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U.S. NUCLEAR REGULATORY COMMISSION INC FOIA REQUEST NUMBER(S)

RESPONSE TO FREEDOM OF INFORMATION ACT (FOIA) REQUEST FOIA - 93-230 RESPONSE TYPE

DATE

JUN 2 4 1993

MEGA	Bill Lambrecht							
	PART IAGENCY RECORDS RELEASED OR NOT LOCATED (See checked boxes)							
	No agency records subject to the request have been located.							
	No additional agency records subject to the request have been located.							
	Requested records are available through another public distribution program. See Comments section,							
ХХ	Agency records subject to the request that are identified in Appendix(es) H are already available for public inspection and copying at the NRC Public Document Room, 2120 L Street, N.W., Washington, DC.							
	Agency records subject to the request that are identified in Appendix(es) are being made available for public inspection and copying at the NRC Public Document Room, 2120 L Street, N.W., Washington, DC, in a folder under this FDIA number.							
	The nonproprietary version of the proposal(s) that you agreed to accept in a telephone conversation with a member of my staff is now being made available for public inspection and copying at the NRC Public Document Room, 2120 L Street, N.W., Washington, DC, in a folder under this FOIA number.							
	Agency records subject to the request that are identified in Appendix(es) may be inspected and copied at the NRC Local Public Document Room identified in the Comments section.							
	Enclosed is information on how you may obtain access to and the charges for copying records located at the NRC Public Document Room, 2120 L Street, N.W., Washington, DC.							
XX	Agency records subject to the request are enclosed. *							
	Records subject to the request have been referred to another Federal agency(ies) for review and direct response to you.							
	Fees							
	You will be billed by the NRC for fees totaling \$							
	You will receive a refund from the NRC in the amount of \$							
	In view of NRC's response to this request, no further action is being taken on appeal letter dated, No							
	PART II. A-INFORMATION WITHHELD FROM PUBLIC DISCLOSURE							
	Certain information in the requested records is being withheld from public disclosure pursuant to the exemptions described in and for the reasons stated in Part II, B, C, and D. Any released portions of the documents for which only part of the record is being withheld are being made available for public inspection and copying in the NRC Public Document Room, 2120 L Street, N.W., Washington, DC in a folder under this FCIA number.							
COMI	MENTS							

*The agency record subject to your FOIA request that is identified on the enclosed Appendix H is enclosed.

The NRC is continuing to review documents subject to your request. We will notify you upon completion of the review.

9404050217 930624 PDR FDIA LAMBREC93-230 PDR SIGNATURE DIRECTOR, DIVISION OF FREEDOM OF INFORMATION AND PUBLICATIONS SERVICES mu Ters

Re: FOIA-93-230

APPENDIX H

1.00

DOCUMENTS ALREADY IN THE PDR

NUMBER	DATE	DESCRIPTION
1.	03/06/92	Inspection Report 99901226/91-01 - Technical Issues Related to Thermo-Lag Fire Barrier System (19 pages) PDR Accession No. 9204060146

ST.LOUIS POST-DISPATCH

1701 PENNSYLVANIA AVENUE, N.W. SUITE 550 4/16 WASNINGTON, D.C. 20085 202-298-6880

Bill Lambrecht Washington Correspondent

Donnie H. Grimsley Freedom of Information Office Nuclear Regulatory Commission

FREEDOM OF INFORMATION ACT REQUEST FOITA-93-230 Rec & 4-21-93

295.6880

Dear Mr. Grimsley;

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I write to make a Freedom of Information request on behalf of the St. Louis Post-Dispatch. We have done articles about Thermal Science Inc., a local company, and it's product Therma-Lag, and we are requesting these documents as part of our research. We also have an ongoing interest in two nuclear plants in our circulation area: Callaway and Clinton.

--We would like to receive copies of findings of violations from inspection reports at Callaway and Clinton in 1993;

-We would like copies of correspondence, memoranda, reports or any information related to Thermal Science's foreign clients, i.e. nuclear plants outside the U.S. to whom the company has sold Therma-Lag;

-We would like to obtain copies of correspondence to or from F.J. Miraglia since Jan. 1990 about Thermal Science or Therma-Lag:

/ - We would like to get copies of correspondence or memoranda to or from David P. Notley since Jan. 1990 about Thermal Science or Therma-Lag; --We would like to receive a copy of a report done by David Taylor here ment Research in the early 1980s related to the use of Therma-Lag by the U.S. Navy; -We are interested in receiving copies of correspondence or

memoranda to or from Conrad E. McCracken of the Plant Systems Branch since July 1992 related to test and acceptance critera for fire endurance testing; $\Omega M - -$ We would like to receive a letter dated February 10, 1993, with enclosures from Chairman Ivan Selin to Rep. John Dingell related to changes in existing fire barrier testing:

If there is anything we can do as far as streamlining our requests or making it easier to obtain documents, please telephone me at our Washington office.

We would ask for immediate attention to our request and we thank you for your consideration.

Sincerely, But hander

ORGANIZATION:

REPORT NO. :

CORRESPONDENCE ADDRESS:

ORGANIZATIONAL CONTACT:

NUCLEAR INDUSTRY ACTIVITY:

INSPECTION CONDUCTED:

SIGNED:

OTHER INSPECTORS:

APPRUVED:

THERMAL SCIENCE, INCORPORATED ST. LOUIS, MISSOURI

99901226/91-01

11.18

Mr. Rubin Feldman, President Thermal Science, Incorporated 2200 Cassens Drive St. Louis, Missouri 63026

Mr. Rubin Foldman, President (314) 349-1233

Thermo-Lag fire barrier materials and related installation training services

December 16-20, 1991

1/6/92 Date

Sake.

