

March 22, 2004

The Honorable Hillary Rodham Clinton  
United States Senate  
Washington, D.C. 20510

Dear Senator Clinton:

On behalf of the U.S. Nuclear Regulatory Commission (NRC), I am writing in response to the issues raised both at our recent meeting and in your letter dated January 22, 2004. It was a pleasure meeting with you and I believe that our exchange of information was extremely productive.

In your letter, you requested information regarding the findings documented in an NRC special inspection report issued on December 22, 2003. The purpose of the special inspection was to review electrical disturbances and unplanned shutdowns, including the August 14, 2003 electrical grid failure at the Indian Point Energy Center in Buchanan, New York. You also requested assistance from the NRC in addressing the control of nuclear materials and in supporting the "Dirty Bomb Prevention Act."

As you are aware, the NRC has maintained a heightened level of regulatory oversight at Indian Point over the past several years in response to various performance issues that were identified at the facility. The NRC staff conducted special inspections on numerous occasions to ensure performance issues were being addressed by the licensee, Entergy. Heightened inspection efforts and other oversight activities, including performance review meetings with senior licensee officials, were conducted within agency guidelines which call for escalating oversight at plants with performance problems.

It is in this context that the staff undertook the special inspection last year, focusing on electrical disturbances and unplanned shutdowns that occurred at the station. The majority of electrical disturbances that affected the plant resulted from equipment problems in the nearby, off-site switchyard. The staff concluded in the December 22, 2003 inspection report that, prior to last summer, Entergy had been slow in addressing these issues. However, Entergy is now making better progress working with Consolidated Edison, which maintains much of the switchyard equipment.

The special inspection also examined circumstances surrounding emergency response facility equipment failures that occurred during the August 14, 2003 electrical grid failure. As documented in the December 22, 2003 special inspection report, the backup diesel generators for both the Unit 2 and Unit 3 Technical Support Centers (TSCs) failed to function, resulting in loss of some emergency response communication and automated data acquisition capabilities. During the special inspection, NRC inspectors confirmed that Entergy had taken appropriate actions to repair the Unit 3 TSC diesel generator and had installed a temporary diesel generator to supply backup power for the Unit 2 TSC. Entergy identified modifications and repairs that

need to be made to the permanent Unit 2 TSC diesel generator. These repairs are expected to take several months to complete. In the interim, the temporary diesel will remain installed.

While emergency responders were able to perform necessary functions during the electrical grid failure, the TSC diesel generator failures illustrated weaknesses in Entergy's corrective action program. In February 2000, the licensee identified that there was a potential for the Unit 2 TSC diesel generator to be overloaded under some conditions. The Unit 3 TSC diesel generator failed when tested in April 2003. The need for corrective action was identified in both cases, and work was planned. However, the August 14, 2003 electrical grid failure occurred before the corrective actions were completed.

For the past several years, NRC performance assessments have identified weaknesses in the corrective action programs at Indian Point. In response, Entergy made substantial efforts to address this situation, and the condition of plant safety equipment has improved as a result. Nonetheless, corrective action and maintenance backlogs at both Indian Point units remain relatively high, indicating that continued Entergy attention is needed. We will continue to monitor these efforts closely through an enhanced on-site inspection staff and senior NRC management involvement. The enclosed NRC annual assessment further discusses the corrective action program and includes the inspection plan for Indian Point Units 2 and 3 (Enclosure 1).

It is important to note that NRC inspectors assess licensee corrective action programs through a risk-informed sampling process. NRC looks at issues in various areas important to plant safety such as mitigating systems and emergency preparedness. During the past several years, the NRC has examined a number of emergency preparedness issues, most notably issues identified following the February 2000 steam generator tube failure that resulted in several NRC "White" significance findings (i.e., findings of low to moderate significance). The issues associated with the TSC diesel generators that existed prior to the August 14, 2003 electrical grid failure were not among the sample selected for more in-depth review. Based on reviews performed after the electrical grid failure and in accordance with our established process for determining the significance of an issue, the staff concluded that the failures of the TSC diesel generators were of very low safety significance. This determination was based on the fact that emergency responders were able to perform necessary functions using pre-established compensatory measures during the event. Regardless of the low safety significance, interim measures and longer term corrective actions are appropriately underway.

With respect to your request for documents related to identification and correction of the problems with the TSC diesel generators, the documents examined during the special inspection are described in the enclosed inspection report (Enclosure 2). These included such documentation as condition reports and maintenance work orders, as well as operating and emergency plan implementing procedures. These are licensee documents that were reviewed on site during the inspection and are not in our possession. We believe the information important to our assessment is provided in the December 22, 2003 inspection report. However, if you desire to review the specific corrective action documents associated with the TSC diesel generators, we can facilitate that review.

You also urged the Commission to work with Congress to enact S. 350, the "Dirty Bomb Prevention Act." The legislation, which you introduced, would increase the NRC's authority to ensure the tracking, recovery, and storage of radioactive materials that could be used to create a dirty bomb. The Commission strongly supports the objectives of S. 350 consistent with the legislative proposal that we submitted informally to the Congress last year. A copy of the NRC proposal is enclosed (Enclosure 3). The NRC proposal would expand NRC's jurisdiction to encompass discrete sources of radium-226 and certain discrete sources of naturally occurring or accelerator-produced radioactive material that are produced, extracted, or converted for use in commercial, medical, or research activities. NRC regulation of these materials would give us the ability to include these materials in a national program aimed at providing a consistent level of protection and preventing these materials from being used in radiological dispersal devices. Last year, the Department of Energy and the NRC, working with other Federal agencies, completed an extensive evaluation of the security of sensitive radioactive material that addressed most of the elements in S. 350. Following this evaluation, the NRC took numerous actions, within our existing authority, to increase the security of radioactive materials that could be used in dirty bombs. The NRC established a Material Security Working Group and a Material Security Steering Committee to work with the States to enhance security of high risk radioactive sources, develop a national source tracking system, and address needs of other agencies in monitoring high-risk radioactive sources. In addition, the NRC is developing new rules to enhance controls on the import and export of these sources through advance notifications. As the NRC continues to strengthen its regulatory regime through administrative actions, we are prepared to work with the Congress to further enhance regulatory controls over radioactive materials that could be used in radiological dispersal devices.

We hope this letter responds to your specific questions. Emergency preparedness and response capabilities are important for the protection of the public, and the NRC has been placing increased emphasis on these areas. Please feel free to contact me with any further questions or concerns.

Sincerely,

*/RA/*

Nils J. Diaz

Enclosures:

1. March 3, 2004 Annual Assessment Letter
2. December 22, 2003 Inspection Report
3. NRC Proposed Legislation  
on the Control of Nuclear Materials

March 3, 2004

Mr. Fred Dacimo  
Site Vice President  
Entergy Nuclear Northeast  
Indian Point Energy Center  
295 Broadway, Suite 1  
Post Office Box 249  
Buchanan, NY 10511-0249

**SUBJECT: ANNUAL ASSESSMENT LETTER - INDIAN POINT NUCLEAR GENERATING UNITS 2 AND 3 (REPORT 05000247/2004001 AND 05000286/2004001)**

Dear Mr. Dacimo:

On February 10, 2004, the NRC staff completed its end-of-cycle plant performance assessment of Indian Point Nuclear Generating Units 2 and 3. The review involved the participation of all technical divisions in evaluating performance indicators (PIs) for the most recent quarter and inspection results for the period from January 1 through December 31, 2003. The purpose of this letter is to inform you of our assessment of your safety performance during this period and our plans for future inspections at your facility so that you will have an opportunity to prepare for these inspections and to inform us of any planned inspections that may conflict with your plant activities. Overall, Indian Point Units 2 and 3 operated in a manner that preserved public health and safety. Performance of both units at the end of 2003 was within the Regulatory Response Column of the NRC Action Matrix, yet some weaknesses continued to occur in the implementation of corrective action programs.

The NRC maintained heightened oversight of the Indian Point station throughout 2003. During the first half of 2003, Indian Point 2 (IP2) was in the Degraded Cornerstone Column due to a Yellow finding associated with licensed operator requalification examination failures. In May 2003, the NRC staff concluded that this issue had been appropriately addressed by Entergy and closed the Yellow finding. Plant performance for the second half of 2003 was within the Regulatory Response Column of the NRC's Action Matrix, based on a White finding associated with a degraded control room fire barrier. A supplemental inspection to examine corrective actions for this White finding was conducted in June 2003, with a follow-up inspection of aspects of the IP2 Design Basis Initiative (DBI) program in December 2003. In January 2004, we concluded that Entergy had made sufficient progress to close this White finding. Indian Point 3 (IP3) began the 2003 assessment period in the Licensee Response Column and entered the Regulatory Response Column in June 2003, when the PI for Unplanned Scrams crossed the Green to White threshold. A supplemental inspection for this PI was completed satisfactorily in August 2003.

Overall performance at the Indian Point station has continued to improve, albeit slowly. The rate of progress has been influenced by the extensive scope of activities associated with merging IP2 and IP3, which had been separately owned and operated. The site integration efforts have included the selection of a station management team, consolidation of the security guard force, and adoption of common processes and procedures in numerous areas. Consolidation efforts are ongoing and full integration of the site is requiring continued, significant management attention.

Entergy's actions to improve human performance at the station have been reasonably effective. A relatively large number of personnel errors occurred during the IP3 refueling outage which was conducted at the beginning of the assessment period. After that, station performance improved; the few errors by plant operators and technicians which did occur were of very low safety significance. Accordingly, the substantive cross-cutting issue in the human performance area, that had been open at IP2 for over two years, is closed. The NRC notes, however, that sustained performance improvement in this area, particularly during outage periods, remains a challenge for the station.

Efforts to improve your corrective action program across the station have produced mixed results. A number of equipment upgrades have been completed during recent outages. Additionally, you continued efforts to address weaknesses in station work control processes. However, IP2 continues to contend with relatively large elective maintenance and corrective action backlogs. IP3 has experienced an increase in some backlogs. Furthermore, plant events and inspection findings indicate some continuing issues with the consistency and thoroughness of technical evaluations and timeliness of corrective actions, with some of these issues resulting in emergent challenges to the station. Based on inspection findings identified this period, we are keeping open the substantive cross-cutting issue in the problem identification and resolution (PI&R) area at IP2.

Making further progress at Indian Point station will require strong management involvement given the continuing large scope of station projects and activities. These include important improvement programs such as the multi-year IP2 Design Basis Initiative, as well as ongoing site integration efforts. We expect to discuss these subjects with you during the annual assessment public meeting tentatively planned for late April 2004. Also, given the importance of the PI&R cross-cutting issue, we request that you describe in writing within 30 days actions you have taken or plan to address corrective action program weaknesses.

The enclosed inspection plans detail the NRC inspections at IP2 and IP3 scheduled through September 30, 2005. The inspection plans are provided to minimize the resource impact on your staff, and to allow for scheduling conflicts and personnel availability to be resolved in advance of inspectors arriving onsite. Routine resident inspections are not listed due to their ongoing and continuous nature. The inspections in the last twelve months of the inspection plan are tentative and may be revised at our internal mid-cycle review meeting.

As you are aware, the NRC has issued several Orders and threat advisories to enhance security capabilities and improve guard force readiness since the terrorist attacks on September 11, 2001. We have conducted inspections to review your implementation of these requirements and have monitored your actions in response to changing threat conditions. For calendar year 2004, we plan to continue inspections of order implementation combined with newly developed portions of the security baseline inspection program.

In accordance with 10 CFR 2.790 of the NRC's "Rules of Practice," a copy of this letter and its enclosures will be made available electronically for public inspection in the NRC Public Document Room or from the Publicly Available Records component of NRC's document system (ADAMS). ADAMS is accessible from the NRC Web site at <http://www.nrc.gov/reading-rm/adams.html> (the Public Electronic Reading Room).

If circumstances arise which cause us to change these inspection plans, we will contact you to discuss the change as soon as possible. Please contact Brian J. McDermott, Chief, Projects Branch 2, at (610) 337-5233, with any questions you may have regarding this letter or the inspection plans.

Sincerely,

*/RA by  
J. T. Wiggins Acting For*

Hubert J. Miller  
Regional Administrator

Docket Nos. 50-247 and 50-286  
License Nos. DPR-26 and DPR-64

Enclosures: Indian Point Nuclear Generating Unit 2 and Unit 3 Inspection/ Activity Plans

cc w/encl: G. J. Taylor, Chief Executive Officer, Entergy Operations  
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T. Walsh, Secretary, NFSC, Entergy Nuclear Operations, Inc.  
D. O'Neill, Mayor, Village of Buchanan  
J. G. Testa, Mayor, City of Peekskill  
R. Albanese, Executive Chair, Four County Nuclear Safety Committee  
S. Lousteau, Treasury Department, Entergy Services, Inc.  
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Chairman, Standing Committee on Environmental Conservation, NYS Assembly  
Chairman, Committee on Corporations, Authorities, and Commissions  
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County Clerk, Westchester County Legislature  
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R. Bondi, Putnam County Executive  
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M. Elie, Citizens Awareness Network  
D. Lochbaum, Nuclear Safety Engineer, Union of Concerned Scientists  
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Congresswoman Nita Lowey  
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Senator Charles Schumer  
J. Riccio, Greenpeace  
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M. Kapolwitz, Chairman of County Environment & Health Committee  
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Mr. Fred Dacimo

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**Indian Point**  
**Inspection / Activity Plan**  
**01/01/2004 - 09/30/2005**

Unit Number	Inspection Activity	Title	No. of Staff on Site	Planned Dates		Inspection Type
				Start	End	
	<b>711117B</b>	<b>- MODS &amp; 50.59</b>	<b>5</b>			
2	IP 7111102	Evaluation of Changes, Tests, or Experiments		01/26/2004	01/30/2004	Baseline Inspections
2	IP 711117B	Permanent Plant Modifications		01/26/2004	01/30/2004	Baseline Inspections
	<b>71111.05</b>	<b>- TRIENNIAL FIRE PROTECTION INSPECTION</b>	<b>3</b>			
2	IP 7111105T	Fire Protection		03/01/2004	03/05/2004	Baseline Inspections
2	IP 7111105T	Fire Protection		03/15/2004	03/19/2004	Baseline Inspections
	<b>71121</b>	<b>- OCC RAD SAFETY</b>	<b>1</b>			
2	IP 7112101	Access Control to Radiologically Significant Areas		03/08/2004	03/12/2004	Baseline Inspections
2	IP 7112102	ALARA Planning and Controls		03/08/2004	03/12/2004	Baseline Inspections
	<b>7111107B</b>	<b>- HEAT SINK</b>	<b>2</b>			
2	IP 7111107B	Heat Sink Performance		04/12/2004	04/16/2004	Baseline Inspections
	<b>7112103</b>	<b>- OCC RAD SAFETY - INSTRUMENTATION</b>	<b>1</b>			
2	IP 7112103	Radiation Monitoring Instrumentation and Protective Equipment		05/10/2004	05/14/2004	Baseline Inspections
	<b>7111111B</b>	<b>- LO REQUALIFICATION PROGRAM</b>	<b>3</b>			
2	IP 7111111B	Licensed Operator Requalification Program		05/24/2004	05/28/2004	Baseline Inspections
	<b>7112203</b>	<b>- PUB RAD SAFETY - REMP</b>	<b>1</b>			
2	IP 7112203	Radiological Environmental Monitoring Program		05/24/2004	05/28/2004	Baseline Inspections
	<b>7111401</b>	<b>- EXERCISE EVALUATION &amp; EP PI VERIFICATION</b>	<b>13</b>			
2	IP 7111401	Exercise Evaluation		06/07/2004	06/11/2004	Baseline Inspections
2	IP 71151	Performance Indicator Verification		06/07/2004	06/11/2004	Baseline Inspections
	<b>71121</b>	<b>- OCC RAD SAFETY</b>	<b>1</b>			
2	IP 7112101	Access Control to Radiologically Significant Areas		06/07/2004	06/11/2004	Baseline Inspections
2	IP 7112102	ALARA Planning and Controls		06/07/2004	06/11/2004	Baseline Inspections
2	IP 7112103	Radiation Monitoring Instrumentation and Protective Equipment		06/07/2004	06/11/2004	Baseline Inspections
	<b>71130</b>	<b>- SECURITY</b>	<b>3</b>			
2	IP 7113001	Access Authorization		08/02/2004	08/06/2004	Baseline Inspections
2	IP 7113002	Access Control		08/02/2004	08/06/2004	Baseline Inspections
2	IP 7113008	Fitness For Duty Program		08/02/2004	08/06/2004	Baseline Inspections
2	IP 71151	Performance Indicator Verification		08/02/2004	08/06/2004	Baseline Inspections
	<b>10/11EXM</b>	<b>- UNIT 2 OPERATOR LICENSING INITIAL EXAM</b>	<b>3</b>			
2	U01566	INDIAN POINT, UNIT 2 INITIAL EXAM (11/1-5/04)		09/13/2004	09/17/2004	Not Applicable
2	U01566	INDIAN POINT, UNIT 2 INITIAL EXAM (11/1-5/04)		10/11/2004	10/22/2004	Not Applicable
	<b>7112102</b>	<b>- OCC RAD SAFETY - ALARA</b>	<b>1</b>			
2	IP 7112102	ALARA Planning and Controls		10/18/2004	10/20/2004	Baseline Inspections

This report does not include INPO and OUTAGE activities.  
This report shows only on-site and announced inspection procedures.

