

NUCLEAR REGULATORY COMMISSION WASHINGTON, D. C. 20555

October 20, 1987

MEMORANDUM FOR:

Steven A. Varga, Director

Division of Reactor Projects

FROM:

Lawrence Shao, Director

Division of Engineering and Systems Technology

SUBJECT:

ALLEGED BACKFIT CONCERNING TWO STAFF POSITIONS

INVOLVING CONTAINMENT INTEGRATED LEAKAGE RATE TESTING

By letter dated September 1, 1987, Duke Power Company (DPC) asserted that the staff's interpretations of two Appendix J items constituted backfitted requirements as defined by 10 CFR 50.109. The two items were: (1) the staff's reluctance to allow short-duration tests using the Mass-Plot (or Mass Point) analysis method, and (2) the staff's requirement that as-found (Type B and C) leakage be included in Type A test results. The purpose of this letter is to respond to these assertions in accordance with NRR Office Letter No. 52 and NRC Manual Chapter 0514.

We have reviewed the bases provided to support DPC's conclusion that staff's interpretations in the two areas constituted backfits as defined by 10 CFR 50.109. Based on this review, we find that the first item does not meet the criteria outlined in the regulation to define the issue as a backfit issue. For the second item, we find that the staff interpretation was in place before the effective date of the backfit rule. Therefore, the question of backfit is beyond the scope of 10 CFR 50.109 regulation with respect to the second item. In summary, the staff has found that the two items identified in DPC's September 1, 1987 letter (copy enclosed) should not be subjected to the regulatory analysis required for a backfit under 10 CFR 50.109. A discussion of DPC's arguments is presented below.

SHORT-DURATION TESTING USING THE MASS POINT METHOD

The first issue raised by DPC concerns the minimum period of time the Type A integrated leak rate test (ILRT) should be conducted and the test methodology utilized. DPC's assertion is that the staff has supplemented this test time requirement of Appendix J through staff positions which become backfitted requirements when enforced. DPC bases this position on two points: (1) the language in the standard --" those responsible for the acceptance of the containment structure"-- means the licensee and not the NRC; and (2) the NRC's recent unwillingness to accept short duration testing with Mass Point method represents a change in staff position.

The duration is not explicity defined in Appendix J. However, 10 CFR 50, Appendix J, II.D states that the leakage rate for test purposes is that leakage which occurs in a unit of time, stated as a percentage of weight of the original content of containment air at the leakage rate test pressure that escapes to the outside atmosphere during a 24-hour test period. Further, Appendix J, III.A.3.(a)

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states that all Type A tests shall be conducted in accordance with the provisions of the American National Standard N45.4-1972. The test time is discussed in American National Standard ANSI N45.4-1972, "Leakage Rate Testing of Containment Structures for Nuclear Reactors," dated March 16, 1972. ANSI N45.4-1972 states that leak tests shall be conducted for a 24 hour period. Exceptions to the test duration are permitted provided that the exceptions are reviewed and approved by "those responsible" for the acceptance of the containment structure. DRC states in its September 1, 1987 letter that the licensee is responsible for acceptance of the containment structure and, therefore, DPC is responsible for both the test method and test duration and that the staff's failure to accept this position constitutes a backfit.

The NRC's position regarding the responsible party for the determination of acceptability of short-duration tests has been well established. The responsible party is the NRC and not the licensee as asserted by Duke. This position was discussed in a memorandum from G.C. Lainas (NRR) to A.F. Gioson (Region II), "Duration of the Integrated Leak Rate Test for Containment," dated July 8, 1987 (Enclosure 2). Additionally, the duration of Type A tests and the need for NRC approval of methodologies of shorter duration is discussed in memorandum from D. Davis to Regional Directors dated March 21, 1974 (Enclosure 5). Therefore, the staff position that Type A tests are to be conducted for a test period of 24 hours is a longstanding position and not a backfit.

The licensee asserts (September 1, 1987 letter Enclosure 1, page 3) that a staff position was established when an NRC inspector witnessed a test of less than 24 hours duration and did not identify any violations, thereby, giving tacit approval to short-duration testing using Mass Point. Concerning DPC's assertion that the staff has recently changed a long standing position relative to the acceptance of short-duration testing using the Mass Point method, DPC stated that this original position was in effect since the inception of Appendix J. As evidence of these conclusions, Duke cites two NRC inspection reports (50-270/83-35 and 50-287/81-04) for Oconee Units 2 and 3, in which the NPC "tacitly" accepted two short-duration ILRTs that also used the Mass Point method. These tests were conducted in 1981 and 1983.