Thate

Richard C. Wilson, Team Leader Reactive Inspection Section No. 2 Vendor Inspection Branch (VIB)

Randolph N. Moist, VIB

and 10 CFR Part 50.48

hot

Chrig A. VanDenburgh, Chief Reactive Inspection Section No. 2 Vendor Inspection Branch

INSPECTION BASES:

INSPECTION SCOPE:

To review Thermal Science, Inc.'s program for supplying Thermo-Lag fire Darrier materials and related pervices for fire protection applications in nuclear power plants

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10 CFR Part 21, 10 CFR Part 50, Appendix B

PLANT SITE APPLICABILITY: Numerous.

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1 INSPECTION SUMMARY

1.1 Nonconformances

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1.1.1 Nonconformance 91-01-01 (Open)

Contrary to Criterion V, "Instructions, Procedures, and Drawings," of 10 CFR Part 50, Appendix B, Thermal Science, Inc.'s (TSI's) documented instructions and procedures used for NRC licensee purchase orders invoking 10 CFR Part 50, Appendix B, did not require maximum weight and minimum thickness measurements of prefabricated panels and conduit sections during final inspection (Nonconformance 91-01-01. See Section 3.3 of this report).

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1.1.2 Nonconformance 91-01-02 (Open)

Contrary to Criterion V, "Instructions, Procedures, and Drawings," of 10 CFR Part 50, Appendix B, TSI failed to comply with its documented instructions and procedures when conducting tests intended to qualify fire barriers for commercial nuclear power plants. (Nonconformance 91-01-02. See sections 3.4, 3.5, 3.7, and 3.8 of this report.)

2 STATUS OF PREVIOUS INSPECTION FINDINGS

The NRC had not previously inspected TSI.

I INSPECTION FINDINGS AND OTHER COMMENTS

1.1 Entrance and Exit Meetings

In the entrance meeting on December 16, 1991, the NRC inspectors discussed the scope of the inspection, outlined areas of concern, and established interfaces with TSI's management and staff. In the exit meeting on December 20, 1991, the inspectors discussed their findings and concerns with TSI's management and staff.

1 : inspection Scope

Thi manufactures Thermo-Lag patented heat blocking and fire retaidant materials. Major applications include aerospace, oil drilling, commercial nuclear reactors, and tank cars. The employs between 50 and 100 personnul in a 60,000_square foot building. Commercial nuclear power plant sales grew to about half of Thi's business in the mid-1980s, and have declined to a very low current level. Only the Thermo-Lag 300 product line is nupplied for commercial nuclear plants, usually in the form of panels or pre-cast conduit sleeves and trowelable mastic. The performs on-site training and certification of installation performed provided by the licensees. The also supplies fire



endurance qualification and ampacity derating test reports, and installation procedures manuals.

The NRC inspectors reviewed TSI's program for supplying Thermo-Lag 330 materials and related services both generically and against the requirements of numerous licensee purchase orders. The inspection was restricted to documents and personnel at TSI, and the inspectors did not review any site documents.

2.3 Manufacturing Process

TSI mixes Thermo-Lag 330 material in batches of 20,000 pounds maximum, with 10,000 pounds typical. Material is mixed for specific orders, rather than to maintain an inventory. Tests performed on each batch of material include a drop test and a mandrel bend test which verifies that a thin sample is essenmandrel bend test which verifies that a thin sample is essentially cured within 72 hours at 77°F and 50 percent humidity. The bulk material is loaded into drums or five gallon pails The bulk material is loaded into drums of five dallon pails materials. TSI either ships the containers of material to a plant site, or uses them to fabricate flat panels or preshaped conduit sections.

The panels are cured in a large oven at 120 to 180°F for 15 to 10 days, based on in-process moisture measurements. The measurements are performed on a sample of panels using TSI Test Procedure A-29, Revision O. A moisture content of less than ten _ percent is required. Although the procedure's purpose states that it applies to panel coatings, TSI's QC manager stated that it is used for Thermo-Lag 330 panels. Numerous thickness measit is used after drying and before final QA acceptance testing. High and low spots are corrected.

Minimum thickness limits for panels and conduit sections are 0.500 inch for a one hour fire rated panel and 1.000 inch for a three hour fire rated panel. These thicknesses are intended to provide the minimum mass of material necessary to ensure the fire rating of the panel. Maximum thickness is not usually specified in Purchase Orders (POS) and is not usually certified, even though an overly thick section could affect ampacity deratings. TSI provides customers a weight sheet dated June 7, 1986, with guaranteed maximum weights for prefabricated conduit and panel sections that can be used by the customer for seismic calcufor flat panels are 3.5 lb/ft² for a one hour panel and 7.0 lb/ft² for a three hour panel. Minimum weights <u>are</u> not

Thickness is verified using TSI Test Procedure A-33, Revision 0. Which specifies 18 measurements per panel. Weight is verified using an unnumbered TSI test procedure titled "Panel Weight Determination." Even though TSI performed thickness and weight measurements to TSI test procedures, the NRC inspectors found no procedure requiring performance of the measurements. TSI's president and QC manager stated that they were not aware of any TSI procedure that required that thickness and weight measur ments be performed. These values are important to safety because thin sections may not provide assured fire barrier capability. and overweight sections could exceed cable tray and conduit support capabilities. Criterion V of 10 CFR Part 50, Appendix H requires that activities affecting quality be prescribed by documented instructions or procedures. For safety-related procurements, TSI's failure to specify a requirement for performing thickness and weight measurements is designated as Nonconformance 91-01-01.

TSI's inspector signs off on the maximum weight and minimum thickness verifications on a form titled, "Thermo Lag Prefabricated Panel Q C Form." The material batch number and stress skin lot number are written on the panels and on tags attached to the panel stress skins.

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The NRC inspectors reviewed shipping invoice No. 18802 under Texas Utilities (TU) Generating Co. Purchase Order (PO) No. 665-71871, Supplement 10, dated December 7, 1989, for Thermo-Lag prefabricated panels without the normal stiffener ribs. TSI personnel stated that panels without the ribs are intended for use only when attached to steel structural supports in the plant. where the stiffening capability of the ribs is not needed. No records of other shipments of panels without ribs_were observed by the inspectors.