**Indian Point**  
**Inspection / Activity Plan**  
**01/01/2004 - 09/30/2005**

Unit Number	Inspection Activity	Title	No. of Staff on Site	Planned Dates		Inspection Type
				Start	End	
	<b>71121</b>	<b>- OCC RAD SAFETY</b>	<b>1</b>			
2	IP 7112101	Access Control to Radiologically Significant Areas		11/15/2004	11/19/2004	Baseline Inspections
2	IP 7112102	ALARA Planning and Controls		11/15/2004	11/19/2004	Baseline Inspections
2	IP 71151	Performance Indicator Verification		11/15/2004	11/19/2004	Baseline Inspections
	<b>7111108</b>	<b>- INSERVICE INSPECTION</b>	<b>3</b>			
2	IP 2515/150	Reactor Pressure Vessel Head and Vessel Head Penetration Nozzles (NRC Bulletin 2002-02)		11/15/2004	11/19/2004	Safety Issues
2	IP 2515/152	Reactor Pressure Vessel Lower Head Penetration Nozzles (NRC Bulletin 2003-02)		11/15/2004	11/19/2004	Safety Issues
2	IP 7111108P	Inservice Inspection Activities - PWR		11/15/2004	11/19/2004	Baseline Inspections
	<b>7112201</b>	<b>- PUB RAD SAFETY - RETS</b>	<b>1</b>			
2	IP 7112201	Radioactive Gaseous and Liquid Effluent Treatment and Monitoring Systems		01/10/2005	01/14/2005	Baseline Inspections
	<b>71121</b>	<b>- OCC RAD SAFETY</b>	<b>1</b>			
2	IP 7112101	Access Control to Radiologically Significant Areas		01/31/2005	02/04/2005	Baseline Inspections
2	IP 7112102	ALARA Planning and Controls		01/31/2005	02/04/2005	Baseline Inspections
	<b>7111121</b>	<b>- SSDI</b>	<b>6</b>			
2	IP 7111121	Safety System Design and Performance Capability		02/14/2005	02/18/2005	Baseline Inspections
2	IP 7111121	Safety System Design and Performance Capability		02/28/2005	03/04/2005	Baseline Inspections
	<b>71121</b>	<b>- OCC RAD SAFETY</b>	<b>1</b>			
2	IP 7112101	Access Control to Radiologically Significant Areas		04/11/2005	04/15/2005	Baseline Inspections
2	IP 7112102	ALARA Planning and Controls		04/11/2005	04/15/2005	Baseline Inspections
	<b>71152B</b>	<b>- PROBLEM IDENTIFICATION AND RESOLUTION</b>	<b>1</b>			
2	IP 71152B	Identification and Resolution of Problems		06/06/2005	06/10/2005	Baseline Inspections
2	IP 71152B	Identification and Resolution of Problems		06/20/2005	06/24/2005	Baseline Inspections
	<b>71114</b>	<b>- EP PROGRAM AND EP PI INSPECTION</b>	<b>1</b>			
2	IP 7111402	Alert and Notification System Testing		07/11/2005	07/15/2005	Baseline Inspections
2	IP 7111403	Emergency Response Organization Augmentation Testing		07/11/2005	07/15/2005	Baseline Inspections
2	IP 7111404	Emergency Action Level and Emergency Plan Changes		07/11/2005	07/15/2005	Baseline Inspections
2	IP 7111405	Correction of Emergency Preparedness Weaknesses and Deficiencies		07/11/2005	07/15/2005	Baseline Inspections
2	IP 71151	Performance Indicator Verification		07/11/2005	07/15/2005	Baseline Inspections
	<b>71121</b>	<b>- OCC RAD SAFETY</b>	<b>1</b>			
2	IP 7112101	Access Control to Radiologically Significant Areas		07/18/2005	07/22/2005	Baseline Inspections
2	IP 7112102	ALARA Planning and Controls		07/18/2005	07/22/2005	Baseline Inspections
	<b>7112202</b>	<b>- PUB RAD SAFETY - RADWASTE</b>	<b>1</b>			
2	IP 7112202	Radioactive Material Processing and Transportation		09/19/2005	09/23/2005	Baseline Inspections

This report does not include INPO and OUTAGE activities.  
This report shows only on-site and announced inspection procedures.

**Indian Point 3**  
**Inspection / Activity Plan**  
**01/01/2004 - 09/30/2005**

Unit Number	Inspection Activity	Title	No. of Staff on Site	Planned Dates		Inspection Type
				Start	End	
	<b>71121</b>	<b>- OCC RAD SAFETY</b>	<b>1</b>			
3	IP 7112101	Access Control to Radiologically Significant Areas		03/08/2004	03/12/2004	Baseline Inspections
3	IP 7112102	ALARA Planning and Controls		03/08/2004	03/12/2004	Baseline Inspections
	<b>4/04EXAM</b>	<b>- OPERATOR LICENSING RETAKE EXAM</b>	<b>1</b>			
3	U01608	INDIAN POINT, UNIT 3 RETAKE EXAM (4/18/04)		04/18/2004	04/18/2004	Not Applicable
	<b>7112103</b>	<b>- OCC RAD SAFETY - INSTRUMENTATION</b>	<b>1</b>			
3	IP 7112103	Radiation Monitoring Instrumentation and Protective Equipment		05/10/2004	05/14/2004	Baseline Inspections
	<b>7112203</b>	<b>- PUB RAD SAFETY - REMP</b>	<b>1</b>			
3	IP 7112203	Radiological Environmental Monitoring Program		05/24/2004	05/28/2004	Baseline Inspections
	<b>7111401</b>	<b>- EXERCISE EVAL AND EP PI VERIFICATION</b>	<b>1</b>			
3	IP 7111401	Exercise Evaluation		06/07/2004	06/11/2004	Baseline Inspections
3	IP 711151	Performance Indicator Verification		06/07/2004	06/11/2004	Baseline Inspections
	<b>71121</b>	<b>- OCC RAD SAFETY</b>	<b>1</b>			
3	IP 7112101	Access Control to Radiologically Significant Areas		06/07/2004	06/11/2004	Baseline Inspections
3	IP 7112102	ALARA Planning and Controls		06/07/2004	06/11/2004	Baseline Inspections
3	IP 7112103	Radiation Monitoring Instrumentation and Protective Equipment		06/07/2004	06/11/2004	Baseline Inspections
	<b>71130</b>	<b>- SECURITY</b>	<b>3</b>			
3	IP 7113001	Access Authorization		08/02/2004	08/06/2004	Baseline Inspections
3	IP 7113002	Access Control		08/02/2004	08/06/2004	Baseline Inspections
3	IP 7113008	Fitness For Duty Program		08/02/2004	08/06/2004	Baseline Inspections
3	IP 711151	Performance Indicator Verification		08/02/2004	08/06/2004	Baseline Inspections
	<b>71152B</b>	<b>- PROBLEM IDENTIFICATION AND RESOLUTION</b>	<b>4</b>			
3	IP 71152B	Identification and Resolution of Problems		09/13/2004	09/17/2004	Baseline Inspections
3	IP 71152B	Identification and Resolution of Problems		09/27/2004	10/01/2004	Baseline Inspections
	<b>7112102</b>	<b>- OCC RAD SAFETY - ALARA</b>	<b>1</b>			
3	IP 7112102	ALARA Planning and Controls		10/18/2004	10/20/2004	Baseline Inspections
	<b>711117B</b>	<b>- MODS &amp; 50.59</b>	<b>3</b>			
3	IP 7111102	Evaluation of Changes, Tests, or Experiments		10/25/2004	10/29/2004	Baseline Inspections
3	IP 711117B	Permanent Plant Modifications		10/25/2004	10/29/2004	Baseline Inspections
	<b>71121</b>	<b>- OCC RAD SAFETY</b>	<b>1</b>			
3	IP 7112101	Access Control to Radiologically Significant Areas		11/15/2004	11/19/2004	Baseline Inspections
3	IP 7112102	ALARA Planning and Controls		11/15/2004	11/19/2004	Baseline Inspections
3	IP 711151	Performance Indicator Verification		11/15/2004	11/19/2004	Baseline Inspections

This report does not include INPO and OUTAGE activities.  
This report shows only on-site and announced inspection procedures.

**Indian Point 3**  
**Inspection / Activity Plan**  
**01/01/2004 - 09/30/2005**

Unit Number	Inspection Activity	Title	No. of Staff on Site	Planned Dates		Inspection Type
				Start	End	
	<b>71111.05</b>	<b>- TRIENNIAL FIRE PROTECTION INSPECTION</b>	<b>3</b>			
3	IP 7111105T	Fire Protection		01/10/2005	01/14/2005	Baseline Inspections
3	IP 7111105T	Fire Protection		01/24/2005	01/28/2005	Baseline Inspections
	<b>71121</b>	<b>- OCC RAD SAFETY</b>	<b>1</b>			
3	IP 7112101	Access Control to Radiologically Significant Areas		01/31/2005	02/04/2005	Baseline Inspections
3	IP 7112102	ALARA Planning and Controls		01/31/2005	02/04/2005	Baseline Inspections
	<b>7112201</b>	<b>- PUB RAD SAFETY - RETS</b>	<b>1</b>			
3	IP 7112201	Radioactive Gaseous and Liquid Effluent Treatment and Monitoring Systems		02/14/2005	02/18/2005	Baseline Inspections
	<b>7111108P</b>	<b>- INSERVICE INSPECTION</b>	<b>2</b>			
3	IP 2515/150	Reactor Pressure Vessel Head and Vessel Head Penetration Nozzles (NRC Bulletin 2002-02)		04/11/2005	04/15/2005	Safety Issues
3	IP 2515/152	Reactor Pressure Vessel Lower Head Penetration Nozzles (NRC Bulletin 2003-02)		04/11/2005	04/15/2005	Safety Issues
3	IP 7111108P	Inservice Inspection Activities - PWR		04/11/2005	04/15/2005	Baseline Inspections
	<b>71121</b>	<b>- OCC RAD SAFETY</b>	<b>1</b>			
3	IP 7112101	Access Control to Radiologically Significant Areas		04/11/2005	04/15/2005	Baseline Inspections
3	IP 7112102	ALARA Planning and Controls		04/11/2005	04/15/2005	Baseline Inspections
	<b>7111112B</b>	<b>- MAINTENANCE RULE</b>	<b>1</b>			
3	IP 7111112B	Maintenance Effectiveness		05/16/2005	05/20/2005	Baseline Inspections
	<b>7111111B</b>	<b>- LO REQUALIFICATION PROGRAM</b>	<b>2</b>			
3	IP 7111111B	Licensed Operator Requalification Program		06/20/2005	06/24/2005	Baseline Inspections
	<b>71114</b>	<b>- EP PROGRAM &amp; EP PI VERIFICATION</b>	<b>1</b>			
3	IP 7111404	Emergency Action Level and Emergency Plan Changes		07/11/2005	07/15/2005	Baseline Inspections
	<b>71121</b>	<b>- OCC RAD SAFETY</b>	<b>1</b>			
3	IP 7112101	Access Control to Radiologically Significant Areas		07/18/2005	07/22/2005	Baseline Inspections
3	IP 7112102	ALARA Planning and Controls		07/18/2005	07/22/2005	Baseline Inspections
	<b>7111107B</b>	<b>- HEAT SINK</b>	<b>1</b>			
3	IP 7111107B	Heat Sink Performance		08/08/2005	08/12/2005	Baseline Inspections
	<b>7112202</b>	<b>- PUB RAD SAFETY - RADWASTE</b>	<b>1</b>			
3	IP 7112202	Radioactive Material Processing and Transportation		09/19/2005	09/23/2005	Baseline Inspections

December 22, 2003

Mr. Fred Dacimo  
Site Vice President  
Entergy Nuclear Northeast  
Indian Point Energy Center  
295 Broadway, Suite 1  
Post Office Box 249  
Buchanan, NY 10511-0249

**SUBJECT: INDIAN POINT NUCLEAR GENERATING UNITS 2 AND 3 - NRC SPECIAL INSPECTION REPORT 05000247/2003013 AND 05000286/2003010**

Dear Mr. Dacimo:

On October 24, 2003, the US Nuclear Regulatory Commission (NRC) completed a special inspection at the Indian Point Nuclear Generating Station. The enclosed inspection report documents the inspection findings, which were discussed on November 7, 2003, with you and other members of your staff.

The purpose of this special inspection was to assess the electrical system disturbances at Unit 2 and Unit 3 over the past 18 months. The team inspected the adequacy of Entergy's root cause evaluations, including the adequacy of completed and planned corrective actions. The team independently evaluated equipment and human performance issues that surfaced during disturbances on August 3 and August 14, 2003, which led to reactor plant scrams. Additionally, the team performed the supplemental inspection, called for by the NRC Inspection Manual, for the recent Unit 3 unplanned scrams Performance Indicator threshold change from Green to White. A copy of the Special Inspection Charter is attached to the enclosed inspection report.

Most of the electrical disturbances experienced at Indian Point 2 in the past three years have resulted from protective relay failures in transmission and distribution systems located off-site. The team observed that, overall, Entergy's investigations and associated corrective actions were appropriate. The team noted that the Entergy staff has been working more closely with Consolidated Edison since mid-2003 to address the need for improved 345 kV, 138 kV, and 13.8 kV grid protective relaying reliability and to evaluate means to improve the overall Buchanan switchyard 345 kV ring bus resilience and fault protection scheme. Performance concerns identified during this inspection are similar to those underlying human performance and corrective action issues addressed in our mid-cycle performance assessment letter, dated August 27, 2003. The NRC will continue to monitor Entergy's progress on both switchyard enhancements and performance improvements in these cross-cutting areas.

The team also reviewed a self-revealing issue involving the readiness of Entergy's Emergency Response Facilities (ERF) which surfaced during the August 14, 2003 event. The Emergency Response Organization (ERO) was challenged by equipment problems that degraded communications and limited automated data acquisition and assessment capabilities during the event. While the ERO dealt effectively with this event through established compensatory measures, and prompt action was taken following the event to fix specific equipment failures, these ERF equipment problems reinforce the need for Entergy to continue its efforts to reduce maintenance backlogs at the site.

