



COMBUSTION ENGINEERING OWNERS GROUP

Arizona Public Service Co.
Palo Verde 1, 2, 3

CE Nuclear Power

Entergy Operations, Inc.
ANO 2 WSES Unit 3

Korea Electric Power Corp.
YGN 3, 4 Ulchin 3,4

Omaha Public Power District
Ft. Calhoun

Baltimore Gas & Electric
Calvert Cliffs 1, 2

Consumers Energy Co.
Palisades

Florida Power & Light Co.
St. Lucie 1, 2

Northeast Utilities Service Co.
Millstone 2

Southern California Edison
SONGS 2,3

January 18, 2001
CEOG-01-014

Project 692
U. S. Nuclear Regulatory Commission
Attn: Document Control Desk
Washington, D.C. 20555

Subject: Submittal of CE NPSD-1167-A, "Elimination of Pressure Sensor Response Time Testing Requirements"

Reference: Stuart A. Richards (USNRC) to Richard Bernier (CEOG Chairman), USNRC letter enclosing Safety Evaluation by the Office of Nuclear Reactor Regulation related to Combustion Engineering Owners Group Topical Report CE NPSD-1167 Revision 2, December 5, 2000

As a result of the referenced Safety Evaluation, the Combustion Engineering Owners Group (CEOG) is providing herewith the approved version of CE NPSD-1167 Revision 2. One (1) unbound copy of the report is provided for your use. This report is non-proprietary, and may be placed in the Public Document Room without further modification.

If you have any questions, please do not hesitate to call me at 623-393-5882 or call Gordon Bischoff, CEOG Project Office, at 860-285-5494.

Very truly yours,

Richard Bernier
Chairman, CE Owners Group

Attachment: As stated

xc: T. H. Essig (NRC)
J. S. Cushing (NRC) (3 Bound Copies)
P. M. Sullivan (NRC)
G. C. Bischoff (W)
P. Richardson (W)
D. McQuade (W)

D047



Elimination of Pressure Sensor Response Time Testing Requirements

CEOG Task 1070



LEGAL NOTICE

This report was prepared as an account of work sponsored by the CE Owners Group and CE Nuclear Power LLC. Neither the CEOG nor CENP LLC, nor any person acting on their behalf:

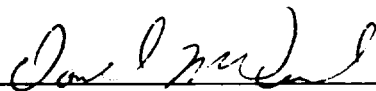
- A. Makes any warranty or representation, express or implied including the warranties of fitness for a particular purpose or merchantability, with respect to the accuracy, completeness, or usefulness of the information contained in this report, or that the use of any information, apparatus, method, or process disclosed in this report may not infringe privately owned rights; or
- B. Assumes any liabilities with respect to the use of, or for damages resulting from the use of, any information, apparatus, method, or process disclosed in this report.

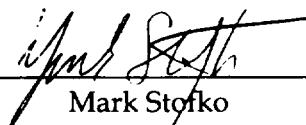
CE NPSD-1167-A, Rev 02

**Elimination of Pressure
Sensor Response Time Testing
Requirements**

**CEOG Task 1070
Final Report**

January 2001

Author: 
Donald McQuade
Nuclear Automation

Approved: 
Mark Stofko
Nuclear Automation

This document is the property of and contains information owned by CE Nuclear Power LLC and/or its subcontractors and suppliers. It is transmitted to you in confidence and trust, and you agree to treat this document in strict accordance with the terms and conditions of the agreement under which it is provided to you.

COPYRIGHT NOTICE

This report has been prepared by CE Nuclear Power LLC (CENP), a subsidiary of Westinghouse Electric Company, for the members of the CE Owners Group participating in this Group Task, and bears a CE Nuclear Power copyright notice. Information in this report is the property of and contains copyright information owned by CENP and /or its subcontractors and suppliers. It is transmitted to you in confidence and trust, and you agree to treat this document and the information contained therein in strict accordance with the terms and conditions of the agreement under which it was provided to you.

As a participating member of this CE Owners Group task, you are permitted to make the number of copies of the information contained in this report which are necessary for your internal use in connection with your implementation of the report results for your plant(s) in your normal conduct of business. Should implementation of this report involve a third party, you are permitted to make the number of copies of the information contained in this report which are necessary for the third party's use in supporting your implementation at your plant(s) in your normal conduct of business if you have received the prior, written consent of CENP to transmit this information to a third party or parties. All copies made by you must include the copyright notice in all instances.

