

UNITED STATES NUCLEAR REGULATORY COMMISSION WASHINGTON, D. C. 20555

SAFETY EVALUATION BY THE OFFICE OF SPECIAL PROJECTS

EMPLOYEE CONCERN ELEMENT REPORT 24300

"INADEQUATE DIESEL GENERATOR MARGINS"

TENNESSEE VALLEY AUTHORITY

SEQUOYAH NUCLEAR PLANT, UNITS 1 AND 2

DOCKET NOS. 50-327 AND 50-328

I. SUBJECT

Category: Engineering (20,000) Subcategory: Diesel Design Margins (24300) Element: Inadequate Diesel Generator Margins (24300) Employee Concern: XX-85-122-006, 007 WI-85-100-002 I-85-132-SQN-01 XX-85-122-030, 031, 032 WI-85-100-010

The basis for Element Report 24300, Revision 1, prepared January 5, 1987 is several employee concerns.

One concern states, "Diesel generator margins are inadequate. TVA has added diesel generators to Browns Ferry, Sequoyah and Watts Bar. Each time a question is raised, TVA must conduct another study. TVA adds diesel generators without upgrading licensing documents." Another concern states, "Inadequate management of control of status listing of AC and DC electrical loads including diesel generator loads. This involves inadequate control of, or preparation of, calculations for loads, and inadequate management and control of load margins, including electrical loads and mechanical loads (heat, BHP, etc.) that translate into electrical loads."

II. SUMMARY OF ISSUE

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The employee concern raises issues regarding the adequacy of diesel generators and the adequacy of all TVA electrical calculations in general. A TVA evaluation panel reviewed the employee concerns. Sargent and Lundy and Gilbert/Commonwealth assisted TVA in reviewing the employee concerns. The TVA panel found:

a. Licensing documents describing the fifth diesel generator did not exist.

b. Documentation of diesel loads and margin did not exist.

31 9. Electrical calculations were prepared informally and not maintained.

III. EVALUATION

NRC and its consultant, SAIC, evaluated this concern. The NRC evaluation of electrical calculations is presented in detail in the SER which addresses employee concern Element Report 21301. The programmatic inadequacy with regard to preparation and control of calculation has been addressed in Element Report 20502. TVA has verified all diesel generator loads and has reanalyzed diesel loads and verified all calculational assumptions. TVA has also committed to identifying several long term loads that may be tripped to keep the long term loading within the diesel generator's steady state capability. TVA presented this information to NRC during a March 26, 1987 meeting. TVA has committed to incorporate these operator actions into the operating procedures. Currently, the calculation for the Unit 2 diesel generator operation assumes that Unit 1 is in cold shutdown. The calculation must be revised to address two unit operation in the future. The review of the diesel generator loads and margins is being addressed in a separate SER on electrical calculations.

IV. CONCLUSION

Based on our review, we find that the employee concern was valid and that the TVA's investigation, evaluation and the corrective actions plan to resolve the employee concern as described in EN-24300-SQN, Rev. 1, acceptable and believe that implementation of these corrective actions will close the issue for Unit 2 restart. However, the calculation for operating procedure for two unit operation should be reviewed by TVA before the two unit operation is approved by NRC. The NRC staff will issue a separate SER under electrical calculation review to address the diesel generator loading and margin issue.

SEQUOYAH NUCLEAR POWER PLANT, UNITS 1 & 2 SAFETY EVALUATION REPORT FOR EMPLOYEE CONCERNS ELEMENT REPORT MC-40206 "MATERIALS AS IT RELATES TO PURCHASING AND REQUISITION"

I. Subject

Category: Materials Control (40000)

Subcategory: Purchasing and Requisitioning (40200)

Element: Materials as it Relates to Purchasing and Requisition (40206)

Employee Concern: WI-85-053-011

The basis for Element Report MC-40206, Rev. 2, dated October 21, 1986 is Watts Bar Employee Concern WI-85-053-011 which states:

"Materials are received at WBNP from other TVA sites with complete documentation, however, these other sites are not on the WBNP vendor list. This was also found during the June 1985 ASME survey. Details known to QTC, withheld due to confidentiality. Construction depth concern. CI has no further information."

This concern was evaluated by TVA as potentially nuclear safety-related and potentially applicable to Sequoyah (generic).