The team concluded that Entergy's evaluation of the recent Unit 3 unplanned reactor scrams, which contributed to the Performance Indicator threshold change from Green to White, was appropriately self-critical. Entergy's corrective actions include several actions to further improve contractor oversight, which is an area that has historically been challenging for the station. The effectiveness of these corrective actions will be monitored via our baseline inspection program. We consider the Inspection Procedure (IP) 95001 supplemental inspection activities completed for this issue.

Based on the results of this inspection, the inspectors identified six findings of very low safety significance (Green) which did not present an immediate safety concern. One of the findings was determined to be a violation of NRC requirements. However, because this issue is of very low safety significance, and because the issue has been addressed and entered into your corrective action program, the NRC is treating this issue as a non-cited violation, in accordance with Section VI.A.1 of the NRC's Enforcement Policy. If you deny this non-cited violation, you should provide a response with the basis for your denial, within 30 days of the receipt of this letter, to the Nuclear Regulatory Commission, ATTN: Document Control Desk, Washington, D.C. 20555-001; with copies to the Regional Administrator, Region 1; the Director, Office of Enforcement; and the NRC Resident Inspector at the Indian Point 2 facility.

In accordance with 10 CFR 2.790 of the NRC's "Rules of Practice," a copy of this letter and its enclosure will be available electronically for public inspection in the NRC Public Document Room or from the Publicly Available Records (PARS) component of the NRC's document system (ADAMS). ADAMS is accessible from the NRC Web site at <http://www.nrc.gov/reading-rm/adams.html> (the Public Electronic Reading Room). Should you have any questions regarding this report, please contact Mr. David Lew at 610-337-5120.

Sincerely,

*/RA/*

Brian E. Holian, Deputy Director  
Division of Reactor Projects

Docket No. 50-247  
License No. DPR-26

Enclosure: Inspection Report 05000247/2003013 and 05000286/2003010  
w/Attachment: Supplemental Information  
cc w/encl: G. J. Taylor, Chief Executive Officer, Entergy Operations

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C. Schwarz, General Manager - Plant Operations  
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Mr. Fred Dacimo

5

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U.S. NUCLEAR REGULATORY COMMISSION

REGION I

Docket No. 50-247  
50-286

License No. DPR-26  
DPR-64

Report No. 05000247/2003013  
05000286/2003010

Licensee: Entergy Nuclear Operations, Inc.

Facility: Indian Point Nuclear Generating Unit 2  
Indian Point Nuclear Generating Unit 3

Location: Buchanan, New York 10511

Dates: August 11, 2003 - October 24, 2003

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G. Morris, Senior Electrical Inspector  
M. Cox, Resident Inspector  
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Approved by: David C. Lew, Chief  
Projects Branch 2  
Division of Reactor Projects

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## SUMMARY OF FINDINGS

IR 05000247/2003-13, 05000286/2003-010; 08/11/2003 - 10/24/2003, Indian Point Energy Center, Units 2 and 3; 95001, 93812.

The report covered several weeks of on site and in-office inspection by the resident, region-based, and headquarters-based inspectors. Six Green findings, of which one was a non-cited violation, were identified. The significance of the findings are indicated by their color (Green, White, Yellow, Red) using Inspection Manual Chapter (IMC) 0609, "Significance Determination Process" (SDP). The NRC's program for overseeing the safe operation of commercial nuclear power reactors is described in NUREG-1649, "Reactor Oversight Process," Revision 3, dated July 2000.

### Cornerstone: Initiating Events

The U.S. Nuclear Regulatory Commission (NRC) performed a supplemental inspection to assess the licensee's evaluation associated with the Green to White threshold change of the Unplanned Scrams per 7000 Critical Hours Performance Indicator (PI) at Unit 3. The PI threshold was crossed when Unit 3 tripped on June 22, 2003, as a result of the failure of the 345 kV breaker No. 3. During this supplemental inspection, conducted in accordance with Inspection Procedure (IP) 95001, the team determined that Entergy performed a comprehensive review of the specific issues involving the breaker No. 3 failure and the broader issues involving other recent unplanned reactor scrams at Unit 3. Entergy identified, through an apparent cause determination process, that the common theme of a lack of direct contractor oversight and quality control measures, along with the absence of Entergy subject matter experts to independently assess contracted work activities, contributed to the unplanned reactor scrams (a self-revealing Green finding associated with this issue is discussed below). Based upon Entergy's acceptable performance in addressing the root and contributing causes for the individual scrams and the common causal factors involving the series of recent scrams which resulted in the PI change, we consider the supplemental inspection activities completed for this issue.

The special inspection review of the numerous grid-related reactor scrams at Unit 2, including the dual unit scram on August 14, 2003, identified a few performance deficiencies, as discussed in the subsequent paragraphs. Overall, the team noted that Entergy was working closely with Consolidated Edison (Transmission and Distribution operator) to address the need for improved 345 kV, 138 kV, and 13.8 kV grid protective relaying reliability and to evaluate means to improve the overall Buchanan switchyard 345 kV ring bus resilience and fault protection scheme.

The team noted that Entergy was cognizant of the potential impact of the plant specific grid-related events on their Individual Plant Examination (IPE) initiating events frequency modeling assumptions. The team learned that the Unit 2 IPE risk model is currently being converted from the large event/small fault tree to small event/large fault tree methodology, to be consistent with the Unit 3 IPE. Coincident with this conversion, Entergy plans to update their model with the latest plant specific and industry operating history event frequency data. The team observed that for the Unit 2 IPE, the contribution from the loss of offsite power (LOOP) events (a station blackout and coincident general transient) to the overall core damage frequency (CDF) is approximately 19 percent (5.926E-6 of 3.13E-5 total CDF). For the Unit 2 grid-related reactor

## Summary of Findings (cont'd)

trip events reviewed by the team, the station emergency diesel generators operated, as designed, and precluded a station blackout event. The NRC resident inspectors will follow-up the licensee's efforts to update the initiating events frequency assumptions, considering the data from the recent grid-related events.

### A. NRC-Identified and Self-Revealing Findings

#### Cornerstone: Initiating Events

Green. Poor maintenance work practices (failure to follow vendor manual instructions) and insufficient contractor oversight (monitoring, quality verification, and knowledge of work activity) contributed to this self-revealing finding involving the failure of the 345 kV circuit breaker No. 3 on November 15, 2002 and June 22, 2003.

This finding is greater than minor because it is associated with improperly performed maintenance which directly impacted the Initiating Events Cornerstone. The June 22, 2003, breaker failure resulted in the Unplanned Scrams in 7000 Critical Hours Performance Indicator exceeding the Green to White threshold. This finding is of very low safety significance because, even though both breaker failures resulted in reactor trips, the inadequately performed maintenance did not contribute to the likelihood of LOCA initiator; did not contribute to the combination of both a reactor trip and the unavailability of accident mitigation equipment; and did not increase the likelihood of a fire or flood. (Section 02.04)

Green. The team identified a violation involving the failure of an operating crew to adhere to a continuous action step of Emergency Operating Procedure ES-0.1, "Reactor Trip Response," resulting in an avoidable plant transient. Specifically, in response to the reactor trip and partial loss of offsite power (LOOP) event on August 3, 2003, the Unit 2 operating crew did not correctly implement continuous action step 1 of ES-0.1, which led to the cycling of the pressurizer power-operated relief valves (PORVs) ten times, complicating reactor coolant system (RCS) pressure control.

This finding is greater than minor because it affected the Initiating Events Cornerstone and could reasonably be viewed as a precursor to a more significant event, in that, the failure to implement established procedures could place the reactor outside its design envelope and, for this particular event, the repeated cycling of the PORVs could have resulted in a loss of coolant event had a PORV stuck open. This finding is of very low safety significance because all mitigation systems were available during the event and was treated as a non-cited violation, consistent with Section VI.A.1 of the NRC Enforcement Policy. (Section 05)

Green. This team-identified finding involves inadequate corrective actions for repeat Unit 2 reactor scrams attributed to grid-related faults and associated protective relaying failures. The lack of thorough evaluations and corrective actions on the part of Entergy, in cooperation with the responsible Transmission and Distribution Operator for the local area electrical grid, have resulted in an increased frequency of plant transients and consequential challenges to Unit 2 safety related systems and licensed operators.

## Summary of Findings (cont'd)

This finding is greater than minor because it affects the Initiating Events Cornerstone and represents an increased likelihood of an event that challenges critical safety functions and operator response. Using the Indian Point Unit 2 Significance Determination Process Phase 2 "Transient with Power Conversion System Available" worksheet, this finding was determined to be of very low safety significance. (Section 04)

### Cornerstone: Emergency Preparedness

Green. This team-identified finding involves the failure of the Unit 2 TSC back-up diesel generator to function on August 14, 2003. The conditions which caused the diesel generator to fail to function involved electrical loading of the diesel generator in excess of its design capacity. This condition was initially identified in February 2000 and not resolved in a timely manner.

This finding is considered more than minor because a significant amount of TSC/OSC emergency response equipment, necessary to implement the Emergency Plan, was either de-energized by the Entergy staff because of the loss of sufficient air conditioning to ensure emergency response equipment would not be damaged due to overheating, or was without AC power because the diesel was non-functional. This finding is of very low safety significance because key members of the ERO were able to implement established compensatory measures to effectively perform their emergency response functions. (Section 6.0.c.1)

Green. This team-identified finding involves the failure of the Unit 3 Technical Support Center back-up diesel generators to function on August 14, 2003. The conditions which caused the diesel generators to fail to function were previously identified by Entergy on April 18, 2003, as a result of a failed periodic load test and inadequate retest. This condition was not resolved in a timely manner.

This finding is considered more than minor because a significant amount of the Unit 3 TSC/OSC emergency response equipment was without AC power because the diesel was non-functional. On August 14, Entergy elected to de-energized all of the remaining emergency response equipment and plant information computer systems. The Unit 3 TSC/OSC functions were all transferred to the Unit 2 TSC/OSC under one site Technical Support Center Manager. This finding is of very low safety significance because key members of the Unit 3 ERO were able to implement established compensatory measures to effectively perform their emergency response functions from the Unit 2 TSC/OSC. (Section 6.0.c.2)

Green. This team-identified finding involves the August 14, 2003, loss of off-site power event which revealed that Entergy did not have a preventive maintenance program in place to ensure the continued functionality of the numerous un-interruptible power supplies in the Emergency Operations Facility (EOF) which provide back-up power to emergency response equipment.

## Summary of Findings (cont'd)

This finding is considered greater than minor because a significant amount of the Unit 2 and Unit 3 emergency response organization communications equipment was non-functional on August 14 until off-site power was restored. However, this finding is of very low safety significance because key members of the ERO were able to implement established compensatory measures to effectively perform their emergency response functions from the EOF, TSC/OSC, and Unit 2 and 3 central control rooms, using back-up telephone communications. (Section 6.0.c.3)

### B. License-Identified Violation

A violation of very low safety significance, which was identified by the licensee has been reviewed by the team. Corrective actions taken or planned by the licensee have been entered into the licensee's corrective action program. This violation and corrective actions are listed in Section 4OA7 of this report.

- 10 CFR 50.72 requires that the licensee notify the NRC as soon as practical and in all cases, within four hours of the occurrence of any event or condition that results in actuation of the reactor protection system when the reactor is critical. Following the Unit 3 reactor trip and entry into a natural circulation cooldown on August 3, 2003, the Shift Manager failed to make the required 10 CFR 50.72, "four-hour report," within the specified time period. The 10 CFR 50.72 report was made at 11:10 a.m., approximately two and one-half hours late (reference Emergency Notification System No. 40045). This finding is of very low safety significance because the event was an uncomplicated reactor trip and no outside assistance or emergency response organization activation was warranted.

## Report Details

### **01 SPECIAL INSPECTION SCOPE**

A special inspection team was established to inspect and assess the repeat automatic reactor scrams at Unit 2 and 3, including the reactor trip of Unit 2 on August 3, 2003 and the dual unit trip on August 14, 2003. The inspection was initiated in accordance with NRC Management Directive 8.3, "NRC Incident Investigation Program," based upon the deterministic criterion involving repetitive failures (in this case, repeat loss of offsite power events at both units). The associated core damage probability of the August 3 Unit 2 reactor trip was initially estimated at  $1.7 \text{ E-6}$ , which would allow either resident inspector follow-up or a special inspection (see Section 05). The NRC chose a special inspection due to the above stated deterministic criterion, and because the inspection could be efficiently coordinated with a planned 95001 inspection for Unit 3 (see Sections 02 and 03). Following the August 14, 2003, loss of offsite power dual unit trip, the NRC staff concluded that these plant transients and any associated licensee performance issues could be easily incorporated into the existing team charter (see Attachment D). The special inspection was conducted in accordance with NRC Inspection Procedure 93812, "Special Inspection," and Inspection Procedure 95001, "Inspection for One or Two White Inputs in a Strategic Performance Area," consistent with Manual Chapter 0305, "Operating Reactor Assessment Program."

### **02 EVALUATION OF INSPECTION REQUIREMENTS - No. 3 Breaker Failures, Unit 3**

#### **Inspection Scope (95001)**

The team assessed Entergy's evaluation of the four Unit 3 unplanned reactor shutdowns which contributed to the Unplanned Scrams in 7000 Critical Hours Performance Indicator (PI) changing from Green to White following the June 22, 2003 reactor scram from 100 percent power. The team used Inspection Procedure 95001 to guide the inspection activities and assess the adequacy of Entergy's root cause determination and associated corrective actions. The team focused their inspection efforts in two principle areas: the examination of the 345 kV No. 3 breaker failures which occurred on November 15, 2002 and June 22, 2003; and Entergy's collective evaluation of the four unplanned reactor scrams which contributed to the PI change.

#### **Background**

Between November 15, 2002 and June 22, 2003, Unit 3 experienced two automatic turbine and reactor trips due to the failure of 345 kV generator output circuit breaker No. 3 (**see Figure 1**). This SF6 gas insulated ITE circuit breaker was rated at two cycle, 3000A, and 1300 kV basic insulation level (BIL) (**see Figure 2**). Breaker No. 3, and the identical parallel generator output breaker (No. 1) are maintained by Entergy. [The team notes that the Unit 3 generator output circuit breakers were included in the sale of Indian Point Unit 3 from the New York Power Authority, whereas the Unit 2 345

kV generator output circuit breakers remained under the ownership of Consolidated Edison when Unit 2 was purchased by Entergy.]

During the November 15, 2002 event, 345 kV circuit breaker No. 3 failure resulted in the trip of circuit breaker Nos. 1, 3, and 6. This resulted in the isolation of Unit 3, tripping of primary and backup lockout relays, and resultant turbine trip/reactor trip. The breaker No. 3 failure was attributed to contact misalignment during previous maintenance. Misalignment of stationary and moving contacts caused overheating, burning, pitting and arcing, and carbonization. This resulted in the lowering of the dielectric voltage withstand capability of the gaseous dielectric and a subsequent phase to ground fault. This failure involved major internal components and sub-components of the circuit breaker.

During the June 22, 2003 event, breaker No. 3 experienced severe internal damage resulting in a trip of both 345 kV generator output breakers (Nos. 1 and 3). Unit 3 was electrically isolated by the tripping of the main generator primary and backup lockout relays. The generator trip, turbine trip, and reactor trip followed. Similar to the November 22, 2002 event, the dielectric voltage withstand capability of the SF6 dielectric was compromised. Entergy concluded that an inadequate level of moisture and contaminants were present inside the circuit breaker and resulted in the lowering of electric field strength of the SF6 dielectric. Failure occurred during an over-voltage switching transient.