The NRC is permitted to make the number of copies beyond those necessary for its internal use that are necessary in order to have one copy available for public viewing in the appropriate docket files in the NRC public document room in Washington, DC if the number of copies submitted is insufficient for this purpose. Copies made by the NRC must include the copyright notice in all instances.



UNITED STATES
NUCLEAR REGULATORY COMMISSION

WASHINGTON, D.C. 20555-0001

December 5, 2000

Mr. Richard Bernier, Chairman
CE Owners Group
Mail Stop 7868
Arizona Public Service Company
Palo Verde Nuclear Generating Station
P.O. Box 52034
Phoenix, Arizona 85972-2034

SUBJECT: CORRECTION OF SAFETY EVALUATION FOR COMBUSTION ENGINEERING
OWNERS GROUP TOPICAL REPORT CE NPSD-1167, REVISION 2,
"ELIMINATION OF PRESSURE SENSOR RESPONSE TIME TESTING
REQUIREMENTS," MAY 2000 (TAC NO. MA6010)

Dear Mr. Bernier:

By letter dated July 24, 2000, the NRC staff issued a safety evaluation (SE) for Revision 2 of Topical Report CE NPSD-1167, "Elimination of Pressure Sensor Response Time Testing Requirements" which was submitted by the Combustion Engineering Owners Group (CEOG) by letter dated May 12, 2000, and amended by CE letter CEOG-00-171 dated June 6, 2000. In a few isolated instances, the staff referenced an incorrect instrument model or response time in the SE. The enclosure provides the staff's revised safety evaluation which supercedes the SE issued on July 24, 2000. We apologize for any inconvenience this may have caused you.

The topical report describes a CEOG effort to demonstrate that periodic response time testing (RTT) requirements for selected protection channel sensors in the reactor trip system (RTS) and engineered safety features actuation system (ESFAS) could be eliminated. Upon eliminating the RTT requirements, the total RTS or ESFAS channel response time would be verified by summing an assumed response time with the measured response time of the remainder of the channel.

On the basis of our review, the staff finds that Revision 2 to CE NPSD-1167, as amended by CE letter CEOG-00-171, dated June 6, 2000, is acceptable for referencing in license applications to the extent specified, and under the limitations delineated in the report, and in the enclosed SE. The SE defines the basis for NRC acceptance of the report. The staff has determined that for the sensors and systems specified in NPSD-1167, Revision 2, response time testing is not required to demonstrate satisfactory sensor performance and that other routine surveillance, such as calibrations and drift monitoring, is sufficient to demonstrate satisfactory sensor performance. As discussed with the CEOG, the proposed Standard Technical Specification changes shown in Appendix A are not approved, and will be submitted to the Nuclear Energy Institute Technical Specification Task Force prior to submittal to the NRC.

December 5, 2000

We do not intend to repeat our review of the matters described in the report, and found acceptable, when the report appears as a reference in license applications, except to assure that the material presented is applicable to the specific plant involved. Our acceptance applies only to matters approved in the report.

In accordance with procedures established in NUREG-0390, "Topical Report Review Status," we request that the CEOG publish an accepted version of this topical report within 3 months of receipt of this letter. The accepted version shall incorporate this letter and the enclosed safety evaluation between the title page and the abstract. It must be well indexed such that information is readily located. Also, it must contain in appendices historical review information, such as questions and accepted responses, and original report pages that were replaced. The accepted version shall include an "-A" (designating accepted) following the report identification symbol.

Should our criteria or regulations change so that our conclusions as to the acceptability of the report are invalidated, the CEOG and/or the applicants referencing the topical report will be expected to revise and resubmit their respective documentation, or submit justification for the continued applicability of the topical report without revision of their respective documentation.

If you have further questions, you may contact Jack Cushing at 301-415-1424, or on the internet at jxc9@nrc.gov.

Sincerely,

A handwritten signature in black ink, appearing to read "Stuart A. Richards", with a stylized, sweeping flourish extending to the right.