II. Summary of Issue

The problem defined by TVA is that other TVA sites are not on the approved vendors list for supplying materials to Sequoyah. This literal interpretation of the concerned individual's (CI's) statement implies a procedural, rather than a hardware problem. Since the CI stated that documentation for transferred materials was complete, this analysis of the problem is probably accurate. However, the underlying question of the adequacy of transferred material must also be addressed.

III. Evaluation

TVA's investigation of the concern traced the criteria for their procurement QA program from 10 CFR 50 Appendix B through Regulatory Guide 1.123 and ANSI Standard N45.2.13 to Sequoyah Administration Instruction AI-11, which defines responsibility for receipt inspections. TVA personnel performed employee interviews and reviewed Nonconformance Reports (NCRs) and audit reports to determine if problems had been identified at Sequoyah in materials supplied from other TVA sites. The TVA evaluators concluded that although the TVA sites are not on the Acceptable Suppliers List (ASL), a program is in place to ensure that adequate technical and QA requirements are met on items transferred from other TVA sites. They also concluded that there was no evidence (NRCs, audit findings) of failure to meet these requirements. The TVA evaluators therefore concluded that no problem existed at Sequoyah and no corrective action is required.

IV. Conclusion

The NRC staff believes that TVA investigation of the concern was adequate, and their resolution of the concern as described in Element Report MC-40206 Rev. 2 is acceptable. A recent NRC inspection of procurement at Sequoyah (September 15-19, 1986 and September 29 - October 3, 1986) determined that AI-11 was deficient in some respects and would, by itself, not necessarily ensure the quality of transferred materials. However, no evidence of hardware deficiencies resulting from TVA plants not being on the ASL for previously transferred materials was identified during this inspection. SEQUOYAH NUCLEAR POWER PLANT, UNITS 1 AND 2 SAFETY EVALUATION REPORT FOR EMPLOYEE CONCERNS ELEMENT REPORT MC-40301-SQN "VALVE SUBSTITUTION AS RELATED TO MATERIAL CONTROL"

I. Subject

Category: Materials Control (40000)

Subcategory: Installation (40300)

Element: Valve Substitution as Related to Material Control (40301)

Employee Concern: EX-85-181-001

The basis for Element Report MC-40301-SQN, Revision 2, dated October 31, 1986, is Employee Concern EX-85-181-001 which states:

"On valve inspection (Test 70), Quality Control (QC) verifies the proper valve by the mark number tag which is installed by the warehouse or vendor and is often just a paper or metal tag which can be removed or replaced by anyone. If the valve has been substituted from what the drawing lists, the bill of materials does not properly reflect the change. No paperwork is provided to Watts Bar engineering to document that it is an acceptable replacement. Many substitutes have come from Hartsville, Phipps Bend, and Yellow Creek are a different type than what the drawing calls for. Check Unit 2, R1, Steam Generator Blowdown System, as an example."

The portion of the above quote that is generically responded to by the Element Report is the segment of the quote as follows: "If the valve has ... is an acceptable replacement." The remainder of the concern is addressed in Material Control Subcatagories, Purchasing and Requisitioning (MC-40200) and Material Identification (MC-40500), as stated by this Element Report.

This segment of the concern was evaluated by TVA as potentially nuclear safety-related and potentially generic to Sequoyah.

II. Summary of Issue

The issue defined by TVA is that valves may have been substituted from what the drawing requires without documenting the substitution, and the bills of materials were not revised to show the change.

III. Evaluation

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TVA personnel interviewed personnel involved with valve installation during the construction phase at SQN, reviewed construction procedures related to valve installation. reviewed a sample of the 47W drawings, and reviewed construction valve documentation for 200 valves to determine if valve substitution was a standard practical SQN during construction.

The TVA evaluation concluded that during the construction phase of SQN, the valve installation program maintained adequate control of valve substitutions.

The NRC inspector interviewed the Employee Concern Task Group (ECTG) investigator who wrote the Element Report of January 7, 1987. The NRC inspector reviewed the ECTG documentation package which was collected during the TVA investigation. A pertinent fact, that was not clearly pointed out in the Element Report, is that the Watts Bar valve installation program is different from the program at Sequoyah. The program at Sequoyah is simpler and the means of valve installation verification is more definitive.