During the site visit the week of August 25, the special inspection team toured the Buchanan substation shared by Entergy and Consolidated Edison. The team inspected the old ITE SF6 insulated 345 kV circuit-breaker and a new vintage of GE-Hitachi replacement circuit-breaker. The inspection team also reviewed the internals of the failed ITE circuit breaker, disconnect switches, potential and current transformers, surge arresters, and other switchyard equipment and controls.

#### 02.01 Problem Identification

1. Determination of who (i.e., licensee, self revealing, or NRC) identified the issues and under what conditions.

In both the November 2002 and June 2002 events, a dielectric breakdown occurred due to switching transients and the fault/failures were "self revealed." Issues were identified due to tripping of the circuit breakers, tripping of relays, generator trip, and turbine trip/reactor trip.

2. Determination of how long the issue existed, and prior opportunities for identification.

The November 2002 breaker failure was attributed to the misalignment of the stationary and moving contacts during preventive maintenance. The June 2003 event was attributed to the presence of moisture in the SF6 cooling gas and contaminants on the pull rod assembly which compromised the B phase

dielectric introduced during corrective maintenance performed on the breaker following the November 15, 2002 failure. For both events, the conditions which led to the eventual breaker failures were attributed to maintenance.

3. Determination of the plant-specific risk consequences (as applicable) and compliance concerns associated with the issue.

The licensee's root cause analysis reports (CR-IP3-2002-04550, CA-00007, dated 12/12/2002 and CR-IP3-2003-03809, CA-00023, dated 8/6/03) documented the discussion of Radiological Safety, Environmental Safety, Industrial Safety, Potential Safety Consequences and overall Safety Significance of the events. The licensee concluded that Chapter 14 of the UFSAR bounds both events. The licensee also provided discussion and insight into the generic implications of the events.

#### 02.02 Root Cause and Extent of Condition Evaluation

1. Evaluation of method(s) used to identify root cause(s) and contributing cause(s).

For No. 3 breaker failures, Entergy conducted a comprehensive evaluation and used a systematic method to identify root and contributing causes. The licensee evaluated maintenance effectiveness, man-machine interface related issues, human performance, and communication and resource management attributes to identify the root cause and contributing causes.

2. Level of detail of the root cause evaluation.

The root cause evaluations for the No. 3 ITE circuit breaker failures were conducted in sufficient detail and commensurate with the significance of the problem. The June 22, 2003 event root cause evaluation was more comprehensive than the November 15, 2002 event evaluation. Notwithstanding, both evaluations identified root and contributing causes that were appropriate.

Using the Kepner-Tregoe process, Entergy concluded that the November 15 breaker failure was directly caused by the phase to ground fault of the B phase due to overheating caused by high resistance at the contact surfaces. This fault was due to misalignment of the stationary and moving contacts due to poor workmanship on the part of the contracting vendor.

Detailed investigation and evaluation of the June 22 breaker No. 3 failure identified that the B phase dielectric was compromised due to moisture in the SF6 gas and contamination of a pull rod assembly. Root causes identified by Entergy for this maintenance related failure were: inadequate vendor oversight with respect to limited knowledge of the Entergy staff and insufficient supervisory resources to oversee work in the field; and inadequate work practices with respect to failing to follow established vendor instructions.

3. Consideration of prior occurrences of the problem and knowledge of prior operating experience.

As documented above, Entergy identified the causal factors of inadequate maintenance and poor vendor oversight as contributing to both the November 2002 and June 2003 failures of breaker No. 3. The inspectors note that the two events were approximately seven months apart and that the opportunity was provided, although not exercised, for some time-trend analysis and checks to evaluate the effectiveness of the November 2002 corrective maintenance. Entergy's root cause evaluation identified that the purging and filling of the breaker with SF6 during cold weather conditions likely contributed to the moisture intrusion. The vendor recommends moisture checks within two months and six months to ensure the moisture content is below maximum allowable levels. These checks were not performed.

4. Consideration of potential common cause(s) and extend of condition of the problem.

Prior to restart from the November 15, 2002 forced outage, Entergy identified that the same contractor performed maintenance on both the No. 3 and No. 1 breakers. The No. 1 breaker was tested and found to have elevated resistance readings on two of three phases. Corrective maintenance was performed prior to placing this breaker in service. Following the June 22, 2003 event, Entergy again tested the No. 1 breaker and performed corrective maintenance to restore the breaker to within vendor specifications. In addition, Entergy worked with the Substation Predictive Maintenance Group to have a contractor conduct a comprehensive review of the Buchanan Substation. Breakers, feeders, disconnects, insulators, current transformers, potential transformers, and surge arresters were examined using a combination of vibration, ultrasonic, infrared, corona, and dissolved gas analysis (DGA) techniques to assess the material condition of these components. The results were analyzed and corrective maintenance performed or planned, as appropriate.

### 02.03 Corrective Actions

1. Appropriateness of corrective action(s).

Entergy has taken appropriate corrective actions for the root and contributing causes for the November 2002 and June 2003 circuit breaker failures. Besides the immediate actions to repair and then replace the No. 3 circuit breaker with a new GE-Hitachi type 345 kV breaker, plans are moving forward to replace the No. 1 breaker during the next refuel outage (3R13). The inspection team verified that the licensee had appropriately addressed the 345 kV system performance issues within the Maintenance Rule Program guidance. To address the specific concerns of inadequate oversight of the contractor, Entergy assigned a full-time switchyard coordinator to work with the Consolidated Edison staff and thus freed the component and system engineers to provide direct oversight of the work

being performed in the field without having to be burdened with project management responsibilities. In addition, following a meeting between senior Entergy and Consolidated Edison managers, a working meeting was conducted on September 29, 2003, to develop the framework to improve the Buchanan switchyard reliability and protective circuitry which impacts both Indian Point units. This action was one of the first elements to be implemented in Entergy's switchyard reliability improvement plan.

2. Prioritization of corrective actions.

The prioritization of corrective actions associated with the June 22, 2003, breaker failure are consistent with plant safety and conform to the guidance of 10 CFR 50.65, "Maintenance Rule." The corrective actions associated with the November 15, 2002, failure were limited and contributed to the subsequent June 2003 failure. (See Section 02.04 for the team's characterization of this observation.)

Improvement in the oversight of contractors has been an historical concern at the facility. Actions by Entergy have been initiated to improve site performance in this area. (See Sections 03.02 and 03.03 for additional inspector review and assessment of this issue.)

3. Establishment of schedule for implementing and completing the corrective actions.

The team believes Entergy has developed and implemented an appropriate work schedule for the completion of the action plan associated with the 345 kV circuit breakers. The No. 1 breaker is planned to be replaced during the next refuel outage. This activity is dependent upon the availability of a replacement GE-Hitachi breaker. The team noted that Entergy did not risk the completion of post-installation testing of the new No. 3 breaker until the unit was off-line. The necessary testing was completed satisfactorily and the new breaker placed in service following restart from the August 14 reactor trip and associated outage. During this outage, Entergy and its contractor commenced corrective maintenance on the No. 1 breaker; the team observed work being performed on the breaker during the week of August 25. The licensee's decision to pursue replacement of both 345 kV breakers with new technology equipment appears reasonable and prudent, based upon the age, limited availability of replacement parts, and few knowledgeable technicians or engineers familiar with the older breaker technology and more challenging maintenance requirements.

4. Establishment of quantitative or qualitative measures of success for determining the effectiveness of the corrective actions to prevent recurrence.

In addition to the Maintenance Rule Program (See Section 02.05) and related performance monitoring, Entergy implemented a detailed Effectiveness Review Plan per Condition Report No. IP3-2003-03809, Corrective Action 19 (CA-

00019). This multi-tasked, multi-disciplined review will monitor various aspects of the 345 kV and 138 kV systems and is targeted to have a formal report on corrective action effectiveness submitted to the Corrective Action Review Board (CARB) after twelve months.

#### 02.04 Findings

Introduction. A Green finding was identified involving the poor maintenance work practices (failure to follow vendor manual instructions) and insufficient contractor oversight (monitoring, quality verification, and knowledge of work activity) which contributed to the failure of the 345 kV circuit breaker No. 3 on November 15, 2002 and June 22, 2003.

Description. On November 15, 2002 and June 22, 2003, Unit 3 tripped as a result of the failure of 345 kV generator output breaker No. 3. In both instances, Entergy root cause investigations concluded that the cause of the breaker failures was directly attributed to inadequately performed maintenance. Contributing to these failures was the lack of appropriate contractor oversight of the preventive and corrective maintenance activities performed on breaker No. 3. The November 15 failure was traced to a breaker overhaul performed during the Spring 2001 refueling outage. The misalignment of the breaker contacts did not have an immediate impact, but rather caused a degradation of the contact surfaces over time, due to high resistance overheating. The June 2003 failure was the result of improperly conducted corrective maintenance following the November failure. The B phase dielectric was compromised due to moisture in the SF6 gas and contamination of a pull rod assembly caused by the vendor not adhering to the established repair guidance. [For additional detail, reference sections 02.01 through 02.03, above.]

Analysis. The inspection team concluded that the performance deficiencies were: poor workmanship and inadequate work practices (failing to follow established vendor instructions) on the part of the contracted vendor; and poor vendor oversight with respect to limited knowledge of the Entergy staff and insufficient supervisory resources to oversee work in the field. Traditional enforcement does not apply because the issue did not have an actual safety consequence or potential for impacting the NRC's regulatory function, and was not the result of a willful violation of NRC requirements or Entergy procedures. This finding is greater than minor because it is associated with the Reactor Safety Initiating Events Cornerstone and adversely impacts the objective of limiting the likelihood of events that upset plant stability and challenge safety functions at power. The equipment performance attribute involving availability and reliability was compromised by improperly performed maintenance on the generator output breakers (a Maintenance Rule plant system).

The inspection team determined that this finding was of very low safety significance (Green). This issue screened to Green (IMC 0609, SDP, Appendix A Phase 1 Screening Worksheet) based upon the finding: not contributing to the likelihood of LOCA initiator; not contributing to the likelihood of a reactor trip and the unavailability of

mitigation equipment; and not increasing the likelihood of a fire or flood. **(FIN 50-286/2003-010-001)**

Enforcement. No violation of regulatory requirements occurred.

## 02.05 Maintenance Effectiveness Review

### a. Inspection Scope

The 345 kV circuit breaker Nos. 1 and 3 are within the scope of the Maintenance Rule (MR), 10 CFR Part 50.65, "Monitoring the Effectiveness of Maintenance at Nuclear Power Plants." Entergy's characterization of the 345 kV breakers is consistent with 10 CFR Part 50.65 (b)(2)(iii), which includes non-safety related structures, systems and components whose failure could cause a reactor scram or actuation of a safety-related system. Based upon these requirements and guidelines, the inspection team reviewed two quarterly health reports relevant to the 345 kV breaker performance and maintenance status. Fourth Quarter 2002 and Second Quarter 2003 reports were reviewed. The following observations were made with regard to maintenance effectiveness.

#### Fourth Quarter 2002 Report:

Overall System Status: The system performance for the fourth quarter was satisfactory until the middle of the quarter when the "B" phase of breaker No. 3 failed, resulting in a unit trip and a seven-day forced outage. Breaker No. 1 was tested prior to unit return to service. The contact resistance was found to be out of tolerance. The breaker was removed from service for maintenance, repairs were completed, and the breaker was returned to service. Breaker No. 3 was completely rebuilt by the vendor prior to its return to service.

Maintenance Rule Status: The 345 kV system remained in (a)(2) status with one identified functional failure in the past two-year monitoring period.

Long Range Plans: There were no long range plans at that time for the November 2002 345 kV breaker failure. Preventive maintenance was continued at the normal six-year interval.

Licensee's Regulatory Compliance Review: During the WANO audit, the auditors determined that Entergy was not in compliance with SOER 99-01, recommendation No. 5, due to the failure of breaker No. 3. A corrective action was generated as a result of the root cause investigation of the incident.

#### Second Quarter 2003 Report:

Actions to Return System Health to Green: Since breaker No. 3 failed for the second time, the breaker was replaced and breaker No. 1 was scheduled for

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replacement in 3R13. The action plan was to be revised to reflect a new date to return the system to (a)(2) status.

Maintenance Rule Status: The 345 kV system remained in (a)(1) status due to the maintenance preventable functional failure on November 15, 2002 (Entergy's root cause evaluation, completed in December 2002, concluded the failure was preventable) and the second functional failure of breaker No. 3 that occurred on June 22, 2003.

Equipment History: The 345 kV breaker failed for a second time within a six-month period. A decision was made to replace the breaker.

Preventive/Predictive Maintenance: After the failure of breaker No. 3 in June 2003, breaker No. 1 was tested and found to have some out of tolerance values. The breaker was taken out of service and degassed. Repairs were made by the vendor.

Engineering Changes: 345 kV breakers are being replaced with GE-Hitachi breakers.

Short Term Plans: During the 3R12 outage contact resistance checks were made on breaker No. 1. Results were satisfactory and no further work was performed. A work order was issued to test breaker No. 1 prior to its return to service after the June 2003 unplanned outage to ensure its reliability until the breaker is replaced during 3R13. Entergy determined that preventive maintenance will continue at the current six-year frequency for these breakers.

b. Findings

No findings of significance were identified.

### 03 EVALUATION OF INSPECTION REQUIREMENTS - Collective Evaluation of Four Unplanned Scrams at Unit 3

#### Inspection Scope and Background (93812)

In addition to the two unplanned automatic scrams involving the failure of breaker No. 3 which contributed to the PI change, two manual trips occurred. On January 13, 2003, operators manually tripped the reactor after a high differential pressure developed between two sections of the plant's main condenser (each of the three condenser sections are supplied by two circulating water pumps). The loss of the No. 35 circulating water pump (CWP) in one section while the companion No. 36 CWP was out of service for maintenance caused a loss of vacuum and a high differential pressure between two sections which necessitated a manual trip.

Entergy evaluation of the No. 35 CWP failure identified that insufficient detail in maintenance procedures and poor work control practices during restoration of the pump motor from preventive maintenance led to the pump failure. Improper routing of the DC cables between the pump's motor and exciter rotors allowed the cable to rub on the motor's dust hood. Vibration of the cable during normal pump operation eventually caused the cable to break and motor to fail. The preventive maintenance on the No. 35 CWP motor, which included the replacement of the motor upper oil pot cooling coils, was performed by the Entergy maintenance staff. Entergy staff elected to perform the maintenance, rather than the electric motor vendor, in an effort to save cost, time, and resources. This event was previously reviewed by the NRC in inspection report 50-286/2003-002, dated May 13, 2003, and resulted in a Green Finding (**FIN 50-286/03-02-03**).

The second manual turbine and reactor trip occurred during power ascension on April 29, 2003, from 59% power after operators detected a lubrication oil fire in the insulation surrounding the high pressure turbine. The licensee declared a Notice of Unusual Event (NUE) in accordance with plant procedures when the duration of the fire exceeded 15 minutes. The fire was extinguished after 51 minutes and the NUE was exited.

Entergy's investigation of this event identified that the No. 2 turbine high pressure bearing was disassembled for inspection during the refueling outage and not properly reassembled by the responsible contractor. Poor maintenance practices and inadequate work controls contributed to the improper reinstallation of the bearing housing. As a result, when the turbine lubricating oil system was returned to service, oil leaked into the surrounding lagging and eventually ignited due to the high temperature of the steam turbine casing. This event was previously reviewed by the NRC in inspection report 50-286/2003-006, dated August 4, 2003, and resulted in a Green Finding (**FIN 50-286/03-06-04**).