Stuart A. Richards, Director
Project Directorate IV & Decommissioning
Division of Licensing Project Management
Office of Nuclear Reactor Regulation

Project No. 692

Enclosure: Safety Evaluation

cc w/encl: See next page

cc:

Mr. Gordon C. Bischoff, Project Director
CE Owners Group
Westinghouse Electric Company
CE Nuclear Power, LLC
M.S. 9615-1932
2000 Day Hill Road
Post Office Box 500
Windsor, CT 06095

Mr. Richard Bernier, Chairman
CE Owners Group
Mail Stop 7868
Arizona Public Service Company
Palo Verde Nuclear Generating Station
P.O. Box 52034
Phoenix, Arizona 85072-2034

Mr. Charles B. Brinkman, Manager
Washington Operations
Westinghouse Electric Company
CE Nuclear Power, LLC
12300 Twinbrook Parkway, Suite 330
Rockville, MD 20852

Mr. Virgil Paggen
CE Nuclear Power LLC
M. S. 9383-1922
2000 Day Hill Road
Windsor, CT 06095-1922

Mr. Philip W. Richardson, Manager
Windsor Nuclear Licensing
Westinghouse Electric Company
CE Nuclear Power, LLC
P.O. Box 500
2000 Day Hill Road
Windsor, CT 06095-0500

THIS PAGE INTENTIONALLY LEFT BLANK



UNITED STATES
NUCLEAR REGULATORY COMMISSION
WASHINGTON, D.C. 20555-0001

SAFETY EVALUATION BY THE OFFICE OF NUCLEAR REACTOR REGULATION
RELATED TO COMBUSTION ENGINEERING OWNERS GROUP TOPICAL REPORT
CE NPSD-1167, "ELIMINATION OF PRESSURE SENSOR RESPONSE
TIME TESTING REQUIREMENTS"

1.0 INTRODUCTION AND BACKGROUND

The requirement for periodic testing of reactor trip systems is established in Section 50.55a, "Codes and Standards," of 10 CFR Part 50, "Domestic Licensing of Production and Utilization Facilities." Section 50.55a(h)(2), states that: "For nuclear power plants with construction permits issued after January 1, 1971, but before May 13, 1999, protection systems must meet the requirements stated in either IEEE Std. 279, "Criteria for Protection Systems for Nuclear Power Generating Stations," or in IEEE Std. 603-1991, "Criteria for Safety Systems for Nuclear Power Generating Stations," and the correction sheet dated January 30, 1995. For nuclear power plants with construction permits issued before January 1, 1971, protection systems must be consistent with their licensing basis or may meet the requirements of IEEE Std. 603-1991 and the correction sheet dated January 30, 1995." In addition, 10 CFR 50.36(c)(2)(ii)(A) requires a technical specification limiting condition for operation for "installed instrumentation that is used to detect, and indicate in the control room, a significant abnormal degradation of the reactor coolant pressure boundary." Section 50.36(c)(3), "Surveillance Requirements," also states that: "Surveillance requirements are requirements related to test, calibration, or inspection to assure that the necessary quality of systems and components is maintained, that facility operation will be within the safety limits, and that the limiting conditions of operation will be met." In 1975, the NRC implemented a program that made response time testing (RTT) a requirement of the TS.

In June 1999, the Combustion Engineering Owners Group (CEOG) under the auspices of ABB Combustion Engineering Nuclear Power Company issued Topical Report CE NPSD-1167, "Elimination of Pressure Sensor Response Time Testing Requirements." In CE NPSD-1167, the CEOG proposed eliminating the requirements for RTT of selected pressure sensors in the reactor protection system (RPS), the emergency core cooling system (ECCS), and the isolation actuation system (IAS). In August 1999, the CEOG submitted Revision 1 to CE NPSD-1167 to modify the pressure transmitter allocated response times from values that were based upon historical data collected at the plants to values that are based upon vendor data of expected response times of properly operating instruments. In May 2000, the CEOG submitted Revision 2 to CE NPSD-1167 to incorporate NRC and utility comments and to correct Appendix C calculated values for allocated response times that were based upon historical data, for those sensors where no vendor response time values are available.

Appendix A to CE NPSD-1167, Revision 2 was modified and resubmitted by letter CEOG-00-171, dated June 6, 2000.

The request to eliminate RTT includes plant-specific information on five licensees with a total of 11 nuclear power plants. These licensees are as follows:

Entergy, Arkansas Nuclear One, Unit 2, and Waterford, Unit 3
Arizona Public Service Company (APS), Palo Verde Units 1, 2 and 3
Baltimore Gas & Electric (BGE), Calvert Cliffs Units 1 and 2
Florida Power & Light (FPL), St. Lucie Units 1 and 2
Southern California Edison (SCE), San Onofre Units 2 & 3

The following are the pressure sensors for which the CEOG has requested elimination of RTT:

- Rosemount Differential Pressure or Pressure Transmitters Model 1152 DP, HP, AP, and GP, range codes 3, 4, 5, 6, 7, 8, 9, and 0
- Rosemount 1153 Differential Pressure or Pressure Transmitters Models 1153 D, H, A, and G, range codes 3, 4, 5, 6, 7, 8, and 9
- Rosemount 1154 Differential Pressure or Pressure Transmitters Models DP, HP, and GP, range codes 4, 5, 6, 7, 8, 9, and 0
- Rosemount 1154H Differential Pressure or Pressure Transmitters Models D, H, and S, range codes 4, 5, 6, 7, 8, and 9
- Barton 763 and 763A Pressure Transmitter and 764 Differential Pressure Transmitter
- Foxboro Models N-E11DM, N-E13DM, and E13DM
- Weed Model N-E11GM

The systems in which these sensors are used and where the sensor would no longer be tested for response time, differ depending on the licensee concerned. In general, the request is being made for all RPS and engineered safety feature (ESF) systems in which the above listed sensors are used. The allocated response times to be used, in lieu of actual measured response times when determining that the overall system response time is within TS required limits, is either obtained from the sensor manufacturer or derived from plant data obtained from previous response time tests.

2.0 DISCUSSION

Current standard technical specifications (STS) require nuclear power plants to periodically perform RTT for instrument channels in the RPS, the ECCS, and the IAS. The intent of these tests is to ensure that changes in response time of instrumentation beyond the limits assumed in safety analyses are detected and, combined with instrument calibrations, to ensure that the instrumentation is operating correctly.

The basis for elimination of RTT is contained in IEEE 338-1977, Section 6.3.4, paragraph 3 (page 11), which states: "Response time testing of all safety-related equipment, per se, is not required if, in lieu of response time testing, the response time of the safety equipment is verified

by functional testing, calibration checks or other tests, or both. This is acceptable if it can be demonstrated that changes in response time beyond acceptable limits are accompanied by changes in performance characteristics which are detectable during routine periodic tests." This IEEE standard was endorsed by Regulatory Guide 1.118, "Periodic Testing of Electric Power and Protection Systems."

In 1991, an Electric Power Research Institute (EPRI) Report, NP-7243, "Investigation of Response Time Testing Requirements," was issued. This report included a failure mode and effects analysis (FMEA) of certain sensors as well as an evaluation of response time test data. The report determined that for these sensors, any failure that will affect the response time characteristics of the sensors will also affect the calibration and other routine surveillances, and, therefore, a separate response time test is not required to demonstrate response time assumptions used in the Final Safety Analysis Report (FSAR).

In CE NPSD-1167, the CEOG has requested elimination of RTT for sensors evaluated in EPRI Report NP-7243 and used by CE plants.

3.0 EVALUATION

The CEOG, in NPSD-1167, depended primarily on the analysis performed in EPRI Report NP-7243. In addition, the CEOG reviewed approximately 1400 sensor data points, and determined that no failures of response time had been detected. With one exception, the sensors for which the CEOG requested elimination of RTT were all subject to the FMEAs contained in the EPRI report, and, therefore, no further analysis was required. The one sensor that was not analyzed in EPRI NP-7243 was Barton Model 763A, used by APS in the Palo Verde units.

The EPRI report had concluded that RTT was not useful in the identification of transmitters that failed response time testing and that calibration and other periodic surveillances would detect transmitter response time failures. The FMEA showed that for the transmitters selected for RTT elimination, any component failure that would affect the response time characteristics would also affect the calibration or surveillance results.

The sensor models and the systems in which these sensors were used varied by plant and will be discussed in Section 3.2, "Plant-Specific Applications," of this safety evaluation (SE).

3.1 Allocated Response Times

The TS require that licensees demonstrate that protective functions will occur within the time required by the plant accident analysis. This protective function time requirement starts when the process variable, such as the pressure or the level exceeds the setpoint for that variable and continues until the protective function is accomplished. For example, this response could be when a required pump is turned on, moves up to speed, and delivers the required flow. Another example of a response could be when a valve is fully open or closed. The CEOG request only justifies the elimination of the sensor RTT but leaves intact the requirement to measure the response time of the rest of the system performing the protective function. Since the time required by the accident analysis is the summation of all response times of components within the protective function, some assumed value for the sensor response time

value must be used in lieu of an actual measured value to determine the overall protective system response time, this assumed value is that time allocated to the response of the sensor. These values are derived from two sources: either from the original equipment manufacturer or from a statistical analysis of the results of previous RTTs. If a statistical analysis is performed, it must be sufficiently conservative to ensure that the allocated response time assigned to the sensor will be valid for 95 percent of the population of sensors, with a 95 percent confidence level. Methodology for this determination is contained in NUREG-1475, "Applying Statistics," April 1994.