As defined in NRR Office Letter No. 52 and NRC Manual Chapter 0514, the staff position is not an interpretation of the more general regulations as would be contained in the SRP or Regulatory Guides. In the present case, the staff position is a legal requirement, deriving from explicit regulations. The legal requirements incorporated by reference into the regulation from ANSI N45.4-1972 as discussed above, is that test duration shall be at least 24 hours. The standard also allows for shorter tests with NRC approval, but such approval must be formal and explicit, insofar as it represents a deviation from the basic explicit legal requirement. Tacit approval in inspection reports does not suffice. In fact, action by a single region is also insufficient, because any exception to the basic legal requirement should apply to the entire industry. Therefore, only formal, explicit action by staff sufficies as NRC approval.

In summary, the staff does not agree with DPC's assertions. The staff's position is a long-standing policy requiring all tests to have at least a 24 hour duration, unless the test is performed in accordance with the provisions of the Bechtel Topical Report BN-TOP-1, Revision 1, "Testing Criteria for Integrated Leakage Rate Testing of Primary Containment Structures for Muclear Power Plants," dated November 1, 1972. One provision of this approach is the requirement of the Total Time method for calculating the leakage rates. This staff position has been in place since October, 1973 (Enclosure 5). Although this is an internal NRC memorandum, our position has been widely disseminated to the public, both orally and through documents available to the public. Industry awareness of our position can be further demonstrated by reference to an EPRI report on ILRTs (Enclosure 7) published in 1982. In this report, the staff's position is correctly described and discussed on pages 3-32 and 3-33.

"AS FOUND" ILRT LEAKAGE PATE

The staff's position requiring "as found" ILRT leakage rates to be determined and a test failure to be declared if the "as found" result exceeds the acceptance criterion given by Appendix 1 was formally sent to industry by Information Notice 85-71, dated August 22, 1985. However, the backfit regulation, 10 CFR 50.109, states that a regulatory analysis for backfit is not required for actions taken before October 21, 1985. Therefore, this particular staff position is not subject to the provisions of the referenced backfit regulation.

E Kacharasan /14 Lawrence Shao, Director Division of Engineering and Systems Technology

Enclosures' Ar state:

DPC letter of September 1, 1987

Memorandum from G. Lainas to A. Gibson July 8, 1987

Inspection Report 50-270/83-35, dated December 15, 1983

Inspection Report 50-269/81-04, dated A April 6, 1981

Memorandum from Davis to Regional Directors dated March 21, 1974

IEIN No. 85-71

EPRI NP-2726, Final Report, "Containment Integrated Leak-Rate Testing Improvements," Movember 1982, pages 3-37 and 3-33

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DUKE POWER COMPANY P.O. BOX 33189 CHARLOTTE, N.C. 28242

HAL B. TUCKER VICE PRESIDENT TICLEAS PRODUCTION

September 1, 1987

U.S. Nuclear Regulatory Commission

Document Control Desk Washington, D.C. 20555

Subject: Oconee Nuclear Station

Docket Nos. 50-269, -270, -289

McGuire Nuclear Station Docket Nos. 50-369, -370 Catawba Nuclear Station Docket Nos. 50-413, -414

Containment Integrated Leak Rate Testing

Imposition of Backfit by Virtue of

Change in Staff Position

Gentlemen:

SUMMARY

In recent wonths the NRC Staff has adopted various interpretations of 10CFR50 Appendix J which appear to be contrary to previous Staff Positions and which do not appear to be soundly based upon the text of Appendix J. Two items of particular concern to Duke Power are 1) the Staff's reluctance to allow short-duration tests using the Mass-Plot analysis method, and 2) the Staff's requirement that as-found (Type B and C) leakage be included in Type A test results. The purpose of this letter is to assert Duke's position that these interpretations constitute backfit requirements, as defined by 10CFR50.109, and as such should be subjected to the Regulatory Analysis required by \$50.109.

DISCUSSION

In 1973, 10CFR50 Appendix J went into effect, referencing ANSI N45.4-1972 (Leakage-Rate Testing of Containment Structures for Nuclear Reactors) as the operative method for performing Leak-Rate Testing at nuclear stations. Since that time Duke has performed leak-rate testing according to Appendix J, with some exemptions.

As time and technology have progressed, the NRC Staff has supplemented the requirements of Appendix J through Staff Positions, both tacit and explicit, which become backfitted requirements when enforced. For example in 1977 the Staff, absent any revision to Appendix J, began requiring that Integrated Leak Rate Test (ILRT) acceptance criteria include a 95 percent Upper Confidence Limit (UCL), rather than actual measured leakage. Inspection of Appendix J and ANSI N45.4-1972 reveals no mention of UCL. This requirement was presumably based on the thendraft revision to the standard, which was issued in 1981 as ANSI/ANS-56.8. Clearly, had the backfit rule been in effect in 1977 the imposition of the more stringent UCL requirement would have been considered as such.