The team examined Entergy's collective evaluation of these two events and the two 345 kV breaker failures previously discussed. Entergy's evaluation was documented in Condition Report No. IP3-2003-03866, dated June 25, 2003. The team reviewed the

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condition reports and root cause evaluations for each event and interviewed responsible Entergy staff. The team's evaluation of Entergy's collective review follows:

### 03.01 Problem Identification

1. Determination of who (i.e., licensee, self revealing, or NRC) identified the issues and under what conditions.

The four unplanned reactor scrams which contributed to the White PI for Unplanned Scrams in 7000 Critical Hours were self-revealing.

2. Determination of how long the issue existed, and prior opportunities for identification.

The Green to White PI threshold was crossed on June 22, 2003, with the automatic reactor trip caused by the failure of the 345 kV generator output breaker No. 3.

3. Determination of the plant-specific risk consequences (as applicable) and compliance concerns associated with the issue.

Not applicable. The four events contributing to this PI change have been assessed individually, as previously discussed.

### 03.02 Root Cause and Extent of Condition Evaluation

1. Evaluation of method(s) used to identify root cause(s) and contributing cause(s).

Consistent with Entergy's Site Management Manual IP-SMM-LI-102, the Condition Report (CR) initiated for this White PI (No. IP3-2003-03866) was assigned a Category B investigation which required an apparent cause determination. Attachment 10.7 of IP-SMM-LI-102 provided specific guidance for conducting the apparent cause assessment. The responsible engineering supervisor for conducting the assessment assembled an eight member team of engineers with experience in electrical systems, maintenance, work planning and project management. Each of the four reactor scram's detailed root cause evaluation (Category A CR) was scrutinized by the Entergy team and common issues were identified.

2. Level of detail of the root cause evaluation.

The apparent cause determination performed by the Entergy team was appropriate. Three principle apparent causes were identified, common to all three events. These causes were: weaknesses in the subject matter expert arenas; weaknesses in the methods Entergy uses to control vendor interfaces; and lack of experienced staff in the traditional power generation areas.

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3. Consideration of prior occurrences of the problem and knowledge of prior operating experience.

Consistent with Entergy's guidance, the apparent cause team evaluated both IPEC and external operating experience. The apparent cause team acknowledged that the control and oversight of contractors on site has been an ongoing concern in recent years at both Units 3 and 2. Entergy's apparent cause determination for the PI change was weighed more on the two breaker failures and the turbine lubricating oil fire event. These three events clearly demonstrated that the lack of direct contractor oversight and quality control measures, along with the absence of IPEC subject matter experts to independently assess contracted work activities, contributed to the unplanned transients.

4. Consideration of potential common cause(s) and extent of condition of the problem.

As mentioned above, the four events which led to the PI change were examined by Entergy to identify common causes and/or contributing factors. Additional examples of poor contractor oversight at Indian Point 2 and 3 were identified via Entergy's review of plant operating experience.

### 03.03 Corrective Actions

1. Appropriateness of corrective action(s).

Entergy has initiated a number of corrective actions to address the weaknesses in the subject matter expert arena and control of vendor interfaces. The team reviewed these corrective actions and determined them to be appropriate. To address the limitation in the IPEC subject matter expert ranks, Entergy has made available their entire nuclear organization to provide technical and engineering support to the Indian Point plants, as well as all Entergy nuclear facilities. To address the weaknesses in contractor oversight, detailed job descriptions with clearly defined roles and responsibilities will be implemented to ensure that subject matter experts (SMEs), systems engineers, and project leads and managers understand their duties when assigned to oversee contracted services. This action is intended to prevent dual roles and responsibilities for engineering and maintenance staff overseeing vendor activities.

2. Prioritization of corrective actions.

Entergy's corrective actions to address the second 345 kV breaker failure and associated contractor oversight deficiencies were timely. A switchyard coordinator with project management responsibilities was promptly assigned and the responsible systems and component engineers were directed to provide day-to-day direct oversight of the contractor activities. The longer term corrective actions to address the subject matter expert concerns and to formalize the duties and responsibilities of SMEs, project leads, and managers with respect to vendor oversight have been appropriately prioritized in the IPEC corrective action system.

3. Establishment of schedule for implementing and completing the corrective actions.

The inspection team reviewed the schedule for completion of the above stated corrective actions and determined (consistent with the risk significance of the subject equipment) that the schedule for implementation of the proposed administrative changes was appropriate.

4. Establishment of quantitative or qualitative measures of success for determining the effectiveness of the corrective actions to prevent recurrence.

Consistent with IPEC guidance (IP-SMM-LI-102 and ENN-LI-104), an effectiveness review is planned for six months following implementation of the corrective actions.

03.04 Findings

No findings of significance were identified.

**04 REVIEW OF UNIT 2 GRID-INDUCED REACTOR SCRAMS**

a. Inspection Scope (93812)

The inspection team evaluated four specific plant trips attributed to grid disturbances which occurred between 1997 and August 3, 2003. Each of these trips resulted in the plant being placed in a natural circulation condition. The inspectors focused on the interactions between the plant and electric grid, and how this impacted overall plant transient response. The team reviewed licensee event reports, post-transient analyses, condition reports involving the 138 kV and 345 kV systems for the last two years, modifications to the generator protection and fast bus transfer scheme, transmission protective relaying schemes, and a number of other electrical distribution system related events dating back to mid-1997 (see Attachment D). The team also reviewed minutes of the inter-company Buchanan switchyard oversight committee, relay calibration reports, and agreements between Entergy and the Transmission and Distribution (T&D) operator (Consolidated Edison). The team also reviewed Entergy's actions with respect

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to evaluating the potential impact of the recent grid-related events on their IPE initiating events frequency assumptions.

### Background

Electric power produced by the plant is transmitted to the electrical grid through a 345 kV ring bus. A one-line diagram of this bus is provided in **Figure 3**. The ring bus has three outgoing feeders. Two of these, Y94 and W93, are each capable of carrying full plant output. Feeder TA5 transforms the voltage down to 138 kV and can only carry approximately 20% of the plant output. Incoming power from the plant flows through two output breakers, 7 and 9, both of which are rated for full plant output. The system is designed so that a fault on either main output feeder will be isolated from the ring bus by opening two of the three ring bus breakers. This would maintain the plant online supplying the grid through the remaining output breaker and feeder. For example, if a fault occurred on W93, breakers 9, 11 and the downstream switchyard breakers would open to isolate the feeder. The plant would still be supplying power to the grid through breaker 7 and feeder Y94. This fault would also be detected by the protective relays on Y94, however, blocking relays, by design, 'see' that the fault is not on that feeder and send a signal to prevent it from being stripped by its associated downstream switchyard breakers. If faults occurred on both W93 and Y94, both plant output breakers (7 and 9) would be tripped to isolate the faults. If the unit were to continue to operate in this condition the turbine speed would rapidly increase causing a concurrent increase in generator frequency. Primary overspeed protection for the turbine is provided by both mechanical and electronic overspeed protection. To prevent overspeed and over-frequency, the opening of both plant output breakers 7 and 9 causes a direct trip of the main generator through generator protection relays.

Internal plant electrical loads are supplied through six 6.9 kV buses. During at power plant operations, two of these buses are supplied by off-site 138 kV power and the remaining four are supplied by the unit generator via the unit auxiliary transformer. The four busses supplied by the unit generator provide power to the reactor coolant pumps. Upon a unit trip, a fast bus transfer removes power from the unit auxiliary transformer and connects all the buses to the 138 kV off-site power source, thus maintaining continuity of power. This fast transfer is blocked by relay protection if the two sources of power are not synchronized or if a generator trip is caused by an over-frequency condition. If this fast transfer block occurs, power is lost to the reactor coolant pumps placing the plant in a natural circulation condition and all three emergency diesel generators auto start (the emergency diesel generators will not load, by design, unless AC power is lost to buses 5 and 6 and/or a safety injection signal is received). Safety related 480V buses 5A and 6A remain energized via the station auxiliary transformer, but operator action is required to restore power to the 2A and 3A safety related 480V buses via EDG No. 22. The analysis for a loss of reactor coolant flow and loss of off-site power are discussed in the Updated Final Safety Analysis Report (UFSAR) in Chapters 14.1.6 and 14.1.8, respectively, and the design basis for the plant electrical systems is discussed in UFSAR Chapter 8.

### Overview of Plant Trips

- July 26, 1997 Trip- Prior to this reactor trip, output feeder W93 had been taken out of service for maintenance. Breaker 9 was maintained in the closed position to maintain the ring bus. A directional current relay on TA5 failed due to water intrusion into a fuse box. This relay failure caused breakers 7 and 11 to open to isolate the feeder. The tripping of these breakers also isolated feeder Y94 which was the only available feeder to handle full load at the time. This resulted in a 100 percent loss of load for the unit. Breaker 9 never received a trip signal since there was no fault with its associated feeder, therefore no direct trip was sent to the main generator. This resulted in an over-frequency condition and the blocking of the fast transfer device since the power sources were not maintained in phase. Power was lost to the four 6.9kv busses supplied by the unit auxiliary transformer, which resulted in the plant being in a natural circulation condition, per design. This event also caused reactor coolant system (RCS) flow limits to be exceeded due to the generator over-frequency (reference inspection reports 50-247/1997-009, dated 9/10/97 and 50-247/1997-010, dated 9/29/97). As a corrective action, a permanent modification had been installed in early 1998 to trip the generator on over frequency to prevent this excessive flow condition. This modification also inhibits the fast transfer on over frequency.
- December 26, 2001 Trip- A phase 'A' fault on W93 caused Breaker 9 to open per design. Due to the failure of a blocking relay, the downstream switchyard breakers in Ramapo for Y94 opened, isolating that feeder which caused a loss of load. Breaker 7 did not receive a trip signal since there was no fault on its associated feeder; therefore, no direct trip occurred. The main generator began to speed-up and was tripped by the over-frequency relay which also blocked the fast transfer. The plant relied on natural circulation, and the EDGs automatically started, per design.
- April 28, 2003 Trip - A phase 'A' fault on Y94 caused breakers 7, 11 and F7 to open to isolate the fault. A blocking relay downstream of F7 failed due to downstream grid interactions and a relay failure at the Millwood ring bus. This resulted in the loss of the two 138kV feeders required by Technical Specifications (TS). One additional 138 kV feeder (the Peekskill Refuse Burning Generating Station, not credited by TS) remained online to supply plant loads. Breaker 11 was closed manually during ring bus restoration. A failed blocking relay caused the downstream breakers for W93 in Sprain Brook to open, isolating that feeder from the grid. Breaker 9 remained closed since no fault was seen on its associated feeder, therefore, no direct trip occurred. The main generator began to speed up and was tripped by the over frequency relay which also blocked the fast transfer. The plant relied on natural circulation, and the EDGs automatically started, per design.
- August 3, 2003 Trip - A phase 'A' fault due to a lightning strike on W93 caused Breaker 9 to open, per design. Due to the failure of another blocking relay, the downstream switchyard breakers in Ramapo for Y94 opened, isolating that feeder and causing a loss of load. Breaker 7 did not receive a trip signal since there was no fault on its associated feeder, therefore no direct trip occurred.

The main generator began to speed up and was tripped by the over frequency relay which also blocked the fast transfer. The plant relied on natural circulation, and the EDGs automatically started, per design.

Observations: The NRC does not directly regulate the electric grid. However, under the revised Reactor Oversight Program, the performance of offsite electrical distribution system is a significant factor in the evaluation of initiating events and overall risk. With respect to the Indian Point facilities, the 345kV system is not as risk significant as the 138 kV system, but it does have a credible impact on the initiating event frequency of plant transients. The team's review of the above stated events identified that in the past three years each 345 kV electrical distribution fault that resulted in the loss of a feeder from the Buchanan switchyard was compounded by one or more transmission and distribution protective relay failures. As part of their collective review of the Unit 3 switchyard breaker failures and the above described Unit 2 grid-related plant trips, the team notes that Entergy has been working closely with Con Edison to: evaluate possible enhancements in the maintenance of 345kV protective relays; assess the adequacy of the existing protective relaying scheme; and assess possible design improvements to the outgoing 345kV transmission capacity.

The team also notes that following the August 14, 2003 widespread loss of offsite power event, a joint United States and Canadian Task Force was initiated to evaluate and make recommendations to prevent a recurrence. Prior to this event, transmission grid reliability was becoming a rising concern throughout the industry due to the use of the transmission and distribution (T&D) system in ways not originally considered when the local area T&D systems and existing grid inter-ties were designed. Consequently, the design insights and specific lessons learned from Indian Point and other nuclear and non-nuclear generating stations gained from the August 14, 2003 event will be assessed and communicated to the industry via a separate correspondence. An NRC headquarters sponsored public meeting to discuss this initiative was conducted on October 31, 2003.

The team learned that the Unit 2 IPE risk model is currently being converted from the large event/small fault tree to small event/large fault tree methodology, to be consistent with the Unit 3 IPE. Coincident with this conversion, Entergy plans to update their model with the latest plant specific and industry operating history event frequency data. The team observed that for the Unit 2 IPE, the loss of offsite power (LOOP) events (a station blackout and coincident general transient) contribution to the overall core damage frequency (CDF) is 18.98 percent (5.926E-6 of 3.13E-5 total CDF). For the Unit 2 grid-related reactor trip events reviewed by the team, the station emergency diesel generators operated, as designed, and precluded a station blackout event. The NRC resident inspectors will follow-up the licensee's efforts to update the initiating events frequency assumptions, considering the data from the recent grid-related events.

b. Findings

Introduction. A Green finding was identified by the team involving inadequate corrective actions for repeat Unit 2 reactor scrams attributed to grid-related faults and associated

protective relaying failures. The lack of thorough evaluations and corrective actions on the part of Entergy, in cooperation with the responsible T&D operator for the local electrical grid, Buchanan Switchyard, and the circuit breakers and relaying at remote switchyards that directly affect Unit 2, have resulted in an increased frequency of risk significant plant transients and consequential challenges to Unit 2 safety related systems and licensed operators.

Description. The team reviewed the four Unit 2 automatic reactor trips, due to a loss of generator load, that occurred during the period from July 1997 to August 3, 2003. These loss of generator load events were the result of grid-related faults and the failure of one or more associated protective relays. The primary protection for a loss of generator load is the direct trip from the T&D operator's protective scheme. The direct trip provides generator protection and involves the removal of generator excitation and electrical output. The normal "at power" Unit 2 electrical line-up has the generator output providing 6.9 kV power to house loads (and 480V safeguards buses 2A and 3A) via buses 1 through 4 and the unit auxiliary transformer. On a normal loss of generator load transient, the direct trip is followed by a fast bus transfer (FBT) from the unit auxiliary transformer to the station auxiliary transformer, ensuring continuity of power to the house loads. The particular sequence of grid-related faults and protective relay failures that have occurred in the past 18 months have prevented actuation of the direct trip and FBT. Absent the FBT, the unit loses 6.9 kV power to the reactor coolant pumps and operators ensure the reactor coolant system is maintained in natural circulation cooling until pumping power is restored by operator action.

Two of the 6.9 kV buses (Nos. 5 and 6), that feed two of the three safety-related 480 V buses (Nos. 5A and 6A), remained powered from the 138 kV system making these events of very low safety significance. However, all three emergency diesel generators started, by design, and operator action was required to restore electrical power to the 2A and 3A 480 V safety-related buses. The necessity for operator action to appropriately cope with these partial loss of offsite power transients introduces a greater probability of operator error. As discussed in Section 05 below, the August 3 plant transient was exacerbated by operator error. In that instance, the automatic operation of the auxiliary feedwater system and the subsequent cycling of power-operated relief valves (to maintain RCS pressure within plant design limits under natural circulation conditions) demonstrated the additional challenges to safe plant operations associated with events of this type.