The sensors for which the manufacturer provided response time values were Rosemount and Barton pressure and differential pressure transmitters. The allocated response time values, as provided in Table 3.1 of NPSD-1167, are shown below:

Manufacturers' Response Time Specifications

Manufacturer	Model Number	Range Code	Description	Response Time Spec.
Rosemount	1152 (DP, HP, AP, GP)	3	Differential Pressure or Pressure Transmitter	0.3 sec.
Rosemount	1152 (DP, HP, AP, GP)	4.5	Differential Pressure or Pressure Transmitter	0.2 sec.
Rosemount	1152 (DP, HP, AP, GP)	6,7,8,9,0	Differential Pressure or Pressure Transmitter	0.1 sec.
Rosemount	1153 (D, H, A, G)	3	Differential Pressure or Pressure Transmitter	2.0 sec.
Rosemount	1153 (D, H, A, G)	4	Differential Pressure or Pressure Transmitter	0.5 sec.
Rosemount	1153 (D, H, A, G)	5,6,7,8,9	Differential Pressure or Pressure Transmitter	0.2 sec.
Rosemount	1154 (DP, HP, GP)	4	Differential Pressure or Pressure Transmitter	0.5 sec.
Rosemount	1154 (DP, HP, GP)	5,6,7,8,9,0	Differential Pressure or Pressure Transmitter	0.2 sec.
Rosemount	1154H (D, H, S)	4	Differential Pressure or Pressure Transmitter	0.5 sec.
Rosemount	1154H (D, H, S)	5,6,7,8,9	Differential Pressure or Pressure Transmitter	0.2 sec.
Barton	763	N/A	Pressure Transmitter	0.18 sec.
Barton	763A	N/A	Pressure Transmitter	0.18 sec.
Barton	764	N/A	Differential Pressure Transmitter	0.18 sec.

As these values are supplied by Rosemount and Barton, the original manufacturers of the sensors, they are acceptable for use as allocated response times.

The sensors for which no manufacturer response time values were available, the Weed and Foxboro sensors, will have allocated response time values based upon historic plant measured values. Since these values are plant-specific, the derivation of the values will be discussed in the plant-specific portion of this SE.

3.2 Plant-Specific Applications

Each of the nuclear power plants mentioned in CEOG Topical Report NPSD-1167 has slightly different instrumentation and, therefore, will have somewhat different applications of the topical report. In addition, some utilities have asked for relief from RTT for sensors on which no

vendor response time values are available and, in one case, a sensor that is not covered by EPRI Topical Report NP-7243.

In each case, the request for relief from RTT will enable the utility to discontinue the testing of the response time of the sensors contained in the request and to add the allocated response time value to the measured response time values for the portion of the protective system still requiring RTT to determine the overall protective system response time. This change will require a TS change. This is addressed in Section 3.3, "Proposed Technical Specification Changes," of this SE.

This topical report only covers certain sensors when they are used in specific protective systems. If the licensee should at some time in the future replace the sensor discussed in NPSD-1167 with a new sensor of a different manufacturer or model not mentioned in the topical report or approved by this safety evaluation, the elimination of RTT for the new sensor has not been reviewed or approved, and, therefore, RTT for the new sensor must either be performed and the appropriate changes made to TS and plant procedures, or an additional request for RTT elimination must be submitted and approved. If, however, the replacement sensor is one for which RTT elimination has been approved, the licensee may modify the plant procedures, using an allocated response time based upon a vendor-supplied response time value, or upon historical data for that transmitter type and model. If historical data are used, an appropriate statistical methodology for determining the allocated response time can be found in NUREG-1475, Table T-1 1 b, "One sided tolerance limit factor for a normal distribution."

The actual values for the assumed response time, while discussed in this SE, will not be contained in TS, but in licensee-controlled documents and procedures. These values can, therefore, be changed based upon physical modifications to the sensors, or additional historic data on actual measured response time values. If the change is due to physical modifications to the sensors, the licensees must also revisit the FMEA upon which the elimination of RTT was based to ensure that assumptions and determinations made in that FMEA are still valid for the modified sensor.