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Enclosure 1

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Another example of a changed Staff position as it affects Appendix J testing relates to the method used to analyze ILRT data. ANSI N45.4-1972 requires that either the "total time" or the "point-to-point" method be used to analyze ILRT data. However, starting in 1976 the Staff endorsed, again absent any revision to Appendix J, the Mass-Plot (Mass-Point) method. As late as 1986 (reference: Staff Review of Leak-rate Nethodology, Deputy Director, NRR to Director, Div. of Inspection Programs, IE, April 1, 1986) the Staff has recognized the acceptability of the Mass-Plot method. On August 1, 1986 Duke was notified by the Staff that Mass-Plot was not an acceptable analysis method because Mass-Plot was not provided for in Appendix J. Duke had already obtained exemptions to allow use of Mass-Plot at the McGuire and Catawba stations, and subsequently obtained an exemption for Oconee.

The preceding two examples illustrate instances in which "Staff Position" has achieved virtually regulatory status without being accorded the due process required for rulemaking. Fortuitously, neither has to date resulted in significant adverse impact. There are, however, two issues related to LLRTs which loom as significant contributors to increased probability of test failure and increased outage time. These issues are short-duration Mass-Plot testing and inclusion of as-found leakage from Type B and C testing in Type A test results.

Appendix J, through ANSI-N45.4, requires that ILRTs be performed for a 24-hour period, except "if it can be demonstrated to the satisfaction of those responsible for the acceptance of the containment structure that the leakage rate can be accurately determined during a shorter test period, the agreed-upon shorter period may be used." (ANSI-N45.4, paragraph 7.6). There are two important points in this exception. First, the exception is made without reference to the method of test analysis contained in the standard. Second, the exception refers to "those responsible for the acceptance of the containment structure." The NRC Staff, in its April 1, 1986 review of leak rate testing methodology stated that the only test of less than 24 hours which is acceptable to the NRC is the method specified in the Bechtel Corporation Topical, BN-TOP-1 (the total time and point-to-point methods). The Staff further contends that "those responsible for acceptance of the containment structure" refers to the NRC. In Inspection Report Number 50-269/86-13 (June 30, 1986) the Staff states "ANSI-N45.4, paragraph 7.6 requires a 24-hour test unless a test of shorter duration has been agreed upon by NRC." The Report also states "The Region believes that the second sentence [of paragraph 7.6] is simply a statement of the obvious; specifically, that with the review and approval of the regulatory body that initially approved the rule, in this case the NRC, an acceptable alternative to the requirements of that rule may be implemented."

It is not obvious at all that "those responsible for the acceptance of the containment structure" and "the regulatory body that at roved the rule" are one and the same. The licensee is responsible for the operation, maintenance, and overall quality of the nuclear station. Acceptance of the containment structure is one aspect of the licensee's responsibility to assure that the health and safety of the public is not endangered. The ability to verify this acceptability in less than 24 hours, using Mass-Plot, has been explicitly recognized in the revised standard ANSI/ANS-56.8-1981, "Containment System Leakage Testing Requirements." It is implicit in the current standard, N45.4-1972, that if the acceptance criteria are met, the test duration is irrelevant.

The recent unwillingness of the Staff to accept short duration Mass-Plot testing represents a change in Staff position. The table below lists two Inspection Reports in which the NPC Inspector witnessed and, by signing the report with no related violations or identified items, tacitly approved short-duration tests using Mass-Plot.

REPORT NO.	REPORT DATE	TEST DURATION	DURATION PER PROCEDURE
50-270/83-35	Dec. 15, 1983	8 hours 25 min.	6 hours
50-287/81-04	April 6, 1981	10 hours 45 min.	Not in procedure

Note that the inspector(s) reviewed at least one procedure which specified a minimum 6-hour test.

As noted, the provision in the standard to allow short duration testing did not make reference to any of the analysis methods included in the standard. In addition to the total time and point-to-point methods (two options in the broader category of the absolute method) the Standard describes testing by the Reference-Vessel Method. The Reference-Vessel Method is distinctly different from the absolute method; nevertheless, the Standard, in paragraph 7.10, reaffirms that "If it can be demonstrated to the satisfaction of those responsible for the acceptance of the containment that the leakage rate can be accurately determined during a shorter test period, the agreed upon shorter period may be used". It follows that if two diverse methods have the capability to satisfactorily determine leakage rates in less than 24 hours, then the duration of the test is not as critical a parameter as the April, 1986 Staff position seems to indicate.

In accordance with the backfit policy guidance presented in Chapter 0514 of the NRC Manual, the elements of imposition of a backfit are satisfied. The Staff's original position of acceptance of short duration testing is documented in the above inspection reports. The Staff's new position is documented in the April, 1986 Staff review of leakrate methodology. Actual imposition of the backfit has been accomplished by the need to perform 24-hour tests or risk ILRT failure. The previous Staff position had been in effect since the inception of Appendix J.