The NRC team believes Entergy has been slow to formally address the grid-related problems impacting Unit 2, given the repeat nature of the protective relaying system failures and the pronounced increase in frequency of occurrences at Indian Point 2 (three grid-related trips in the 18 months between December 2001 and August 2003, not including the August 14, 2003 total loss of off-site power event).

Analysis. This team-identified finding is greater than minor as it affects the Initiating Events (IE) Cornerstone objective of limiting the likelihood of an event that upsets plant stability and challenges critical safety systems and plant operators. Traditional enforcement does not apply because this finding did not have any actual safety

consequence, did not impact the NRC's regulatory function, and was not a willful violation of NRC requirements or Entergy procedures. This finding was evaluated using Phase 2 of the Significance Determination Process (SDP) because the finding did contribute to the likelihood of a reactor trip and the likelihood of mitigation equipment or functions not being available because of the loss of the normal electrical power to half of the engineered safety systems (emergency power was not impacted). This finding was determined to be of very low safety significance (Green) using the Transient with Power Conversion System Available Worksheet; the dominant sequence being the loss of secondary heat removal (AFW), feedwater/condensate system (PCS), and high pressure recirculation (HPR). Assumptions used by the inspectors in this analysis included: zero credit for the initiating event likelihood; full credit for all mitigation systems, except AFW and HPR (because one of the two motor-driven auxiliary feedwater trains and one residual heat removal pump did not have normal electrical power (Bus 3A) due to the block of the fast bus transfer. However, full operator recovery credit was given because procedures are in place to restore the electrical buses and operators have been appropriately trained on these procedures. **(FIN 50-247/2003-013-01)**

Enforcement. No violation of regulatory requirements occurred.

## **05 REVIEW OF UNIT 2 AUGUST 3, 2003 OPERATOR PERFORMANCE**

### a. Inspection Scope and Background (93812)

At 4:30 a.m. on August 3, 2003, Indian Point 2 experienced a "partial" loss of offsite power (LOOP) which led to a reactor trip. All safety systems functioned as designed in response to the trip. However, control room operator errors led to plant conditions which caused the pressurizer power-operated relief valves (PORVs) to cycle ten times over a twelve minute period. The pressurizer PORVs vent steam from the pressurizer steam space to the pressurizer relief tank in containment to reduce reactor coolant system pressure. The root cause of this human performance error was the failure of the operating crew to take Emergency Operating Procedure (EOP) required actions for controlling auxiliary feedwater flow in the post-trip condition. Specifically, continuous action step 1 in ES-0.1 "Reactor Trip Response," requires that if coolant temperature is lowering, then auxiliary feedwater flow should be throttled down to a minimum value such that the reactor coolant system cooldown is mitigated.

The operating crew failed to follow ES-0.1, step 1 which allowed the plant cooldown to continue resulting in an isolation of chemical and volume control system (CVCS) letdown flow. The isolation of CVCS letdown flow caused a mismatch between CVCS charging and letdown such that pressurizer level began to increase. As pressurizer level increased, pressurizer pressure increased to the point at which the PORVs began to lift. The pressurizer PORVs cycled ten times before the control room operators re-established letdown flow and restored reactor coolant system pressure to normal post-shutdown values. Performance deficiencies identified for the August 3, 2003, event are summarized in the following paragraphs.

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b. Findings

- .1 Introduction. A Green finding was identified involving the failure of an operating crew to adhere to a continuous action step of EOP ES-0.1 resulting in an avoidable plant transient. Specifically, in response to a reactor trip and partial LOOP event on August 3, 2003, the Unit 2 operating crew failed to correctly implement continuous action step 1 of ES-0.1 "Reactor Trip Response," which led to a sequence of events involving the cycling of the pressurizer PORVs ten times before operators re-established proper reactor coolant system (RCS) pressure control.

Description. The crew responded to the reactor trip by entering EOP E-0, "Reactor Trip or Safety Injection." Step 4 of E-0 requires a transition to EOP ES-0.1, "Reactor Trip Response." The crew entered ES-0.1 at 4:40 a.m., approximately 10 minutes after the reactor trip. Step 1 of EOP ES-0.1 checks the trend of RCS temperature. If RCS temperature is stable or is trending down to the normal no-load setting (547 degrees F), then the step requirements are met and the "response not obtained" actions are not taken. "Response not obtained" actions are taken to mitigate problems identified as plant parameters are monitored during EOPs. When the crew reached this step (at approximately 4:40 a.m.) RCS temperature was trending up to 547 degrees F. The crew appropriately continued to step 2 and beyond without taking actions to affect RCS temperature. Step 1, however, is required to be applied in a continuous fashion while in this procedure. This means that if RCS temperature begins to trend down or is unstable during the conduct of ES-0.1, then the "response not obtained" actions of Step 1 must be completed. Specifically, auxiliary feedwater flow rate should be lowered in accordance with the procedure to mitigate the cooldown of the RCS. At 4:45 a.m., RCS temperature began to trend lower, and was not mitigated until auxiliary feedwater flow was throttled at approximately 5:07 a.m.. During this 22-minute period, the plant cooldown continued, resulting in the repetitive PORV lifts described above.

The crew failed to apply the required actions of the Step 1 "continuous action" step. The Control Room Supervisor did not realize that Step 1 was applicable throughout the procedure. He did realize that the RCS cooldown was undesirable, and he knew that a future step in the procedure would allow the throttling down of auxiliary feedwater. Through interviews with the crew, it is apparent that different crew members had supporting pieces of information that could have been put together such that the EOP would have been correctly followed. However, there was weak supervision and teamwork that left the Control Room Supervisor to direct the EOP actions without significant input from other crew members. Further analysis can be found in paragraph 05.b.2 below.

Analysis. The Unit 2 operating crew failed to adhere to continuous action step 1 of EOP ES-0.1, "Reactor Trip Response." The consequence of this procedural error was an RCS pressure transient which involved the automatic cycling of the pressurizer PORVs ten times before operators restored pressure to the normal band. This human performance error (procedural non-compliance) is greater than minor in that this type of error could be reasonably viewed as a precursor of a more significant event.

This performance deficiency affected the reactor safety Initiating Event Cornerstone and was evaluated using Phase 2 of the SDP because the multiple opening and re-closing of the PORVs increased the probability of a stuck open PORV initiating event which would be a small loss of coolant accident condition. The initiating event frequency for a stuck open relief valve was assumed to increase by one order of magnitude, resulting in the finding having a very low safety significance (Green). The dominate stuck open relief valve core damage sequence included the failure of the block valve to close and the failure of low pressure recirculation. There was no impact on the capability to either close the block valve or to use the residual heat removal or recirculation systems to conduct low pressure recirculation. Therefore, this finding is Green.

Enforcement. The failure to adhere to action step 1 of ES-0.1 on August 3, 2003, is contrary to the emergency operating procedure and Technical Specification 6.8.1. Because this failure to implement emergency operating procedure ES-0.1 is of very low safety significance and has been entered into the licensee's corrective actions program (CR-IP2-2003-04933), this violation is being treated as a non-cited violation, consistent with Section VI.A of the NRC Enforcement Policy. **(NCV 50-247/2003-013-02).**

## .2 August 3, 2003 Event - Contributing Factors

Based upon the inspection team's review, the following observations were made which the team believes contributed to the continuous action step not being followed:

- The Control Room Supervisor (CRS) implementing the EOPs apparently overlooked the on-going applicability of the continuous action step, and was waiting for future procedural guidance to throttle auxiliary feedwater flow (individual based error).
- The rest of the crew did not adequately challenge the CRS about the details of his EOP implementation strategy (crew based error).
- The Shift Manager and Watch Engineer/ Field Support Supervisor became involved with other activities and did not provide sufficient oversight of EOP implementation. The Shift Manager was involved in completing required notifications of the event. The Watch Engineer/ Field Support Supervisor in the role of Shift Technical Advisor became directly involved in peer-checking and overseeing electrical bus restoration, as well as, connecting a recording device for monitoring an impending reactor coolant pump start.
- The operating crew was not fully sensitive to the impact auxiliary feedwater has on plant cooldown (simulator post-trip decay heat load and auxiliary feedwater injection to the steam generators does not closely model actual plant response). Simulator training focuses on actions for Loss of Offsite Power events, but because the simulator does not closely replicate the auxiliary feedwater cooling effect, it appears that the applicable EOP steps are not fully exercised in training. This is an unresolved item and discussed further in Section b.3 below.

- Scheduled lessons-learned training from the April 28, 2003 reactor trip, which involved enhanced operator response to natural circulation cooldown scenarios, had not been received by the on-shift crew (this training was scheduled coincident with the requalification training cycle).
- Two modifications related to feedwater system control (the removal of the post-trip main feedwater bypass valve closing delay, and raising the feedwater isolation signal set-point) had a minor impact on the plant cooldown, but were not specifically addressed in simulator training. The team viewed this observation as a missed opportunity to identify the previously mentioned simulator modeling problem.

**.3 Unresolved Item 50-247/2003-013-03:** Acceptability of the Unit 2 simulator modeling of decay heat load and auxiliary feedwater cooldown.

The simulator for Indian Point Unit 2 does not accurately model cooling effects of auxiliary feedwater injection during loss of offsite power post-reactor trip situations. A simulator demonstration conducted for the team identified that the simulator does not exhibit a reactor coolant system cooldown with maximum auxiliary feedwater injection during post-reactor trip plant conditions with a loss of offsite power (LOOP) at any modeled time in core life. The actual plant experiences a significant cooldown until auxiliary feedwater is throttled down in accordance with Emergency Operating Procedures (EOPs). The team compared actual plant performance graphs with the controlled simulator runs and significant differences were observed in how wide range cold leg temperatures responded over a 40-minute period following the reactor trip with a LOOP. It appears that the decay heat load is too high to allow any cooldown from auxiliary feedwater injection. This simulator modeling inconsistency with known plant conditions provides a potential for negative training of the operators. One potential example of this was the inappropriate actions taken by the on-duty crew responding to the August 3, 2003 reactor trip and natural circulation cooldown event.

Additional specialist inspector follow-up is necessary to determine if this simulator modeling discrepancy is the result of a human performance problem or simulator/training program deficiency as it relates to 10 CFR 55.46. The follow-up inspection will also examine the simulator testing program to determine if it was possible to identify this modeling issue during testing of the simulator. The need to further develop this potential compliance issue with specialist assistance and analyze the risk and safety significance of this modeling problem (simulator decay heat load versus auxiliary feedwater cooldown) remains unresolved.

**06 REVIEW OF AUGUST 14, 2003 LOSS OF OFFSITE POWER EVENT RESPONSE - UNITS 2 AND 3**

a. Inspection Scope

In accordance with the Special Inspection Team's revised charter, the inspectors reviewed Entergy's performance in response to the August 14, 2003 loss of offsite

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power event. The inspection team was on site at the time of the event. The team supported the resident inspectors and implemented a 24-hour inspector coverage plan to monitor licensee actions, which included: initial control room operator response and plant stabilization, including the use of emergency operating procedures; operator actions in the plant to minimize the impact of the loss of offsite power to non-essential systems and verification of appropriate safety system response (i.e., auxiliary feedwater system and emergency diesel generator operation); emergency response organization activation coincident with the declaration of an Unusual Event; offsite electrical power restoration and emergency diesel generator shutdown; and Unit 2 restart activities which occurred on August 16. The inspection team used inspection procedures 93802 and 93812 to review Entergy staff response to this dual-unit trip event.

Following restart of Unit 2, the 24-hour inspector shift coverage was secured. Unit 3 restart was delayed because of control rod drive mechanism and individual rod position indication issues. Following corrective maintenance, Unit 3 was restarted on August 20.

b. Background

After both the Unit 2 and Unit 3 Shift Managers entered into an Unusual Event (loss of off-site power greater than 15 minutes), the Unit 2 Shift Manager activated the emergency response organization (ERO) as a prudent measure (required at Alert or higher levels) to obtain additional plant staff support to address the numerous balance of plant equipment problems caused by the lack of offsite power. The Unit 2 Technical Support Center and Operations Support Center (TSC/OSC) was staffed early in the event, but not formally activated. Offsite power was restored to the station after about 1.5 hours. Back-up electrical power to the TSC/OSC, other than the TSC un-interruptible power supplies, was not available because the Unit 2 TSC diesel failed to function. The Unit 2 TSC was also staffed with the Unit 3 TSC/OSC personnel because the Unit 3 TSC diesel also failed to start and run. Station management made a conscious decision to shutdown all Unit 3 TSC/OSC equipment. Based upon the nature of the event, coordination of both units' repair teams and support to the control rooms was more easily conducted out of a central location (Unit 2 TSC).

As stated above, both TSC diesel generators failed to operate during the August 14 loss of offsite power event. In addition, a number of un-interruptible power supplies (UPSs) in the EOF (located in the Training Center) did not function. These UPSs are important because the EOF does not have a back-up AC power source, by design. The UPSs provide short-term DC battery back-up power to dedicated ERO communications and data transmission systems. The failure of these back-up diesel generators and UPSs degraded the full design capability of the emergency response facilities (ERF), but did not compromise the functional capability of the ERO and the associated 10 CFR 50.47(b)(8) planning standard. The following ERF equipment was without power for the approximate 1.5 hour duration of the offsite power outage:

TSC/OSC Impact

- U-2, all four Unit 1 Control Room Air Conditioning (CRAC) Units - these CRAC units provide the primary cooling of the Unit 1 control room and supplement the cooling of the Unit 2 control room.
- U-2 and U-3, TSC, OSC, and Computer Room Air Conditioning - no other HVAC sources available for these spaces. The team notes that on August 14, 2003, the plant operations support staff elected to minimize room heating loads and minimize the TSC UPS electrical loads by securing all plant computing systems, except Plant Information Computer (PIC) at Unit 2. At Unit 3, the licensee elected to secure all computer systems, including PIC. Computer systems removed from service were: Unit 3 PIC; Unit 3 Critical Function Monitoring System (CFMS); Local Area Network for both units; Unit 2 Safety Assessment System/Emergency Data Display System; and Unit 2 Digital Radiation Monitoring System (DRMS) and Unit 2 Safety Assessment System (SAS).
- All TSC lighting and power outlets (except the outlets powered by the UPSs) - one wall of the U-2 TSC remained powered by the UPSs which provided one set of PIC displays (three terminals and monitors). The team notes that no facsimile or copy machines were functional and no computer terminals (other than one set of U-2 PICs terminals) were available to communicate data or electronic messaging.
- Back-up diesel auxiliaries and support (instrumentation) power

#### EOF Impact

- Unit 2 and Unit 3 Local Government Radios were not functional because the Emergency Offsite Facility (EOF) transmitter UPS did not operate. Commercial telephone back-up was used.
- Unit 2 and Unit 3 Radiological Emergency Communications System (RECS) were not functional due to the failure of the associated EOF UPS. Commercial telephone back-up was used.
- Five-Way and Three-Way Direct telephone lines did not function due to UPS failures. These direct telephone systems are automatic ringing between the TSC/OSC, Control Rooms, EOF/Alternate EOF, JNC, and White Plains office.
- The meteorological tower back-up diesel power supply failed (started and tripped), but its associated UPS did function and meteorological data was available to the EOF.