3.2.1 Palo Verde Units 1, 2 and 3 (Arizona Public Service Company)

The three Palo Verde plants have one additional sensor for which RTT elimination is being requested: the Barton model 763A sensor. Section 3.2 of CEOG Topical Report NPSD-1167 makes the following statement:

"One exception is the ITT Barton Model 763A transmitter used at Palo Verde." From ITT Barton Manual No. 83C3(A) Errata Sheet dated November 1986, 'the only difference in form, fit or function between the Model 763 and 763A are as follows:

The soldered "thin" link wire (302 SST, 0.007" diameter, .015 gm weight) between the beam and the bourdon tube's tab has been replaced in the Model 763A by a welded "thick" link wire (17-4 PH SST, .031" diameter, .055 gm weight); and

The location of the insulating pads for the termination of the strain gage lead wire has been changed in the Model 763A from the beam to the clamp plate.'

These changes do not effect the theory of operation of the transmitter and would not change the FMEA conclusions determined in the EPRI report performed for the Model 763. The sensing element and electronics of the Model 763A are the same as the Model 763.

The staff concurs that the differences between the Barton 763 and 763A will not affect the response time characteristics of the sensor, and the FMEA performed on the Barton 763 and the response time characteristics and allocated response time of 180 milliseconds are valid for both the Barton 763 and the Barton 763A.

All other sensors for which APS has requested elimination of RTT at Palo Verde Units 1, 2, and 3 have all been analyzed in EPRI Topical Report NP-7243 and, in each case, the response time values have been determined by the sensor manufacturer. The staff has reviewed these systems and applications in which these sensors are used and concurs these sensors and systems are appropriate for RTT elimination.

The specific sensors and systems for which RTT elimination was requested are contained in Table 3.2-1 of CEOG Topical Report NPSD-1167 and are as follows:

Palo Verde Units 1, 2 and 3 Transmitters

Function	Instrument	Make / Model	Allocated Response Time
RPS Transmitter	RCS Low Flow	Barton Model 764	.180 second
	Containment Pressure	Rosemount Model 1153 Range Code 5	.200 second
	SG Level	Barton Model 764	.180 second
	Pressurizer Pressure High (Units 1&3)	Rosemount Model 1154 Range Code 9	.200 second
	Pressurizer Pressure High (Unit 2)	Barton Model 763A	.180 second
	SPS - Pressurizer Over Pressure	Rosemount Model 1153 Range Code 9	.200 second
	SG Pressure (RPS & ASGT)	Barton Model 763	.180 second
ESAS & AFW Transmitter	Containment Pressure - High (SIAS/CIAS/MSIS)	Rosemount Model 1153 Range Code 5	.200 second
	Containment Pressure - High-High (CSAS)	Rosemount Model 1153 Range Code 6	.200 second
	SG Level (AFAS/MSIS)	Barton Model 764	.180 second
	SG Pressure (AFAS/MSIS)	Barton Model 763	.180 second
	RWT Level (RAS)	Rosemount Model 1153 Range Code 5	.200 second
	Pressurizer Pressure (SIAS/CIAS)	Rosemount Model 1154 Range Code 9	.200 second

3.2.2 San Onofre Units 2 and 3 (Southern California Edison)

The San Onofre units, in some of the applications, use Foxboro and Weed sensors for which the manufacturer does not publish response time values. For those channels on which sensor response time tests have been eliminated, but for which system RTT is still required, an assumed administrative value for sensor response time is required. To determine the channel response time, the assumed administrative value, instead of measured values, will be added to the measured values of the remainder of the system to ensure that the channel is capable of responding within the time assumed in the accident analysis.

The topical report proposes using a response time value based upon actual values measured during past response time tests. The CEOG and SCE provided the historical data and calculations for these instruments. These data were evaluated to determine statistical mean and standard deviation of the previously measured response time values. An assumed administrative value was chosen that would be compatible with a one-sided statistical tolerance limit so that 95 percent of the reading would fall within the limits, with a 95 percent confidence level. The staff has determined that since this is an NRC-approved method for calculating setpoint values and this methodology is statistically valid for determining an upper bounding value, this methodology is an appropriate method for calculating an assumed response time based upon historical operating data.

These calculations can be performed in accordance with (IAW) the methodology shown in NUREG-1475, Table T-1 1 b, "One-sided tolerance limit factor for a normal distribution." Time values shown below are in seconds.