The NRC inspectors asked about a "cure accelerator." The QA manager advised that an accelerator is available whic. promotes carly mechanical setup and is useful in cold weather. The accelerator actually does not affect drying or curing. Like the Inermo-Lag 330 materials, it is water-based. TSI does not use the accelerator in poured panels, but it can be used in spray or the accelerator in poured panels, but it can be used in spray or trowel applications and has been provided to customers. TSI's QA trowel applications and has been provided to customers. TSI's QA test showed that the accelerator has no adverse effects. TSI test showed that the accelerator has no adverse effects. TSI stated that UL fire tests also showed no problems with the topcoat raterial that TSI provides for weather resistance. The topcoat raterial that TSI provides for weather resistance. The topcoat raterial that the use or effects of the accelerator.

The NFC inspectors asked how the six month shelf life is established for bulk Thermo-Lag 330 material in containers. TSI's QC singler stated that the bulk material's shelf life-starts on the dig the material is shipped to the customer. The policy is to not ranufacture any material with shelf life limitations until a not ranufacture is received. TSI can perform thermograviment is diffusion samples returned by customers to determine if the distignis on samples returned by customers to determine if the raterial is still usable, because the subliming material bas a



relatively low volatility temperature. TSI's Bills of Lading specify that bulk material must be stored above 32°F and below 100°F at all times, and shipments are accompanied by a pail containing a temperature recorder.

The NRC inspectors showed TSI's QA manager paragraph 6.6.6 of TU's Comanche Peak nuclear plant procedure ECC 10.07, Revision 1, dated March 5, 1989, regarding the plant's criteria for repair of surface cracks or pinholes in prefabricated panels. The only criterion listed was for the width of the defect, with no repair required for less than 0.050 inch. Surface patching was specified for larger cracks or holes.' There were no depth or length fied for larger cracks or holes.' There were no depth or length criteria. TSI's QA manager could not provide a basis for this procedure. He indicated that the paragraph needed more context to be meaningful, including the definitions for surface cracks and pinholes. The inspectors did not pursue this matter further.

1.4 Quality Assurance Program .

TSI'S Nuclear Quality Assurance (QA) Program Manual, Revision X, dated January 12, 1987, governed its 10 CFR Part 50, Appendix B, quality assurance program. TSI Quality Control Operating Procedures Manual, Revision X, dated September 22, 1986, implemented and supported the Nuclear Quality Assurance Program Manual. The implementing procedures controlled activities affecting quality during raw materials receiving inspection and the manufacture of the Thermo-Lag 330 materials.

TSI has applied its Nuclear QA program to all Thermo-Lag 330 materials shipped to commercial nuclear power plants, regardless of what QA requirements were specified in the PO or whether the procurement was by the licensee or by another party. TSI personnel stated that the principal improvements related to the nuclear QA program are care of manufacture, records, traceability, and material purity. "Although TSI's procedures make ability, and material purity." Although TSI's procedures make provision for procuring raw materials in accordance with 10 CFR Part 50, Appendix B, TSI personnel stated that all of their procurements have been commercial grade.

The NRC inspectors verified the implementation of TSI's OA program by reviewing selected criteria from 10 CFR Part 50, Appendix B, including nonconforming materials, identification and control of materials, handling, storage and shipping of materials, conof measuring and test equipment, and control of purchased trol of measuring and test equipment, and control of purchased materials. TSI did not manufacture any Thermo-Lag JJU materials during this inspection.

To verify traceability, the NRC inspectors selected batch numbers from TSI Certificates of Conformance (COCs) for selected materials (Thermo-Lag bulk material, prefabricated panels and conduit sections) that were shipped to commercial nuclear power plants. The NRC inspectors traced the batch numbers back to the batch mixes, including the lot numbers of the raw materials used. The NRC inspectors concluded that TSI had adequate quality control records and procedures for demonstrating the traceability of raw materials purchased from suppliers used in manufacturing Thermo-Lag 330 material.

The NRC insperiors selected measuring and test equipment that TSI used to verify the adequacy of the purchased raw materials, batch samples, and finished prefabricated panels (fire endurance test instruments were not reviewed, except as noted in the next paragraph). The inspectors concluded that TSI's calibration program, graph). The inspectors were adequate to perform and document QC records, and procedures were adequate to perform and document the testing. In addition, the NRC inspectors verified that the calibration of measuring and test equipment was traceable to the National Institute of Standards and Technology.

The NRC inspectors briefly addressed the calibration of thermocouples used in American Society for Testing and Materials (ASTM) Standard E 119 fire endurance type qualification tests. The thermocouples that monitor specimen temperature are replaced with each specimen, and new units are obtained with current supplier calibrations. However, the thermocouples that monitor furnace temperatures are never calibrated after installation and TSI has no procedure specifying calibration. Since these chromelalumel thermocouples are exposed to flames reaching about 2000°F and thermocouples are exposed to flames reaching about 2000°F and thermocouples are exposed to flames reaching about 2000°F and thermocouples are considered affecting quality to maintain calibration is questionable. Criterion V of 10 CFR Part 50, Appendix B requires that activities affecting quality be prescribed by decumented instructions or procedures. TSI's failure to maintain calibration of the furnace thermocouples forms a portion of Nonconformance 91-01-02.

The NRC inspectors asked how TSI controls the calibration of its test and measuring equipment at nuclear power stations. The QC manager indicated that TSI has no inspection function or acceptance function at any site; therefore, any TSI test and measuring equipment at a site is not under TSI calibration control.

The NKC inspectors verified that TSI had a nonconformance program in place. In addition, the NRC inspectors reviewed several nonconformance notices and verified that TSI closed the notices on a timely basis and took adequate corrective actions.