#### ERF/ERO Communications

Although not directly related to the failure of either the TSC diesels or UPSs, additional communications difficulties were encountered and included:

- Unit 2 and Unit 3 Operations Department Radios were not functional. The power supplies to the base stations are not from vital power sources.
- Personal computer-based MEANS (Modular Emergency Assessment Notification System) was without electrical power in the control room (lap-top computer). This lap-top driven PC-based software is used to access and enter data for three emergency management forms: NYS Radiological Emergency Data Forms (INForms); Dose Assessment and Protective Action Recommendations (DAPARS); and Emergency Action Level Computerized Information System (EALCIS). Hard-copy forms are used for back-up, but on August 14, 2003, no copy machines were functional in the control room.
- Unit 2 ERDS - PICs data was available to the EOF, but the EOF computer data acquisition and modem was without power because its associated UPS failed.
- Unit 3 ERDS - no data available because the Unit 3 PIC was secured; however, the EOF computer and modem was available (the UPS was functional).
- Several commercial telephone lines were not functional (private branch - PBX), in addition to the communications mentioned above, because the PBX UPS was not functional. However, RECs and Local Government Radios were successfully backed-up by a commercial telephone.
- Dialogic Notification System (DNS) - This system, in conjunction with Entergy's pager system (SKYTEL), is designed to notify the ERO staff for ERF activation. This system did not function properly during the August 14 event. Following the initiation of a coded message, the pager system notifies the ERO staff. In response to the coded message, the ERO staff calls the DNS for a pre-recorded message. Because of the wide-spread power outage, sections of the SKYTEL system were without power or back-up power supplies. Consequently, some members of the ERO were never notified. Fortunately, the event occurred while many plant staff members were still on site and they responded to the Public Address system notifications. In addition, ERO staff with cordless telephones were unable to be contacted due to the electrical power outages.

c. Findings

.1 Unit 2 TSC Diesel Generator Failure - August 14, 2003

Introduction. A Green finding was identified involving the failure of the Unit 2 TSC back-up diesel generator to function on August 14, 2003. The conditions which caused the diesel generator to fail to function involved electrical loading of the diesel generator in excess of its design capacity. This condition was initially identified in February 2000 and not resolved in a timely manner.

Description. On August 14, 2003, the Unit 2 TSC diesel did not automatically start and subsequent operator actions to manually start and load the diesel failed. The conditions

potentially impacting the operability of the TSC diesel were first identified on February 3, 2000. Condition Report (CR) No. 2000-00705 documented an observation during emergency planning training that there was a potential for the TSC diesel generator to be overloaded. The corrective actions for CR No. 2000-00705 were transferred into CR No. 2000-08332. CR No. 2000-08332, dated October 30, 2000, documented that based upon a review of the electrical power distribution drawings, a potential existed for the TSC back-up diesel generator to be overloaded under some conditions. The licensee reviewed Abnormal Operating Instruction (AOI) 27.1.10, "Loss of Power to the TSC" and found that the load on the diesel for both TSC electrical bus sections would be about 1,150 amps and 875 KVA. The long-term corrective actions, postponed until September 30, 2003, involved the generation of an electrical calculation to definitively determine if the diesel generator was overloaded; revise drawings, as appropriate; and determine a method to control future TSC diesel electrical loading. This proposed TSC load study was incorporated into the Design Basis Improvement project. More recently, on May 25, 2003, during the annual load test of the TSC diesel, the diesel tripped on reverse power (reference CR Nos. 2003-03200, dated 5/25/03, and 2003-03367, dated 5/31/03).

The Unit 2 TSC/OSC remained without a back-up AC electrical power supply until September 15, 2003, when a temporary alteration was installed and satisfactorily tested, which provided a 1500 kW skid-mounted diesel generating unit (reference Inspection Report 50-247/2003-011, Section 1R23).

Analysis. The failure of the Unit 2 TSC diesel generator to function on August 14, 2003, is the result of a performance deficiency (failure to take timely and effective corrective action) that adversely impacts Non-Risk Significant Planning Standard 10 CFR 50.47(b)(8), which states that adequate facilities and equipment are maintained to support emergency response. Traditional enforcement does not apply because the issue did not have an actual safety consequence or potential for impacting the NRC's regulatory function, and was not the result of a willful violation of NRC requirements or Entergy procedures. This finding is considered more than minor because the objective of the Emergency Preparedness Cornerstone, to ensure adequate facilities and equipment are capable of protecting the health and safety of the public in the event of a radiological emergency, was impacted. A significant amount of TSC/OSC emergency response equipment, necessary to implement the Emergency Plan, was either de-energized by the Entergy staff because of the loss of sufficient air conditioning to ensure emergency response equipment would not be damaged due to overheating or was without AC power because the diesel was non-functional. This finding is of very low safety significance because key members of the ERO were able to implement established compensatory measures to effectively perform their emergency response functions. This determination was made using Manual Chapter (MC) 0609, Appendix B, "Emergency Preparedness Significance Determination Process," Sheet 2. Specifically, the August 14 loss of offsite power event resulted in a Notice of Unusual Event declaration, consistent with established Emergency Action Level guidelines. The diesel failure constitutes a failure to implement a program element vice a failure to comply with or satisfy a Planning Standard function. Therefore, this finding is Green. **(FIN 50-247/2003-013-04)**

Enforcement. No violation of regulatory requirements occurred.

.2 Unit 3 TSC Diesel Generator Failure - August 14, 2003

Introduction. A Green finding was identified involving the failure of the Unit 3 Technical Support Center back-up diesel generators to function on August 14, 2003. The conditions which caused the diesel generators to fail to function were previously identified by Entergy on April 18, 2003, as a result of a failed periodic load test and inadequate retest. This condition was not resolved in a timely manner.

Description. On April 18, 2003, the TSC diesel was tested under blackout conditions during the Unit 3 refueling outage. The diesel started and then tripped while being loaded. As a result of the diesel trip, the Unit 3 system engineer initiated a work order that included replacement of the overspeed controller. Seven hours after this first test, per the Nuclear Plant Operator (NPO) log entries, the TSC diesel was re-tested and run unloaded. Per the Unit 2 system engineer (backup to the Unit 3 system engineer), this run did not include loading the diesel, however, this diesel run was determined to be "SAT" per the NPO log entry.

Inspector follow-up identified that on May 5, the Unit 3 system engineer wrote a new Priority 3 work order (WO No. 02609) to replace the TSC diesel generator overspeed trip module. This new WO was written to focus on a single maintenance action, whereas the original WO included additional work. However, the maintenance planning organization revised WO No. 02609 to a priority 4 and scheduled the repairs for November 2003, based upon the diesel problem being determined "not an operability concern."

On August 14, the TSC diesel generator started and then tripped while being loaded, and was unavailable for the duration of the blackout event. On August 15, the priority of WO No. 02609 was revised to Priority 2. Subsequent troubleshooting confirmed the overspeed module problem, first identified on April 18, 2003. Following replacement of the overspeed controller and a satisfactory load test, completed on September 16, 2003, the Unit 3 TSC diesel was restored to a functional condition. Accordingly, the team concluded that the TSC diesel generator could not have provided its intended design function from April 18 to September 16, 2003.

Analysis. The failure of the Unit 3 TSC diesel generator to function on August 14, 2003, is the result of a performance deficiency (failure to take timely and effective corrective action) that impacts Non-Risk Significant Planning Standard 10 CFR 50.47(b)(8), which states that adequate facilities and equipment are maintained to support emergency response. Traditional enforcement does not apply because the issue did not have an actual safety consequence or potential for impacting the NRC's regulatory function, and was not the result of a willful violation of NRC requirements or Entergy procedures. This finding is considered more than minor because the objective of the Emergency Preparedness Cornerstone, to ensure adequate facilities and equipment are capable of protecting the health and safety of the public in the event of a radiological emergency, was adversely impacted. A significant amount of the Unit 3 TSC/OSC emergency

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response equipment was without AC power because the diesel was non-functional. On August 14, Entergy elected to de-energized all of the remaining emergency response equipment and plant information computer systems. The Unit 3 TSC/OSC functions were all transferred to the Unit 2 TSC/OSC under one site Technical Support Center Manager. This finding is of very low safety significance because key members of the Unit 3 ERO were able to implement established compensatory measures to effectively perform their emergency response functions from the Unit 2 TSC/OSC. This determination was made using Manual Chapter (MC) 0609, Appendix B, "Emergency Preparedness Significance Determination Process," Sheet 2. Specifically, the August 14 loss of offsite power event resulted in a Notice of Unusual Event declaration, consistent with established Emergency Action Level guidelines. The diesel failure constitutes a failure to implement a program element vice a failure to comply with or satisfy a Planning Standard function. Therefore, this finding is Green. **(FIN 50-286/2003-010-02)**

Enforcement. No violation of regulatory requirements occurred.

### .3 Failure of Emergency Operations Facility Un-Interruptible Power Supplies

Introduction. A Green finding was identified involving the August 14, 2003, loss of off-site power event which revealed that Entergy did not have a preventive maintenance program in place to ensure the continued functionality of the numerous un-interruptible power supplies in the Emergency Operations Facility (EOF) which provide back-up power to emergency response equipment.

Description. By design, there is no electrical back-up power supply to the EOF. Instead, the EOF has a number of UPSs which provide short-term DC battery back-up power to dedicated ERF communications and data transmission systems. The team determined that prior to the sale of the Indian Point Units 2 and 3 to Entergy, the EOF UPSs were maintained via a Consolidated Edison service contract with a private vendor. Following the sale, this service contract was not picked-up by Entergy and periodic testing and replacement of the UPS battery back-ups was not conducted. During the August 14 event, the UPSs failed outright or functioned for only a fraction of their design capacity. The meteorological tower back-up diesel power supply failed (started and tripped), but its associated UPS did function and meteorological data was available to the EOF.

The failure of the EOF UPSs primarily compromised the designed communications capability of the Emergency Response Organization (ERO). The following communications equipment was without power for approximately 1.5 hours, the duration of the offsite power outage: the Unit 2 and Unit 3 Local Government Radios were not functional (the EOF transmitter UPS did not operate, but commercial telephone back-ups were used); Unit 2 and Unit 3 Radiological Emergency Communications System (RECS) were not functional due to the failure of the associated EOF UPS (commercial telephone back-up was used); and the Five-Way and Three-Way Direct Telephone Systems did not function due to UPS failures. These UPS-powered automatic ringing telephone systems between the TSC/OSC, Control Rooms, EOF/Alternate EOF, JNC,

and White Plains office are dedicated telephones typically used by the ERO staff as the primary means of inter-ERO communications and planning.

Analysis. The failure of the EOF UPSs to function on August 14, 2003, impacts the Emergency Preparedness Cornerstone, Non-Risk Significant Planning Standard 10 CFR 50.47(b)(8), which states that adequate facilities and equipment are maintained to support emergency response. Traditional enforcement does not apply because the issue did not have an actual safety consequence or potential for impacting the NRC's regulatory function, and was not the result of a willful violation of NRC requirements or Entergy procedures. This finding is considered more than minor because the objective of the Emergency Preparedness Cornerstone, to ensure adequate facilities and equipment are capable of protecting the health and safety of the public in the event of a radiological emergency, was adversely impacted. A significant amount of the Unit 2 and Unit 3 emergency response organization communications equipment was non-functional on August 14 until off-site power was restored. However, this finding is of very low safety significance because key members of the ERO were able to implement established compensatory measures to effectively perform their emergency response functions from the EOF, TSC/OSC, and Unit 2 and 3 central control rooms, using back-up telephone and face-to-face communications. This determination was made using Manual Chapter (MC) 0609, Appendix B, "Emergency Preparedness Significance Determination Process," Sheet 2. Specifically, the August 14 loss of offsite power event resulted in a Notice of Unusual Event declaration, consistent with established Emergency Action Level guidelines. The EOF UPS failures and consequential dedicated ERO communications circuit failures constitutes a failure to implement a program element vice a failure to comply with or satisfy a Planning Standard function. Therefore, this finding is Green. **(FIN 50-247/2003-013-05 and 50-286/2003-010-03)**

Enforcement. No violation of regulatory requirements occurred.

#### **40A2 Problem Identification and Resolution (PI&R)**

##### **.1 Annual Sample Review**

The 95001 inspection activities (see Sections 02 and 03) encompassed the planned review of a PI&R sample involving the failure of 345 kV breaker No. 3 and licensee identified Buchanan switchyard problems with electrical disconnects (reference Condition Report No. IP3-2002-04550). This PI&R sample inspection activity was planned prior to the June 22, 2003, second failure of breaker No. 3 and the Unplanned Scrams in 7000 Critical Hours Performance Indicator White threshold being crossed. Accordingly, this PI&R sample inspection is being credited in this report. A Green finding involving the lack of appropriate contractor oversight of maintenance activities was identified (see Section 02.04).

#### **40A6 Meetings, Including Exit**

The inspectors met with Entergy representatives periodically throughout the inspection and at the conclusion of the inspection on November 7, 2003, to review the purpose and

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scope of the inspection and to discuss the team's preliminary findings. The exit meeting on November 7, also served as the Regulatory Performance Meeting for the one Green finding associated with the 95001 inspection activities. Entergy acknowledged the team's preliminary inspection findings and did not take issue with the findings' preliminary characterizations.

The inspector asked the licensee whether any materials examined during the inspection should be considered proprietary. No proprietary information was reviewed during this inspection.

**40A7 Licensee-Identified Deficiency**

The following violations of very low safety significance (Green) were identified by the licensee and are violations of NRC requirements which meet the criteria of Section VI of the NRC Enforcement Policy, NUREG-1600, for being dispositioned as a Non-Cited Violation.”

- .1 Following the Unit 2 reactor trip and entry into a natural circulation cooldown on August 3, 2003, the licensee identified that the Shift Manager failed to make the required 10 CFR 50.72, “4 hour report,” within the specified time period. This oversight by the on-duty Shift Manager was identified by his relief during a detailed log review and post-trip assessment. The 50.72 report was made at 11:10 a.m., approximately two and one-half hours late (reference Emergency Notification System No. 40045).

## SUPPLEMENTAL INFORMATION

### KEY POINTS OF CONTACT

#### Entergy:

Vincent Andreozzi  
Earl Libby  
Chris Schwarz  
John McCann  
Richard Louie  
William Blair  
Thomas McCaffrey  
Anthony Williams  
Lizbeth Lee  
Fred Dacimo  
Joseph Reynolds  
Frank Inzirillo  
Charles Braun  
Eric Anderson  
Joseph Raffaele  
Louis Cortopassi

### LIST OF ITEMS OPENED, CLOSED, AND DISCUSSED

#### Open/Closed

FIN 50-286/2003-010-01	Poor workmanship, improperly performed corrective maintenance, and inadequate contractor oversight contributed to the failure of 345 kV breaker No. 3 on two separate occasions.
FIN 50-247/2003-013-01	Failure to take appropriate and timely corrective actions to address the repeated grid-related reactor trips of Unit 2.
NCV 50-247/2003-013-02	TS 6.8.1 violation - failure to adhere to Emergency Operating Procedure ES-0.1, continuous action step 1.0 on August 3, 2003.
URI 50-247/2003-013-003	Acceptability of the Unit 2 simulator modeling of decay heat load and auxiliary feedwater cooldown.
FIN 50-247/2003-013-04	Failure of the Unit 2 TSC diesel on August 14, 2003 - failure to implement non-risk significant planning standard program element.
FIN 50-286/2003-010-02	Failure of the Unit 3 TSC diesel on August 14, 2003 - failure to implement non-risk significant planning standard program element.

FIN 50-247/2003-013-05 and 50-286/2003-010-03

Failure of the EOF UPSs on August 14, 2003 - failure to implement non-risk significant planning standard program element.