Sensor	Foxboro N-E11DM
Usage	Containment Pressure (High/High-High)
Mean	.193
Standard Deviation	.108
Sample Size	36
One sided tolerance limit factor (95/95 Multiplier IAW NUREG-1475)	2.158
One-sided tolerance limit (T_{upper})	.426
SCE San Onofre Assumed Value	.430
Sensor	Foxboro E13DM
Usage	RWT Level
Mean	.272
Standard Deviation	.140
Sample Size	20
One sided tolerance limit factor (95/95 Multiplier IAW NUREG-1475)	2.396
One-sided tolerance limit (T_{upper})	.607
SCE San Onofre Assumed Value	.610
Sensor	WEED N-E11GM
Usage	Pressurizer Pressure - High, and SG Pressure
Mean	.060
Standard Deviation	.035
Sample Size	55
One-sided tolerance limit factor (95/95 Multiplier IAW NUREG-1475)	2.044
One sided tolerance limit (T_{upper})	.130
SCE San Onofre Assumed Value	.135
Sensor	Weed / Foxboro N-E13DM
Usage	SG Level
Mean	.307
Standard Deviation	.098
Sample Size	38
One-sided tolerance limit factor (95/95 Multiplier IAW NUREG-1475)	2.142
One sided tolerance limit (T_{upper})	.517
SCE San Onofre Assumed Value	.520

In each case in which SCE has assigned an assumed value, that value is larger than the calculated one-sided tolerance limit. The assumed values are thus conservative and are

therefore acceptable. The staff also concurs that the methodology used by the CEOG and SCE has statistical validity and is an acceptable methodology for determining an administrative value to be used in those cases in which the administrative response time value is determined by use of historical plant data of previous measurements of that sensor's response time values.

The sensors for which SCE has requested elimination of RTT at San Onofre Units 2 and 3 have all been analyzed in EPRI Topical Report NP-7243, and, except in the cases discussed above, the response time values have been determined by the sensor manufacturer. The staff has reviewed these systems and the applications in which these sensors are used and concurs that these sensors and systems are appropriate for RTT elimination.

The specific sensors and systems for which RTT elimination was requested are contained in Table 3.2-2 of CEOG Topical Report NPSD-1167 and are as follows:

San Onofre Units 2 and 3 Transmitters

Function	Instrument	Make / Model	Allocated Response Time
PPS Transmitter	RCS Low Flow	Rosemount Model 1153 Range Code 6	.200 second
	Containment Pressure	Foxboro Model N-E11 DM	.430 second
	SG Level	Weed Model N-E13 DM	.520 second
	Pressurizer Pressure	Rosemount Model 1154, Range Code 9 Weed Model N-E11 GM	.200 second .135 second
	RWT Level	Foxboro Model E13 DM	.610 second
	SG Pressure (RPS and ASGT)	Weed Model N-E11 GM	.135 second

3.2.3 Calvert Cliffs Units 1 and 2 (Baltimore Gas & Electric)

Calvert Cliffs uses Rosemount sensors in all the systems for which elimination of RTT has been requested. Since the Rosemount transmitters have vendor-supplied response time values, no evaluation of past RTT values is required. The only variation is the Rosemount sensor utilized in the RCS flow loop. This sensor is a Rosemount 1152, with a variable damping option. This variable damping option makes the response time adjustable from 0.2 second to 1.67 seconds. The CEOG has stated that the sensor is supplied by Rosemount with the damping adjustment set to the minimum 0.2-second setting, and that this setting is left at the minimum setting of 0.2 second and is sealed. Therefore, the 0.2 second allocated response time is acceptable to the staff. In the plant-specific licensee submittal to eliminate RTT, the licensee should discuss the administrative method used to control the setting of variable damping adjustment for these sensors.

All other sensors for which BGE has requested elimination of RTT at Calvert Cliffs Units 1 and 2 have been analyzed in EPRI Topical Report NP-7243, and, in each case, the response time values have been determined by the sensor manufacturer. The staff has reviewed these systems and the applications in which these sensors are used and concurs that these sensors and systems are appropriate for RTT elimination.

The specific sensors and systems for which RTT elimination was requested are contained in Table 3.2-3 of CEOG Topical Report NPSD-1167 and are as follows:

Calvert Cliffs Units 1 and 2 Transmitters

Function	Instrument	Make / Model	Allocated Response Time
RPS Transmitter	RCS Low Flow	Rosemount Model 1152 Range Code 6 with variable damping option	.200 second
	Containment Pressure	Rosemount Model 1153 Range Code 5	.200 second
	SG Level	Rosemount Model 1154 Range Code 4	.500 second
	Pressurizer Pressure	Rosemount Model 1154 Range Code 9	.200 second
	SG Pressure (RPS and ASGT)	Rosemount Model 1154 Range Code 9	.200 second
ESAS & AFW Transmitter	Containment Pressure (ESFAS)	Rosemount Model 1153 Range Code 5	.200 second
	SG Level (AFW)	Rosemount Model 1154 Range Code 5	.200 second
	W. Pen. Rm. Letdown Isolation	Rosemount Model 1154 Range Code 4	.500 second
	SG Pressure (ESFAS, AFW)	Rosemount Model 1154 Range Code 9	.200 second
	Pressurizer Pressure (ESFAS)	Rosemount Model 1154 Range Code 9	.200 second

3.2.4 Waterford, Unit 3 (Entergy)

The sensors for which Entergy has requested elimination of RTT at Waterford Unit 3 have all been analyzed in EPRI Topical Report NP-7243, and in each case, the response time values have been determined by the sensor manufacturer. The staff has reviewed these systems and the applications in which these sensors are used, and concurs that these sensors and systems are appropriate for RTT elimination.