The NRC inspectors verified that TSI had 10 CFR Part 21 procudures in place and met the posting requirements of 10 CFR Part 21. No notifications had been submitted to T91's clients. Within the scope reviewed the inspectors did not identify any concerns with TSI's program for satisfying 10 CFR Part 21.

TSI's QA manager stated that about one dozen licensees had audited TSI's QA program. The NRC inspectors reviewed records



of audits that TU performed at TSI between 1982 and 1989. TU's audits did not identify any major concerns with TSI's QA program.

TSI had not audited its material suppliers. TSI obtains commercial COCs and performs infrared spectroscopic analyses on all lots of material purchased for Thermo-Lag 330 use. The NRC inspectors verified that TSI had receiving records, QC reports, and COCs for the lot numbers selected for subliming powder and stress skin procurements. In addition, the NRC inspectors verified that a certified material test report from the mill was in the data package for the lot number selected for the stress skin.

Based on the observations reported above and the file review of POS for six commercial nuclear power plant sites, the NRC inspectors concluded that TSI's QA program for supplying Thermo-Lag 330 material was adequate with the exception of the two nonconformances cited in this inspection report.

3.5 <u>Customer Purchase Order (PO) Requirements</u>

This section of the inspection report addresses PO contractual requirements on TSI as observed by the NRC inspectors, with the exception of the on-site support requirements discussed in the next section. The content of TSI's Certificates of Conformance is also addressed.

The NRC inspectors reviewed records for all of the POs in TSI's files for Thermo-Lag 330 material for the following six commercial nuclear power plant sites:

Callaway Nuclear Power Generating Plant Comanche Peak Steam Electric Station Perry Nuclear Power Plant River Bend Station - 195 Susquehanna Steam Electric Station Washington Nuclear Project, Unit-2 (WNP-2)

Site selection was based primarily on Thermo-Lag site problems reported in NRC Inspection Reports, NRC Information Notices and Licensee Event Reports. The inspectors were also interested in whether different PO QA criteria affected what TSI supplied, and had asked TSI to prepare a list of plants that specified various criteria including 10 CFR Part 50, Appendix B. TSI was unable to complete the list by the end of the inspection, partly because a typical plant file included either numerous POS of numerous PO change orders.

1.5.1 Commercial Grade PO Requirements

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Procurements for the listed plants began between 1981 and 1984. For four plants (all except Comanche Peak and WNP-2) the initial procurements were by the architect-engineer or another contractor to the licensee. By the mid-to-late 1980s all six licensees were procuring directly from TSL. All of the procurements were commercial grade except for Comanche Peak, where all of the POS reviewed (except those for lon-site services) invoked 10 CFR Fart 50, Appendix B.

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The typical PO covered both bulk material and prefabricated panels and conduit sections. Certification that the materials meet specified criteria, sincluding TSI's OA/OC program, was often required. Material certifications are often the value because the qualification type tests covered frabricated installation

the qualification type tests covered fabricated installation designs, not generic materials or the prefabricated panels and conduit sections supplied by TSI. Cother criteria that some Fon specified are identified below in the Coc discussion. The Callaway nuclear plant provided an example of a requirement for material certification of Daniel PO No.: 7186-NS-87593, dated for material certification for Furnishing and Installation of Fire Barrier Materials for the Standardized Nuclear Unit Power Plant The NRC inspectors also obtained a copy of a February 7, 1984.

The NRC inspectors also obtained alcopy of " February 7, 1984. letter to Daniel from TSI Sinational sales manager which stated: letter to Daniel from TSILS national sales manager which stated: "This will advise you that TSILS THERMO-LAG 330 Fire Barrier Materials Systems meets [sic] Tall the prerequisites delineated in the reference specification." The NRC inspectors also noted that the PO invoked no QA requirements on TSI (except repetition of the cited requirement to submit material certification), and that TSI's COC merely certified that the materials "meet TSI's nanufacturing and written quality control specifications." The inspectors reviewed Stonel (Webster Engineering Corp. (NSW) PO No. 12210-30454, dated September 24, 1984, for the River Bend Station. The technical and CA requirements were specified per Station. The technical and CA requirements were specified per station. The technical and CA requirements were specified the state Nonengineered Item Data, Sheet 211.161, which described the materials and specified thickness ranges for prefabricated panels. One hour panels and shapes were to be 1/2 inch -0.00.

panels. One hour panels and shapesivere to be 1/2 inch -0.00 •0.125 inch and three hour to boslyinch -0.00, +0.250 inch. 1.1.0 UPC inspectors observed a TSI COC dated March 14, 1985, clict Cortified only a 1.00 inch minimum thickness for a three hour panel. 2.2.2 Coranche Peak 10 CFR Part 50; Appendix B PO Requirement The SPC inspectors found that POS for, TU (the licensee for co-

ranche Feat) appeared to imposolitwo types of additional reache rents on ISI beyond the scope Jof the typical PO. First, TU's I a



invoked the safety-related QA requirements of 10 CFR Part 50. Appendix B, on TSI's scope. Second, TU's POS imposed a specification which appeared to impact TSI's responsibilities for the applicability of qualification test reports and installation procedures to the plant installations of Thermo-Lag material.

The NRC inspectors reviewed TU PO No. CPF 1557-S, dated April 19. 1982. The PO and its supplements specified materials and technical assistance services for a Thermo-Lag 330 subliming costing envelope system for the Comanche Peak nuclear power plant. The PO specified that all materials and services must be in strict compliance with TU Specification 2323-MS-38H, "Cable Raceway Fite Barriers," Revision 1, dated April 2, 1982, (prepared by Gibbs and Hill, Inc.) and any subsequent revisions. Although the specification is labeled "Non-Nuclear Safety Related QA Program Applicable," the PO specified that "work performed herein shall be performed as applicable in compliance with T.S.I. Inc.'s nuclear quality assurance program manual" as qualified by the licensee. The PO also specified that "services shall be accomplished in accordance with T.S.I. Inc.'s written quality assurance program conforming to the requirements of ANSI [American National Standards Institute Standard] N45.2 [and] locrR50, Appendix B ... as applicable, subject to verification by (TU's) quality assurance department." The PO stated that the provisions of 10 CFR Part 21 may apply.