The NRC inspector cross-checked the conclusion of the Report by inspecting a sample of safety-related valves and verified them to be as indicated on plant drawings, and by checking the output of several programs which were performed by independent TVA groups or contractors which could indicate improper valve substitutions. No indications refuted the Report findings.

IV. Conclusions

The NRC staff believes that the TVA investigation of the portion of the concern addressed in the subject report was adequate, and that their resolution of the concern as described in Element Report MC-40301-SQN, Revision 2, is acceptable.

SEQUOYAH NUCLEAR POWER PLANT, UNITS 1 AND 2 SAFETY EVALUATION REPORT FOR EMPLOYEE CONCERNS ELEMENT REPORT MC-40302-SQN "VALVE (CRACKED) AS RELATED TO MATERIAL CONTROL"

I. Subject

Category: Materials Control (40000)

Subcategory: Installation (40300)

Element: Valve (Cracked) as Related to Material Control (40302)

Employee Concern: PH-85-035-002

The basis for Element Report MC-40302-SQN, Revision 4, dated December 5, 1986, is Watts Bar Employee Concern PH-85-035-002 which states:

"The 3" SS valve located on the top of the pressurizer in Unit 1/system 68 has a lamination crack running through the valve body into the weld zone on weld upstream from valve."

This concern was evaluated by TVA as potentially nuclear safety-related and potentially applicable to Sequoyah.

II. Summary of Issue

The perceived problem that this report addresses is that one of the 3-inch valves in the top of the Unit 2 pressurizer at Sequoyah (SON) was previously installed in the same area in Unit 1 at Watts Bar Nuclear (WBN), and that one of these valves at WBN is alleged to have a crack or lamination in the valve body that runs into the weld area. The subject valve was identified during the evaluation at WBN to be serial number 1983-3, manufactured by Target Rock Corporation.

III. Evaluation

TVA personnel visually examined spare valve (Serial Number 1985-10) for cracks or laminations and none were found. This valve was then placed in service replacing the subject valve (Serial Number 1983-3). The subject valve received a visual inspection of the interior and exterior of the valve body by a TVA nondestructive examination (NDE) Level II inspector. No indications of cracks or laminations were found in the weld areas. However, there was an elliptical shaped indication on the interior surface of the outlet side of the valve body adjacent to the indicator tube. This was further evaluated by a Level III NDE inspector and determined not to be a crack, but the specific nature of the indication and the valve's suitability for service was not determined by this inspection (note: this valve was no longer installed). The indication identified was also present in the valves that were examined at WBN. The indications in the valves at WBN were evaluated and determined to be inherent to the manufacturing process and not detrimental to the safe operation of the valves. The inspections performed by TVA were documented on work requests.

The TVA evaluation concluded that the indication found in the valve is not in the weld area as stated in the perceived problem, and this indication is inherent of the manufacturing process for these valves and not a crack or lamination. Therefore the concern is not valid. The TVA evaluation also concluded that there was no criterion to determine the acceptability of this particular value for use, and this needed to be addressed by line management.

The NRC inspector contacted the Employee Concerns Task Group (ECTG) about the concern. The ECTG stated that the spare valve (serial 1985-10) installed in Unit 2 at Sequoyah had no such indication from the manufacturing process due to the fact that Target Rock had changed its process in the two-year span separating the valves' construction. Target Rock representatives had inspected the subject valves at the site. ECTG personnel had also been present during the valve inspections. Target Rock is providing a letter regarding the possible presence of the indications, which will become a part of the purchase order specification for future receipt inspections of procured valves of the subject valves' type.

IV. Conclusions

The NRC staff believes that TVA investigation of the concern was adequate and their resolution of the concern as described in Element Report MC-40302-SQN, Revision 4, is acceptable.

SEQUOYAH NUCLEAR POWER PLANT, UNITS 1 AND 2 SAFETY EVALUATION REPORT FOR EMPLOYEE CONCERNS ELEMENT REPORT MC-40307-SQN "SCRAPPED MATERIAL AS RELATED TO MATERIAL CONTROL"

I. Subject

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Category: Materials Control (4000C)

Subcategory: Installation (40300)

Element: Scrapped Material as Related to Material Control (40307)

Employee Concern: SQP-5-004-003

Part of the basis for Element Report MC-40307-SQN, Revision 2, dated October 31, 1986, is Employee Concern SQP-5-004-003 which states:

"SEQUOYAH: New material has been ordered scrapped by a supervisor and later retrieved by a different group. This could represent a lack of control regarding scrapped material."

