50-443



UNITED STATES NUCLEAR REGULATORY COMMISSION

WASHINGTON, D.C. 20555-0001

August 13, 1999

Mr. Ted C. Feigenbaum Executive Vice President and Chief Nuclear Officer North Atlantic Energy Service Corporation c/o Mr. James M. Peschel P.O. Box 300 Seabrook, NH 03874

SUBJECT: CLOSURE OF TAC NO. MA0571 - RESPONSES TO THE REQUESTS FOR ADDITIONAL INFORMATION TO GENERIC LETTER 92-01, REVISION 1, SUPPLEMENT 1, "REACTOR VESSEL STRUCTURAL INTEGRITY," FOR SEABROOK STATION, UNIT NO. 1

Dear Mr. Feigenbaum:

On May 19, 1995, the U.S. Nuclear Regulatory Commission (NRC) issued Generic Letter 92-01, Revision 1, Supplement 1 (GL 92-01, Rev. 1, Supp. 1), "Reactor Vessel Structural Integrity," to holders of nuclear operating licenses. In issuing the GL the staff required addressees of the GL to:

- (1) Identify, collect, and report any new data pertinent to the analysis of structural integrity of the reactor pressure vessels (RPVs) at their nuclear plants, and
- (2) To assess the impact of that data on their RPV integrity analyses relative to the requirements of Sections 50.60 and 50.61 to Part 50 of Title 10 of the Code of Federal Regulations (10 CFR 50.60 and 10 CFR 50.61), and to the requirements of Appendices G and H to Part 50 of Title 10 of the Code of Federal Regulations (Appendices G and H to 10 CFR Part 50).

On August 21, 1995, you submitted your initial response to GL 92-01, Rev. 1, Supp. 1 and provided the requested information relative to the structural integrity assessment for the Seabrook Station. The staff evaluated your response to GL 92-01, Rev. 1, Supp. 1, and provided its conclusion relative to your response on August 12, 1996. However, since the time of the staff's closure letter, the Combustion Engineering (CE) Owners Group and the Babcock and Wilcox (B&W) Owners Group have each submitted additional data regarding the alloying chemistries of beltline welds in CE and B&W fabricated vessels. The additional alloying data were submitted in Topical Reports CE NPSD-1039, Revision 2, CE NPSD-1119, Revision 1, for CE fabricated RPV welds, and BAW-2325, Revision 1, for B&W fabricated RPV welds. In addition, Chicago Bridge and Iron (CB&I) BWR data were submitted in Topical Report BWRVIP-46. As a result of the efforts by CE and B&W, the staff determined that additional information was necessary relative to the structural integrity assessments for your plants. On March 31, 1998, the staff issued a request for additional information (RAI) in regard to the alloying chemistries of beltline welds, your assessment of surveillance data for your facility, pressure-temperature (P-T) limits, and pressurized thermal shock (PTS) assessment for the

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## T. Feigenbaum

Seabrook Station. In general, with respect to the contents of the RAI, the staff requested that you reassess the alloying chemistries for the beltline welds and RPV surveillance welds relative to the chemistries provided in the applicable topical report, and provide the impact of any changes to the best-estimate chemistries for your beltline RPV welds on the structural integrity assessments for your facility relative to the requirements of 10 CFR 50.60, 10 CFR 50.61, and Appendices G and H to 10 CFR Part 50, as applicable to the licensing basis for your plant.

You provided your responses to the staff's RAIs for the Seabrook Station on June 24 and October 15, 1998, and January 18, 1999. As a result of the staff's review of your responses to GL 92-01, Revision 1; GL 92-01, Rev. 1, Supp. 1; and the Supp. 1 RAIs, the staff has revised the information in the Reactor Vessel Integrity Database (RVID) and is releasing it as RVID Version 2.

The new database diskettes are posted on the world-wide-web at a location which is linked to the NRC home page (http://www.nrc.gov/NRR/RVID/index.html). We recommend that you review this information. If the staff does not receive comments by September 1, 1999, we will assume that the data entered into the RVID are acceptable for your plant. No additional information is necessary with regard to the structural integrity assessments. Future submittals on P-T limits, PTS (only applicable to PWRs), or upper shelf energy (USE) should reference the most current information.

This closes the staff's efforts in regard to TAC No MA0571. The staff appreciates your efforts in regard to this matter.

Sincerely,

Harn

Yohn T. Harrison, Project Manager, Section 2 Project Directorate 1 Division of Licensing Project Management Office of Nuclear Reactor Regulation

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Sincerely,

ORIGINAL SIGNED BY:

John T. Harrison, Project Manager, Section 2 Project Directorate I Division of Licensing Project Management Office of Nuclear Reactor Regulation

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NAME	JHarrison SR	TLClark JfC	JCIMord	
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Seabrook Station, Unit No. 1 cc:

Lillian M. Cuoco, Esq. Senior Nuclear Counsel Northeast Utilities Service Company P.O. Box 270 Hartford, CT 06141-0270

Mr. Peter Brann Assistant Attorney General State House, Station #6 Augusta, ME 04333

Resident Inspector U.S. Nuclear Regulatory Commission Seabrook Nuclear Power Station P.O. Box 1149 Seabrook, NH 03874

Jane Spector Federal Energy Regulatory Commission 825 North Capital Street, N.E. Room 8105 Washington, DC 20426

Town of Exeter 10 Front Street Exeter, NH 03823

Regional Administrator, Region I U.S. Nuclear Regulatory Commission 475 Allendale Road King of Prussia, PA 19406

Office of the Attorney General One Ashburton Place 20th Floor Boston, MA 02108

Board of Selectmen Town of Amesbury Town Hall Amesbury, MA 01913

Mr. Dan McEihinney Federal Emergency Management Agency Region I J.W. McCormack P.O. & Courthouse Building, Room 401 Boston, MA 02109 Mr. Peter LaPorte, Director ATTN: James Muckerheide Massachusetts Emergency Management Agency 400 Worcester Road P.O. Box 1496 Framingham, MA 01701-0317

Philip T. McLaughlin, Attorney General
Steven M. Houran, Deputy Attorney
General
33 Capitol Street
Concord, NH 03301

Mr. Woodbury Fogg, Director New Hampshire Office of Emergency Management State Office Park South 107 Pleasant Street Concord, NH 03301

Mr. Roy E. Hickok Nuclear Training Manager Seabrook Station North Atlantic Energy Service Corp. P.O. Box 300 Seabrook, NH 03874

Mr. James M. Peschei Manager of Regulatory Compliance Seabrook Station North Atlantic Energy Service Corp. P.O. Box 300 Seabrook, NH 03874

Mr. W. A. DiProfio Station Director Seabrook Station North Atlantic Energy Service Corporation P.O. Box 300 Seabrook, NH 03874

Mr. Frank W. Getman, Jr. Great Bay Power Corp. Cocheco Falls Millworks 100 Main Street, Suite 201 Dover, NH 03820 Mr. B. D. Kenyon President - Nuclear Group Northeast Utilities Service Group ©.O. Box 128 Waterford, CT 06385

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Mr. David E. Carriere Director, Production Services Canal Electric Company 2421 Cranberry Highway Wareham, MA 02571

Mr. David A. Lochbaum Nuclear Safety Engineer Union of Concerned Scientists 1616 P Street, NW, Suite 310 Washington, DC 20036-1495

Mr. Steve Allen Polestar Applied Technology, Inc. 77 Franklin Street, Suite 507 Boston, MA 02110