Specification 2323-MS-38H placed broad requirements on the vendor (and, in some cases, the "vendor/applicator"). Section 3.1.1 defined the vendor/applicator scope to include "the design, furnishing, quality assurance/quality control, and performance testing of all materials and components required for the cable raceway fire barriers." Section 3.3.1 required the vendor to "guarantee the satisfactory material performance, and installation instructions and procedures of all cable raceway fire barrier materials furnished.". Section 3.4.1 invoked (without distinguishing between vendor and vendor/applicator) NRC Branch Technical Position APCSP 9.5.1, which included criteria for the design and qualification of fire barriers.

Section 3.7.1.1 of specification 2323-MS-38H required the vendor to "supply documented tests of product performance referencing the faterials used, the type of installation and the method of application as a basis for meeting the requirements specified herein." Section 3.10.4 requires submittal for approvel of "Certified test results which demonstrate that all fire barrier arrangements have been tested in accordance with the requirements of "the specification. These requirements contribute to the basis for Nonconformance 91-01-02 as defined elsewhere in this inspection report.

The exercised its contractual right to approve documents, as evidenced by a TH letter to TSI dated June 22, 1989, subject



"Notification of Document Status" for PO No. 665-71871, which showed general approval of six Industrial Testing Laboratories, Inc. (ITL) test reports; another test report; two TSI Technical Notes regarding thermal and dynamic loads and ampacity rating; and documents titled, "Determination of Chloride, Fluoride, Sodium and Silicate concentrations in Thermo-Lag 330-1 Subliming Coating," and "Summary of Ampacity Derating Tests." The NRC inspectors noted, however, that TU's letter did not address installation procedures or drawings.

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By reviewing TU source inspection reports, the NRC inspectors verified that TU exercised its contractual right to perform source inspections prior to shipment, although TU sometimes waived that right. TU's source inspections included verification of thickness and weight measurements.

The NRC inspectors reviewed a November 10, 1989, TSI internal memorandum for PO No. 665-71871 to all quality control and production personnel. TSI's QC and production managers issued the memorandum to implement an agreement between TU and TSI to add additional steps to TSI's inspection program. Specifically, in addition to the normal 18-point thickness inspection of prefabricated panels, the memorandum specified additional thickness checks to be made along the panel edges to identify undesirable compressions. The weight of each prefabricated panel would also be recorded by the QC inspector on his acceptance tag (this was normally a go/no go signoff).

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The NRC inspectors found another example of TU invoking Specification 2020-MS-38H. TU's PO No. 8 0029731, dated October 30, 1991, procured safety-related replacement parts from TSI. The PO invoked Pre-Engineered Item Data Sheet / NES0011, which stated in Section 1.2 that "products listed in the purchase order are identical to those products previously tested and supplied in accordance with TU Electric Specification 2323-MS-38H Revision 1."

The NRC inspectors noted that the Comanche Peak site used a Thermo-Lag installation procedure designated as "TU Electric -Generating Division, Engineering and Construction, Construction Department Procedure ECC 10.07, Application of Fire Protection Materials (for example, Revision 3 dated May 5, 1989)." This procedure did not reference any TSI documents, but did reference licensee drawings for Thermo-Lag installation details. Thus, despite the wording of Specification 2020-MS-08H, the NRC inspectors saw no evidence that TU relied upon TSI to guarantee the completeness of TU installation procedures. However, the inspectors did not review site records that might clarify this issue.

1.5.3 Certificates of Conformance (COCs)

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The typical COC stated "this will certify that the materials listed above (or below) under purchase order number _____ meet

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TSI's manufacturing and written quality control specifications." The COC also listed the materials shipped, showing product type, quantity, and batch or lot number; date; bill of lading number; and truckline. Each COC was signed by TSI's manager of quality control. Many COCs named TSI's QA manual and cited a specific controlled copy that had been issued to the customer. For Comanche Peak only, the COCs generally stated that 10 CFR Part 50, Appendix B and ANSI N45.2 applied.

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The NRC inspectors observed numerous variations of the typical COC format. Often the materials were certified as being identical to those that had been qualification-tested (although the tests qualified only specific configurations). Some COCs named specific criterion documents, such as ASTM Standard E 119 and American Nuclear Insurers (ANI) Bulletin 5-79, with words such as, "when used in approved configurations." Additional standards addressed in this manner were ASTM E 84, "Surface Burning Characteristics of Building Materials," ANSI A2-1, and NRC Regulatory Guide (RG) 1.36, "Nonmetallic Thermal Insulation for Austenitic Stainless Steel." Some COCs stated that the requirements of the PO were met. Some stated, under "product description," a 1.00 inch minimum thickness for three hour panels.

TSI also provided some Certificates of Analysis. Those observed covered density, pH, and sometimes leachable chloride content for material batches. TSI's QC manager told the NRC inspectors that TSI discontinued chloride analysis of Thermo-Lag material on November 20, 1989, because the leachable chloride limit never approached the 200 ppm limit specified in RG 1.36. Since that date TSI's COCs and COAs have not specified individual batch chloride tests, and TSI now recommends that customers desiring the analysis obtain it from another source.

3.6 On-Site Responsibilities

3.6.1 Discussions with TSI personnel

TSI usually contracts to perform on-site training of installation and quality control personnel provided by the licensee. TSI informed the NRC inspectors that it does not perform, inspect, or approve installation work. Occasionally, as at the WNP-2 and Comanche Peak plants, TSI personnel have been on-site for cumulative periods of more than a year. TSI's QA manager noted that such extended residence was sometimes the result of a licensee ensuring that a TSI representative would be available for training several groups of craftspersons, and that the representative might perform additional duties such as inventory monitoring. In this regard, the NRC inspector noted in the WNP-2 file an inventory list signed by the representative whose living expenses were billed to the licensee over an extended period.