The issue of as-found leakage has already proven significant at McGuire Nuclear Station, where one unit was ruled to have failed an ILRT by virtue of having not included as-found leakage in Type A test results. The Staff's position, established in Information Notice 85-71, was identified too close in time to scheduled ILRT to allow resolution in a timely manner. Information Notice 85-/1 was dated August 22, 1985; before the effective date of 10 CFR 50.109 (October 21, 1985). However, the backfit policy identified in Generic Letter 84-08, which is similar to \$50.109, is applicable to this issue.

Appendix J appears to have been predicated upon the intent of assuring containment integrity for the period of operation following the test. The acceptance criteria for the test require that the measured leakage (LTM) rate be 75% of the allowable leakage (LT) rate. Thus, assuming a nominal degradation (25%) of containment integrity over the subsequent period, the leakage till still be within the allowable limits at the conclusion of the period.

The inclusion of as-found leakage in Type A test results thus causes a double-counting of normal (anticipated) containment integrity degradation. The .75 La acceptance criterion of Appendix J concedes an acceptable amount of expected degradation. To further require that the actual degradation of the containment (i.e., the as-found leakage) result in a total leakage of less than .75 La, rather than La, is beyond the intent of the rule. Any other interpretation must refute the definition of La as an acceptable leakage and .75 La as an acceptance criterion.

The periodic testing and maintenance which is performed only serves to reinforce the probability of sound containment integrity. The Staff apparently accepted this philosophy for many years; as indicated by the fact the NRC inspectors have reviewed test procedures and witnessed ILRTs, and have not (until recently) identified any deviations or violations. There appears to be a shift in the philosophy of the intent of Appendix J from ensuring future operability to verification of past operability. It may be valid that future operability may best be expected based upon past history of containment leakage. It may also be that this new philosophy of verifying past operability results in penalization for utilities' valve maintenance programs by increasing the time required to perform Type B and C testing, increasing the possibility of Type A test failure, and thus increasing the Type A test frequency. In fact, the valve and penetration maintenance program will accomplish the same goal as the ILRT program, without subjecting the utility to the economic risks (i.e., increased outage time) associated with ILRT failure.

An example of the Staff's previous position that Type C us-found leakages need not be included in ILRT test results can be found in Information Report 50-269/80-06, transmitted to Duke by letter, R.C. Lewis to W.O. Parker, dated March 20, 1980. The inspector noted that 14 of 60 penetrations were not aligned as required for ILRT. As a result, the inspector required that the as-found leakage from those 14 valves be included in the ILRT results. As-found leakage from the 46 valves which were properly aligned were not required to be included. This specific exclusion of valves from the as-found testing requirement serves as documentation of a previous Staff position that as found valve leakage need not be included in ILRT results. Again, the Staff position presented in Information Notice 85-71 represents a departure from that position and should receive the appropriate analysis to determine that there is a substantial increase in the overall protection of the public health and safety from the imposition of this backfit.

CONCLUSION

The Staff's original positions on short duration Mass-Plot Testing and as-found leakage are documented in the various inspection reports referenced elsewhere in this letter. By approving the inspection reports with no applicable violations ro deviations identified, the Staff has tacitly approved short-duration Mass-Plot Testing and ILRTs without as-found leakage. More recent Staff documents, notably the April 1, 1986 Staff review of leakage methodology and Inspection Notice 85-71, change Staff position in such a way as to place additional burden on Licensees without demonstrating that a significant increase in overall protection of public health and safety will be achieved. Duke considers that these issues are backfits and should receive the appropriate regulatory analysis. This analysis should compare the cost of the increased outage time associated with extended leak rate

testing to the significance of the overall increase in protection of the health and safety of the public. The analysis should also state the Staff's interpretation of the intent of Appendix J relative to verification of past or insuring future integrity of the containment structure.

Very truly yours,

The I'R Tuckson

Hal B. Tucker

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Attachments

Dr. J. Nelson Grace, Regional Administrator
U.S. Nuclear Regulatory Commission - Region II
101 Marietta Street, Suite 2900
Atlanta, Georgia 30323

Executive Director for Operations U. S. Nuclear Regulatory Commission Washington, D. C. 20555

Dr. K.N. Jabbour, Project Manager Office of Nuclear Reactor Regulation U.S. Nuclear Regulatory Commission Washington, D.C. 20555

Ms. Helen Pastis, Project Manager Office of Nuclear Reactor Regulation U.S. Nuclear Regulatory Commission Washington, D.C. 20555

Mr. Darl Hood, Project Manager Office of Nuclear Reactor Regulation U.S. Nuclear Regulatory Commission Washington, D.C. 20555

Mr. P.K. Van Doorn NRC Resident Inspector Catawba Nuclear Station

Mr. W.T. Orders NRC Resident Inspector McGuire Nuclear Station

Mr. J.C. Bryant NRC Resident Inspector Oconee Nuclear Station