LIST OF DOCUMENTS REVIEWED

Licensing Documents

UFSAR            Sections 14.1.12, 8.1 and 8.2

Post Transient Evaluations

August 3, 2003  
December 26, 2001  
July 26, 1997

Licensee Event Reports (LER)

050-247/1997-018-01	Buchanan's Substation Ring Bus Breaker trip causes IP2 Turbine Over-speed Trip and Reactor Trip 2003-002-00
050-247/2001-007-00	Automatic Trip Initiated by a Main Turbine Trip
050-247/2002-003-00	138 kV Ground Protection Trip/ Auto Start of Diesel Generators
050-247/2003-003-00	Automatic Trip Initiated by a Main Turbine Trip
050-286/2003-003-00	Automatic Turbine/Reactor Trip Due to Fault in 345KV Generator Output Breaker 3

Root Cause Evaluations

Associated with CR IP3-2003-03809, Reactor/turbine trip on closure of 345kV Generator output breaker #3.  
Associated with CR IP2-2003-02511, Automatic Reactor Trip initiated by a main turbine trip on auto stop oil.  
Root Cause Analysis Report, "Reactor Trip Due to the Ground Fault on 345KV Output Breaker #3," CR-IPE-2002-04550 CA-00007, dated 11/16/2002.  
Root Cause Analysis Report, "Reactor/Turbine Trip on Closure of 345KV Generator Output Breaker #3," CR-IPE-2003-03808 CA-00023, dated 06/23/03.

## Drawings

900, High Tension Operating Diagram (Con Edison)  
A226804-13, TSC One-line Diagram, Power  
A226828-24, Distribution Panel Drawing  
A226820-12, Distribution Panel Drawing  
A226817-10, Distribution Panel Drawing  
A250907-21, Unit 2 Electrical Distribution and Transmission System

## Modifications

FPX-97-12754-F      Addition of Generator Over-frequency Trip and Over-frequency Block of the Fast Bus Transfer

## Calculations

SGX-00057-00, Rev. 0, Main Generator Overfrequency Protection

## Safety Evaluations

98-068-EV              Update of Unit 2 UFSAR for RCP Overspeed Protection  
98-122-MD              Installation of Main Generator Over-Frequency Protection

## Procedures

“BKR-008-ELG, Rev. 10,” 138 KV and 345KV Sulfur Hexafluoride (SF6) Breaker Inspection.  
IB-9.8.3-3, Issue A, 345KV Gas Breaker for Use in Gas Insulated Bus System.  
HVB Operation and Installation Manual, 345KV 40-63KV-200/3000A IPO SF6 Gas Circuit Breaker Two Cycle Interruption.  
Emergency Plan Implementing Procedure, IP-1035, Technical Support Center  
Emergency Plan Implementing Procedure, IP-1040, Habitability of the Emergency Response Facilities and Assembly Areas  
Emergency Plan Implementing Procedure, IP-2101, TSC Manager  
IPEC Emergency Plan, Part 2, Sections B and F.  
Emergency Plan Implementing Procedure, IP-EP-520, Modular Emergency Assessment and Notification System.  
Emergency Plan Implementing Procedure, IP-1010, Unit 2 Central Control Room  
Emergency Plan Implementing Procedure, IP-1026, Emergency Data Acquisition  
AOI 27.1.1, Loss of Normal Station Power

## LIST OF ACRONYMS USED

AC	Alternating Current
AOI	Abnormal Operating Instruction
CA	Corrective Action
CAP	Corrective Action Program
CFR	Code of Federal Regulations
Con Ed	Consolidated Edison, Inc.
CR	Condition Report
CRAC	Control Room Air Conditioning
CRS	Control Room Supervisor
CVCS	Chemical and Volume Control System
CWP	Circulating Water Pump
DC	Direct Current
DNS	Dialogic Notification System
EDG	Emergency Diesel Generator
EOF	Emergency Operations Facility
EOP	Emergency Operating Procedure
ERF	Emergency Response Facilities
ERO	Emergency Response Organization
FBT	Fast Bus Transfer
HPR	High Pressure Recirculation
IMC	Inspection Manual Chapter
IPEC	Indian Point Energy Center
JNC	Joint New Center
kV	Kilovolt
LOCA	Loss of Coolant Accident
LOOP	Loss of Offsite Power
NCV	Non-Cited Violation
NPO	Nuclear Plant Operator
NRC	Nuclear Regulatory Commission
NUE	Notice of Unusual Event
OSC	Operations Support Center
PI	Performance Indicator
PIC	Plant Information Computer
PI&R	Problem Identification and Resolution
PORV	Power Operated Relief Valve
RCS	Reactor Coolant System
SDP	Significance Determination Process
SME	Subject Matter Expert
T&D	Transmission and Distribution
TS	Technical Specifications
TSC	Technical Support Center
UFSAR	Updated Final Safety Analysis Report
UPS	Un-interruptible Power Supply
URI	Unresolved Item
WO	Work Order

### **ATTACHMENT B**

## UNIT 2 - AUGUST 3, 2003 SEQUENCE OF EVENTS

0430 Reactor Trip, Loss of All RCPs

0437 AFW flow has been initiated to 21 and 22 steam generators via turbine-driven AFW; 23 and 24 steam generators already at 200 gpm via 23 motor-driven AFW; total flow at this time 800 gpm.

0440 Entry into ES- 0.1

0445 RCS Tcold - NOT stable at or trending to 547F, per EOP record. Per RO interview, the operators eventually saw Tave going down and were waiting for procedural guidance on throttling AFW.

~0458 Letdown isolates

0502 SG narrow range level is at least 10% in one SG (actually both 23 and 24)

0507 Actions implemented to throttle auxiliary feedwater flow, with one steam generator achieving 10% level, level maintained between 10 and 15 percent (arresting cooldown)

0515 Shift Manager reports notification complete per IP-SMM LI 108, item 9.

0515 PORVs begin to cycle

0524 Letdown flow was reinitiated

0527 Last PORV cycle

0536 Operators start one RCP

## ATTACHMENT C

### UNIT 2 and 3 - AUGUST 14, 2003 SEQUENCE OF EVENTS

- 16:11 Unit 2 reactor trip, low flow due to reactor coolant pump breaker trip on under frequency. \*\*
- 16:11 Unit 3 reactor trip, low flow due to reactor coolant pump breaker trip on under frequency.

Automatic start and loading of all emergency diesel generators at both units, along with automatic start of the motor-driven feedwater pumps and automatic start of the turbine-driven auxiliary feedwater pumps.

- 16:23 Unit 3 declared an Unusual Event
- 16:25 Unit 2 declared an Unusual Event
- 16:55 Unit 2 Shift Manager elects to activate (not required for a UE) the Emergency Response Organization via the Dialogic Notification System (pagers).
- 17:34 EOF and Unit 2 TSC/OSC manned
- 17:45 EOF Activated
- 17:50 EOF off-site power restored (13.8 kV)
- 18:14 Emergency Director in the EOF assumes overall command and control for the event
- 19:37 138 kV off-site power restored and considered reliable.
- 20:56 Off-site power fully restored to the site

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- 02:10 Emergency Director terminates the site Unusual Event.
- 03:30 EOF secured

Note: \*\* The reactor protection system first out for the Unit 2 and Unit 3 reactor trips was "Loss of Flow Single Loop." This reactor trip signal is generated by either a low flow condition in one of four loops, or one of four reactor coolant pump motor breakers open on under-frequency.

## ATTACHMENT D

### RECENT OFFSITE GRID / ONSITE ELECTRICAL DISTURBANCES AT INDIAN POINT ENERGY CENTER

<u>Date</u>	<u>Issue/Event</u>
8/14/03	IP2 and IP3 reactor trips due to loss of offsite power
8/3/03	IP2 Loss of one 345 KV feeder and blocking relay failure on another feeder resulted in load reject
6/22/03	IP3 Automatic turbine/reactor trip after full load reject caused by a breaker failure in the Buchanan switchyard (Inspection Report 2003-006)
5/28/03	IP2 Voltage degradation test on 13.8 Kv system without adequate pre-planning or evaluation (IR2003-006; Green finding)
4/28/03	IP2 Two independent faults on 345 Kv and 138 Kv system resulted in momentary loss of 138 Kv, and subsequent load reject on the 345 Kv system (IR 2003-003)
3/19/03	IP2 Control Power transformer failure to 22 main transformer auxiliaries resulted in 20% down power due to elevated transformer oil temperatures (IR 2003-003)
12/11-13/02	IP3 Power reductions due to hot spots on disconnect switches and unavailability of Breaker No. 3 (IR 2002-008)
11/15/02	IP3 Automatic turbine trip and reactor trip after a full load reject caused by a 345 Kv breaker failure (IR 2002-008)
7/19/02	IP2 Worker fatality results in loss of 138 KV to Unit 2 for approximately seven hours (Green finding). Operators did not recognize Technical Specification entry condition (3.0.1) during testing of 22 EDG with 138 Kv system out of service (Green finding). (IR 2002-005)
12/26/01	IP2 Load reject due to fault on 345 Kv line W93 and protective relay mis-operation on 345 Kv line Y94 (Green) (IR 2001-011)

## ATTACHMENT E

### SPECIAL INSPECTION CHARTER

Evaluate electrical system disturbances, including associated corrective actions and human performance reviews

The objectives of the inspection are to assess electrical system disturbances that have occurred at Indian Point Units 2 and 3 over the past eighteen months. Specifically the inspection should:

1. Assess the adequacy of Entergy's investigation and root cause evaluation of the circumstances surrounding the Unit 3 Unplanned Scrams performance indicator recent color change from 'Green' to 'White', in accordance with Procedure 95001.
2. Assess the adequacy of Entergy's investigation and root cause evaluation (to include an independent review of pertinent electrical system equipment operability) of the circumstances surrounding the electrical system disturbances at both Units 2 and 3 over the past eighteen months (e.g., Maintenance Rule corrective actions).
3. Assess the adequacy of Entergy's implemented and planned corrective actions and extent of condition review for the equipment and human performance issues associated with these electrical system disturbances in #2, above.
4. Independently evaluate the equipment and human performance issues associated with the Unit 2, August 3<sup>rd</sup> and the Unit 2 and 3 August 14<sup>th</sup> automatic reactor scrams and assess the adequacy of Entergy's investigation of the root cause, human and equipment performance, and NRC notification, in accordance with Procedure 93812.
  - Independently evaluate the quality and implementation of Off Normal, Emergency, and Event Notification Procedures.
  - Independently evaluate risk significance.
5. Document inspection findings, any unresolved issues, and conclusions in a special inspection report in accordance with Inspection Procedures 93812 and 95001 within 45 days of the exit meeting for the inspection.

## NRC Proposed Legislation on the Control of Nuclear Materials

### SECTION . TREATMENT OF ACCELERATOR-PRODUCED AND OTHER RADIOACTIVE MATERIAL AS BYPRODUCT MATERIAL

(a) DEFINITION OF BYPRODUCT MATERIAL.--Section 11 e. of the Atomic Energy Act of 1954 (42 U.S.C. 2014 (e)) is amended--

(1) by striking “The term ‘byproduct material’ means” and inserting the following:

“The term ‘byproduct material’ means--“;

(2) by inserting on the line following “The term ‘byproduct material’ means--“ the clause in section 11 e. that begins “(1) any radioactive material”;

(3) by striking “, and” at the end of clause (1) of section 11 e. and inserting “;”;

(4) by inserting on the line following the semicolon added by clause (3) the clause in section 11 e. that begins “(2) the tailings or wastes”;

(5) by striking “content.” at the end of clause (3) in section 11 e. and inserting “content;”; and

(6) by inserting on the line following “content;” the following:

“(3)(A) any discrete source of radium-226 that is produced, extracted, or converted after extraction, before, on, or after the date of enactment of this paragraph, for use in a commercial, medical, or research activity; or

“(B) any material that --

“(i) has been made radioactive by use of a particle accelerator; and

“(ii) is produced, extracted, or converted after extraction, before, on, or after the date of enactment of this paragraph, for use in a commercial, medical, or research activity; and

“(4) any discrete source of naturally occurring radioactive material, other

than source material, that --

“(A) the Nuclear Regulatory Commission determines (after consultation with the Administrator of the Environmental Protection Agency, the Secretary of Energy, the Secretary of Homeland Security, and the head of any other appropriate Federal agency), would pose a threat similar to that posed by a discrete source of radium-226 to the public health and safety or the common defense and security; and

“(B) before, on, or after the date of enactment of this paragraph, is extracted or converted after extraction, for use in a commercial, medical, or research activity;

*Provided*, That the term “byproduct material” as defined in paragraphs (3) and (4) does not include diffuse Technologically Enhanced Naturally Occurring Radioactive Material, such as that found in coal ash or oil and gas pipelines or sludges.”

(b) AGREEMENTS.--Section 274 b. of the Atomic Energy Act of 1954 (42 U.S.C. 2021) is amended--

(1) by redesignating paragraphs (3) and (4) as paragraphs (5) and (6), respectively; and

(2) by inserting after paragraph (2) the following:

“(3) byproduct materials (as defined in section 11 e.(3));

“(4) byproduct materials (as defined in section 11 e.(4));”.

(c) REGULATIONS.--

(1) IN GENERAL.--Not later than the effective date of this section, the Nuclear Regulatory Commission shall promulgate final regulations establishing such requirements and standards as the Commission considers necessary for the acquisition,

possession, transfer, use, or disposal of byproduct material (as defined in paragraphs (3) and (4) of section 11 e. of the Atomic Energy Act of 1954 (as added by subsection (a))).

(2) COOPERATION.--The Commission shall cooperate with the States in formulating the regulations under paragraph (1).

(3) TRANSITION.--To ensure an orderly transition of regulatory authority with respect to byproduct material as defined in paragraphs (3) and (4) of section 11 e. of the Atomic Energy Act of 1954 (as added by subsection (a)), not later than 180 days before the effective date of this section, the Nuclear Regulatory Commission shall prepare and provide public notice of a transition plan developed in coordination with States that--

(A) have not, before the effective date of this section, entered into an agreement with the Commission under section 274 b. of the Atomic Energy Act of 1954 (42 U.S.C. 2021); or

(B) in the case of a State that has entered into such an agreement, has not, before the effective date of this section, applied for an amendment to the agreement that would permit assumption by the State of regulatory responsibility for such byproduct material.

(d) WASTE DISPOSAL.--

(1) Notwithstanding any other Federal or State law or any action that has been taken to implement such law, commencing with the effective date of subsection (a), byproduct material as defined in paragraphs (3) and (4) of section 11 e. of the Atomic Energy Act of 1954 (as added by subsection (a)) may be transferred to and disposed of--

(A) in a disposal facility licensed by the Commission, if the disposal meets the requirements of the Commission, or

(B) in a disposal facility licensed by a State that has entered into an agreement with the Commission under section 274b. of the Atomic Energy Act of 1954, if the disposal meets requirements of the State that are equivalent to the requirements of the Commission.

(2) Notwithstanding the provisions of paragraph (1), byproduct material as defined in paragraphs (3) and (4) of section 11 e. of the Atomic Energy Act of 1954 (as added by subsection (a)) may be disposed of under the provisions of Title II of the Solid Waste Disposal Act (42 U.S.C. 6901 et seq.), popularly known as the “Resource Conservation and Recovery Act,” to the same extent as such material was subject to those provisions before the enactment of this section.

(3) Byproduct material as defined in paragraphs (3) and (4) of section 11 e. of the Atomic Energy Act of 1954 (as added by subsection (a)) shall not be considered low-level radioactive waste as defined in title I of the Low-Level Radioactive Waste Policy Amendments Act of 1985, or in implementing any Congressionally approved Compact entered into pursuant to the Low-Level Radioactive Policy Act of 1980, as amended.

(e) EFFECTIVE DATE.--Except with respect to matters that the Nuclear Regulatory Commission determines are required to be addressed earlier to protect the public health and safety or to promote the common defense and security, the amendments made by this section take effect on the date that is 4 years after the date of enactment of this Act.