TSI's QA procedures provide for the position of Manager of Field Service Operations, whose responsibility includes "exercising technical control over product application activities at the client nuclear plant site" (procedure NQAP 3-1, section 3.3.3). TSI's QA manager stated that TSI has never had a field bervice manager.

TSI regards training as a best-effort activity. Although trainees must pass a test, TSI stated that trainee retention is beyond TSI's capability. TSI stated that personnel to be trained are normally experienced in heating, ventilating, and air conditioning (HVAC) installations. Often on newer plants they are the personnel who installed the plant HVAC, penetration seals, and pipe wraps. Although TSI stated that many were journeymen and master craftsmen, TSI does not select the personnel or specify selection criteria.

The documentation of TSI's on-site training is poor. Prior to the inspection TSI provided to the NRC a two-page training outline that contained no installation information, but merely named various applications (such as "prefabricated panel design for junction boxes - installation of one hour fire barrier design"). During the inspection; the TSI QA manager provided a new informal "Applicator Training Program Lesson Plan." In addition to simply naming the applications covered, the new plan also named aspects of each installation (such as "spacing of the wire, banding and fasteners" and "joint filling and sealing"). TSI st 11 provides no written training documentation covering concerr such as those noted in the following paragraphs. The TSI Jition is that the customer's installation procedures, suppremented by hands-on training of customer-selected personnel in the eneral nature of Thermo-Lag 330 installations and the customer's QC inspection of the plant installations, should be sufficient to ensure adequate installation.

TSI routinely supplies customers with TSI Technical Note 20684, "imermo-Lag 330 Fire Barrier System Installation Procedures Manual - Power Generating Plant Applications." The latest version is Revision V, November 1985. This document, and its predecessors, were approved for insurance purposes by ANI. TSI stated that the document has not been revised since ANI suspended its approval activities. However, as a result of discussions with the NRC a new revision is scheduled for issue by January 31. 1992. Examples of planned additions cited by TSI were specifying curing time, redefining how to seal joints and cut the stress skin, and adding a note to wear goggles.

TSI personnel characterized Technical Note 20684 as a generic document, and frequently referred to it as an application guide. TSI stated that architect-engineers or licensees provided the plant-specific installation manuals. TSI might be asked to comment on a plant-specific manual, and would comment on whether a

configuration had been tested. TSI stressed that this would be an opinion, not a responsibility; even if a similar configuration had been tested, analysis would be required. TSI considers Tech-nical Note 20634 to be accurate, and as complete as necessary when supplemented by training of competent crafts personnel. of the state of th

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The NRC had previously informed TSI that Technical Note 20684 did not cover certain important installation characteristics, such as which side of a panel should be scored or V-grooved for bending. when pre-buttering would be necessary for joints, and the maximum allowable thickness of material: - TSI responded that these matters were all covered in hands-on training. During this inspection the inspectors noted a deficiency in Technical Note 20684. The second and third paragraphs of Section 1.0, page 11-2, specifies that scored corners and joints of Thermo-Lag panel sections are to be filled with trowel grade material effer the panel sections are tied or banded around a cable tray. However, at that stage it would be impossible to fill the seams with trowel-grade material. These types of deficiencies alloplant installation configurations that may not be represented by qualification type test specimens.

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3.6.2 PO Requirements for On-Site Responsibilities

The NRC inspectors' review of files for the six plant sites generally supported the position presented by TSI personnel. Pos were non-safety related and contained no QA or QC requirements for on-site work; often the PO specified that site procedures. would govern. Certain POs for Comanche Peak were particularly limiting, containing statements such as "neither TSI nor the TSI loaned employees were providing engineering services in connection with the work of the loaned employees, and TSI had no responsibility or liability for the installation or design of Thermo-Lag material." Some POs specified additional requirements for en-site assistance by TSI, as described below.

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For Comanche Peak, TU PO No. CPF 1557-S, dated April 19, 1982, and its supplements specified both materials and technical assistance. The PO specified compliance with Gibbs and Hill Cc. Specification 2323-MS-38H, "Cable Raceway Fire Barriers," Non-Nuclear Safety Related, Revision 1, dated April 2, 1982, and any subsequent revisions. Paragraph 3.3.1 required the vendor to quarantee satisfactory material performance and installation instructions and procedures for all cable raceway fire barrier Deterials. Paragraph 3.10.4 required the vendor to submit drawings, documents, and procedures with its proposal, for approval.

for WHP-2, PO No. 37115 dated July 28, 1982, specified training services. It also required that the TSI technical service repre-Sentatives "shall assure the raceways coated with Thermo-Lag ment the requirements as previously tested (sample articles) by TSI Inc." It also specified TSI support of the owner's commitments



to ANI with respect to the use of Thermo-Lag materials, and that daily working direction would be provided by the owner's construction manager. There were no QA or QC requirements.

Also for WNP-2, Contract No. C20610, as proposed to TSI in 1986. required TSI "corporate approval of specific configurations of Thermo-Lag application to steel penetrating the fire barrier to assure compliance with tested configurations" and to "perform regular inspections of installation and provide Certificates of Conformance to 'three-hour' fire protection requirements at the completion of installation." TSI's June 10, 1986, letter to WFFSS took the following exceptions: "TSI is not an approving authority for Nuclear Power Generating Plants. TSI will provide, however, a Certificate of Conformance, when required, with regard to compliance of the installed configurations with those previously tested" and "Regular inspections of the installation can be provided by our field service engineer while onsite at WPPSS. A Certificate of Conformance can also be provided to the test configurations following procedures delineated in TSI's Quality Assurance/Quality Control Operating Procedures Manual. After the completion of the installation, additional inspections can also be arranged in accordance with a mutually agreeable schedule and at our standard Field Service Engineering rates." WPPSS's letter to TSI dated June 13, 1986, transmitted an executed original of the contract, and stated that the TSI exceptions were acceptable and TSI's letter would be retained in the contract file along with the unmodified contract. These WSP-2 provisions, if implemented, appear to comprise limited. exceptions to TSI's general policy limiting on-site support.