The Nuclear Safety Review Staff (NSRS) obtained additional information from the Employee Response Team follow-up group, which further specified the concern to be that the concerned individual (CI) had noticed new fittings still in the manufacturer's plastic bags, in a garbage pile next to a warehouse in November 1985. These fittings were picked up by someone from another plant organization the following week. The CI assumes that the fittings were later used somewhere in the plant but is unsure what happened to these fittings after they were picked up/retrieved from the garbage pile.

Additionally, the Element Report identified five Watts Bar concerns which were made generic to Sequoyah; the concerns were IN-85-291-001, IN-85-339-002, IN-85-624-003, PH-85-003-009, and WI-85-091-014. The report summarized the combined concerns (SQN and WBN) as follows:

"The perceived problem, as stated in the concerns that this report addresses, is that material that had been scrapped was retrieved from the scrap pile and used in permanent plant installations."

These concerns were evaluated by TVA as potentially nuclear safety-related and both potentially and specifically applicable to Sequoyah.

II. Summary of Issue

The problem defined by TVA is summarily stated in the last quote above. The specific Watts Bar material (from WBN concern descriptions) supposedly used after being scrapped, included: general scrap, valves, snubbers, pipe, and hanger material. The specific Sequoyah concern is stated above. In all of the concerns, no specific end use was identified for the scrap material. The scrap material was not identified as being safety-related.

The use of non-safety-related material in a safety-related application, the use of safety-related material in the wrong application, and the use of safety-related material that had degraded in improper storage would be the primary regulatory considerations. Due to the Watts Bar concerns which were made generic to Sequoyah, the time frame for consideration in the Element Report was assumed from construction to the time of the investigation (1986).

III. Evaluation

The Sequoyah specific concern (SQP-5-004-003) was addressed by NSRS Report I-86-164-SQN as noted in the Element Report. The concern was recent enough that the actual events could be reconstructed. The scrapped material was not utilized in the plant. The Element Report recognized that NSRS Report should have identified corrective action which was specified in the Element Report.

The Element Report identified that there were no procedural controls for scrap during the construction phase and that some problems exist in current procedures.

The Element Report appears to have adequately covered the area of concern for current site activities. The Employee Concern Task Group (ECTG) that generated the report utilized personnel observation, interviews, and program review to evaluate the concern. Via the site staff, ECTG obtained corrective action on programmatic scrap material problems. As stated in the report, these problems had not caused scrap to be misused.

The Element Report utilized interviews as the means of evaluating scrap use during the construction period. With regard to interviews of TVA construction personnel, the report states:

"During the construction phase of Sequoyah (SQN), material was on occasion scrapped by mistake, its traceability maintained, and therefore retrieved for installation at a later time. However, no specific items could be identified."

The report did not state the number or types of personnel interviewed by ECTG.

The NRC staff met with the ECTG investigator on January 7, 1987, to discuss the subject Element Report. The NRC inspector reviewed the supportive evaluation package for the report. The NRC inspector determined that misuse of scrap material during the construction period was probably the most difficult part of the concern to resolve, and aside from destructive sampling or nondestructive sampling of material, the interview method was the most useful tool available. From the discussion with the ECTG investigator and review of support documentation, the NRC inspector determined more information on the ECTG interviews with TVA personnel regarding scrap use during plant construction. The interview results appear satisfactory with the possible exception of the small number of TVA Quality Control (QC) inspectors interviewed. This oversight appeared to be one of personnel availability at the time of the ECTG evaluation. QC inspectors are, and were responsible for verification of material at installation. The ECTG investigator had interviewed mainly engineering staff who, under the TVA system, were responsible for material release.

The NRC inspector interviewed three additional construction period QC inspectors during January 8 and 9, 1987, at Sequoyah. The QC inspectors interviewed corroborated the results of the Element Report. Two were emphatic about scrap not being used and the third could not remember any specific misuse of scrap. Although there were no procedures during construction regarding reuse of scrap, the QC inspectors stated that it was and is, common knowledge as to what is required for safety-related installations.

IV. Conclusion

The NRC stuff believes that TVA investigation of the concern was adequate and that their resolution of the concern as described in Element Report MC-40307-SQN, Revision 2, is acceptable.