For Susquehanna, Contract No. 8856-F-56718, dated October 15. 1981, specified that a TSI field service representative would be required on-site for approximately 12 weeks. Schedule A to Technical Services Agreement 8856-FTSA-22, dated November 12, 1981, specified that TSI must "provide all necessary technical and professional services required to support and document the installation of" TSI's Thermo-Lag 330 subliming coating system on electrical raceways in accordance with Bechtel Technical Specification 2856-F-E61, Revi: ion 1, dated November 12, 1981. Schedule A also required TSI to furnish "all personnel and test equipment necessary to document and monitor the application of T.S.1., inspectors noted that Section D.1.(b) of Schedule A identified TSI's 04 program manual as the "application procedures." The only 04 requirements were for TSI's program.

TSI's QA manager stated that TSI did not supervise or perform any quality control functions or installation at Susquehanna. The NPC inspectors found only one invoice, Number FS-104 dated Nover-NPC 15, 1981, for field services; the span was 12 days. Although the invoice did not indicate what services were provided, TSI's GA ranager stated that the service was limited to training on setting up spray equipment and on the proper method of spraying Thermo-Lag on stress skin. The contract also stated under the warranty clause that the buyer assumed all responsibility and risks for proper application, fafety, and use of the material. Pased on this information, the NRC inspectors concluded that TSI's role at the Susquehanna site appeared to be limited to nonsafety related training services.

- 1 Hardandirie For Callaway, PO No. 7186-NS-87593, dated February 7, 1984, from Daniel International Corp. specified field services, with no QA or QC requirements. Daniel wasithe construction contractor, although documents indicated that Thermo-Lag installation was actually performed by Owen-Corning Fiberglas Corp., Power and Process Contracting Services. TSI furnished an insta lation procedure, TSI Technical Note 11266 titled "Installation Procedures for the 'Ready Access Designs' of the Thermo-Lag 300-1 Subliming Fire Barrier Systems" to Union Electric Co. (the licensee) as a quide for use in installing Thermo-Lag materials at the Calibra, plant. Bechtel (the architect-engineer) personnel changed the TGI Sconnical Note number from 11266 to C-1001 and made noterous pen and ink changes in the procedure. Daniel Field Change Pequest (FCR) No. 2FC-3247-E, incorporated a marked copy of the technica, note which had been reviewed and signed by TSI's QA manager on March 19, 1984. Bechtel indicated their review and approval on March 20, 1984, by initialing the changes in the application guide and the approval block of the FCR. TSI'S QA ranager stated that TSI's role in producing this plant-specific installation manual remained advisory, and TSI did not assure responsibility for the manual's application, as described above int dra

Based on the file reviews and discussions with TSI personnel reported above, the NRC inspectors concluded that TSI appeared to satisfy its contractual requirements for on-site support at the connercial nuclear power plants reviewed during the inspection. However, the support actually provided, as described by TSI. essentially placed full installation responsibility on the licensee and its contractors. TSI clearly resisted customer attempts to increase TSI's role.

TSI's installation guide lacked considerable detail necessar; for installation; TSI stated that it accepted only an advisory role in applying qualification tests to plant installations; the content of training provided by TSI was not documented; TSI had no prerequisites for the selection of installation or site inspection personnel; and TSI did not appear to be involved in deterrining if the inspection personnel received any training. That TSI did not appear to exercise control over installed Inerno-law 310 fire protection systems except for the material itself.

3.7 Qualification Type Testing May SPATES

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ASTN E 119 fire endurance qualification type tests have feen performed on several Thermo-Lag 330 installation designs at and elsewhere. This inspection only addressed testing at 111 which is performed under the observation of Industrial Jestini Laboratories, Inc. (ITL) as addressed in Section J.B of this inspection report. The NRC inspectors did not witness any qualification testing. TSI personnel described test prepare tions as follows.

Either the customer (licensee or architect-engineer) or : prepares the test plan. TSI and the customer also deterrine the general design of the test specimen and the location of there couples. The test plan does not give full details of the test specimen construction; as-built information may be sketched in the daily work sheets for the test. TSI personnel stated that prior to 1986 ANI approved the test plans, witnessed the test specimen construction and installation, witnessed performance of the tests, and approved the test report for insurance purpose Customers have also witnessed testing.

The test specimen is assembled by a TSI crew of manufacturing personnel assigned to the test, using materials selected from the CA-approved inventory (which normally is quite shall, since has terials are basically mixed and fabricated to order). No attern is rade to select worst-case or other specific characteristics TSI Loilds the test specimens in a small area near the test furnace. TSI maintains current calibrations of data logging contraments, as described in the QA program section of this inspection report (section 3.4). TSI has two furnaces. Usually the latter and tetter-instrumented furnace is used for nuclear tester

Section 3.8 of this inspection report describes the NFC anopect tor's review of two qualification test reports, dated 1987 and 1990. Neither test plan fully described the design of the test specimen. For example, only a few dimensions were specified, due filling of joints was not described in detail. Sore, but not all, of the omitted information was provided in as-built specires. descriptions in the daily record sheets appended to the test report. Criterion V of 10 CFR Part 50, Appendix B requires that activities affecting quality be prescribed by documented instances tions or procedures. For safety-related procurements, 111 failure to adequately specify specimen construction in the dataification test plans forms a portion of Noncon or analysis .

Thi biso has performed ampacity derating tasts. The curtishe designed the tests and supplied the cable samples in the professed aspectly derating calculations, but under a process contract from Gulf States Utilities is arranging for it. of a state of the factors them.

TSI maintains a complete set of geal fication type test reports, both ITL and others, arranged chronologically in a file calinet. Industrial Testing Laborator's Role

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TSI has stated that several ASTM_E119 type qualification tests of Thermo-Lag installation design specimens have been conducted under the independent auspices of Industrial Testing Laborate-ries, Inc. (ITL) of St. Louis. For example, a TSI document titled "Synopsis on the Thermo-Lag 330 Fire Barrier System for Power Generating Plant Applications, 10 February 1987," summa-rizes and references various tests in Itimakes the following statement regarding fire[endurance tests]on page two: "The area tests were performed under the supervision and total control of is a control regarding fire endurance tests on page two fire fire fire interactions and total control of an ANI accepted third party, findependent testing laboratory, industrial Testing Laboratories, findependent test in order to assess the scope of fITL's efforts, the NEC inspector interviewed an ITL representative (approfessional engineer) to assess the scope of fitte score interviewed and ITL representative (approfessional engineer).

In order to assess the scope of fITL's efforts, the NRC inspectur interviewed an ITL representative (a) professional engineer) to gether with TSI's president SAlthough it has not performed 1.19 barrier endurance tests, ITL has conducted numerous tests, is cluding flame tests, for a wide variety of customers. ITL first tested Thermo-Lag material for aerospace applications in the lare 1950s. ITL is listed on TSI stapproved Vendor List based on per-formance history, with no record of an audit. Criterion V of 10 CFR Part 50, Appendix B requires that activities affecting guality be prescribed by documented instructions or procedures for safety-related procurements, TSI stailure to audit ITL form a portion of Nonconformance 91-01-02 for the The TSI president stated that STSI has an oral agreement with ITL

The TS1 president stated that TS1 has an oral agreement with IT1 that specifies rates but not work scope of Criterion V of 10 CFk Part 50, Appendix B requires that factivities affecting quality to prescribed by documented instructions or procedures. For saletyrelated procurements, TSI's failure to contractually specify ITL's role in fire endurance qualification tests forms a portion of Nonconformance 91-01-02.1 ITL does not participate in preparation or approval of the test

plan, the design of the test specimen, or the location of there. couples. ITL does not witnessithe construction of the test specimens, and at TSI's option may or may not witness installa-tion of the specimen into the furnace. The ITL representative stated that he does not compare the test specifien dimension the test plan or daily workisheets. TITL also does not rear a calibration records for theitest instrumentation. STAR PRESERVE

IT is role is observing the actual performance of the test ITL representative stated that ho reviews the criteria decurses including the test plan, discusses the text with the test course views to ensure understanding Witnesses performance of the te



signs the daily work sheets, and collects and issues the raw data to ITL. TSI, and TSI's customer. The ITL representative stated that his role in the test ended with issuing the raw data; his function was to witness the test and verify that it was conducted as it was supposed to be, according to the test plan and other criteria documents. He was neveral involved in issuing a test report. TSI's president stated that TSI writes the test report text, types the report including the raw/data, and obtains its customer's approval. The report is then given to ITL for what was described as a minimal review, and issued by ITL. The NRC inspector questioned the ITL representative and TSI's president concerning a 1990 fire endurance test that had been observed by the ITL representative interviewed. The inspector

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The NRC inspector questioned the ITL representative and faith president concerning a 1990 fire endurance test that had been observed by the ITL representative interviewed. The inspector noted that the raw data package highlighted an out-of-limit temperature that was not correspondingly emphasized in the draft test report (the actual number was fincluded in the typed tratut its significance was not noted there). The ITL representative stated that his activities would not include such a comparison. TSI's president stated that the draft report and corrected before issue.

In reviewing a typical firefendurance test report, ITL Report No. 87-5-76 dated June 1987, Tthe NRC inspector commented that the report's appearance suggested that ITL's role may have been greater than it really was Stroffexample, the cover sheet bears ITL's name and logo, but not TSI's The title page is similar. except that it does identify TSI by name and address as the "test location." It also bears an ITL disclaimer concerning the use of the report, and the only approvals ignature is that of ITL's director. A reader would not xnow that the report had actually been written and typed by TSI, for that ITL's role in the test was essentially limited to witnessing data acquisition. The ITL representative and TSI president did not dispute these cornents. The inspectors found only one requirement for test laboratory

The inspectors found only one requirement for test laboratory independence in the files reviewed during the inspection. TU PO No. CPF 1557-S invoked Gibbs 5 Hill Specification 2323-MS-38H, Revision 1, which stated in section 3.7.2.1 that "fire and hose stream tests shall be performed and documented by a recognized independent testing laboratory." The specification in section 1.4.1.4(b) also invoked NRC Branch Technical Position AFCSF 5.5.1, which defines a fire barrier rating in hours as established by a nationally recognized, testing laboratory. The fire inspectors were unable to determine an NRC requirement was actually violated in this regard. Withowever, the inspectors beinca that the appearance of the testireports and the representation of the as ITL reports could be misunderstood by users.

3.9 <u>Conclusions</u>

Section 3.3 of this report cites Nonconformance 91-01-01 concerning TSI's failure to procedurally require minimum thiernes and maximum weight measurements for prefabricated, safety-relater panels and conduit sections. Sections 3.5, 3.7, and 3.6 provide a basis for Nonconformance 91-01-02 involving TSI's failure to adequately control qualification testing for NRC licensees such as Texas Utilities, as identified in section 3.5.2.

Based on the file reviews and discussions with TSI personnel inported above, the inspectors found no other violations of NS. requirements for supplying materials and qualification docurentition to commercial nuclear power plants. However, the import were also concerned by the limited scope of installation supporthat TSI provides to its customers, as discussed in Section 1.

4 PERSONNEL CONTACTED

Thermal Science, Inc.:

- R. Feldman, President
 - . R. A. Lohman, Manager, Quality Assurance
 - . B. E. Evans, Manager, Quality Control
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К.	S.	West,	Senior Project Manad	ger

Attended the entrance meeting on December 16, 1991
Attended the exit meeting on December 20, 1991

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