The specific sensors and systems for which RTT elimination was requested are contained in Table 3.2-4 of CEOG Topical Report NPSD-1167, and are as follows:

Waterford Unit 3 Transmitters

Function	Instrument	Make / Model	Allocated Response Time
PPS Transmitter	RCS Low Flow	Barton Model 764	.180 second
	Containment Pressure	Rosemount Model 1153 Range Code 6	.200 second
	SG Level	Rosemount Model 1154 Range Code 4	.500 second
	RWT Level	Rosemount Model 1152 Range Code 5	.200 second
	Pressurizer Pressure	Rosemount Model 1154 Range Code 9	.200 second
	SG Pressure	Rosemount Model 1154 Range Code 9	.200 second

3.2.5 St. Lucie Units 1 and 2 (Florida Power & Light)

The sensors for which FPL has requested elimination of RTT at St. Lucie Units 1 and 2 have all been analyzed in EPRI Topical Report NP-7243, and, in each case, the response time values have been determined by the sensor manufacturer. The staff has reviewed these systems and the applications in which these sensors are used and concurs that these sensors and systems are appropriate for RTT elimination.

The specific sensors and systems for which RTT elimination was requested are contained in Table 3.2-5 of CEOG Topical Report NPSD-1167 and are as follows:

St. Lucie Unit 1 Transmitters

Function	Instrument	Make / Model	Allocated Response Time
RPS Transmitter	Containment Pressure	Rosemount Model 1153 Range Code 6	.200 second
	SG Level	Rosemount Model 1154 Range Code 4	.500 second
	Pressurizer Pressure	Rosemount Model 1154 Range Code 9	.200 second
	SG Pressure	Rosemount Model 1153 Range Code 9	.200 second
ESAS & AFW Transmitter	Containment Pressure (ESFAS)	Rosemount Model 1153 Range Code 6	.200 second
	SG Level	Rosemount Model 1154 Range Code 4	.500 second
	SG Pressure	Rosemount Model 1153 Range Code 9	.200 second
	RWT Level	Rosemount Model 1153 Range Code 5	.200 second
	Pressurizer Pressure	Rosemount Model 1154 Range Code 9	.200 second

St. Lucie Unit 2 Transmitters

Function	Instrument	Make / Model	Allocated Response Time
RPS Transmitter	RCS Low Flow	Rosemount Model 1154 Range Code 6	.200 second
	Containment Pressure	Rosemount Model 1153 Range Code 5	.200 second
	SG Level	Rosemount Model 1154 Range Code 4	.500 second
	Pressurizer Pressure	Rosemount Model 1154 Range Code 9	.200 second
	SG Pressure	Rosemount Model 1154 Range Code 9	.200 second
ESAS & AFW Transmitter	Containment Pressure (ESFAS)	Rosemount Model 1153 Range Code 5	.200 second
	SG Level	Rosemount Model 1154 Range Code 4	.500 second
	SG Pressure	Rosemount Model 1154 Range Code 9	.200 second
	RWT Level	Rosemount Model 1153 Range Code 5	.200 second
	Pressurizer Pressure	Rosemount Model 1154 Range Code 9	.200 second

3.2.6 Arkansas Nuclear One, Unit 2 (Entergy)

The sensors for which Entergy has requested elimination of RTT at Arkansas Nuclear One, Unit 1, have all been analyzed in EPRI Topical Report NP-7243, and, in each case, the response time values have been determined by the sensor manufacturer. The staff has reviewed these systems and the applications in which these sensors are used, and concurs that these sensors and systems are appropriate for RTT elimination.

The specific sensors and systems for which RTT elimination was requested are contained in Table 3.2-6 of CEOG Topical Report NPSD-1167 and are as follows:

Arkansas Nuclear One - Unit 2 Transmitters

Function	Instrument	Make / Model	Allocated Response Time
RPS Transmitter	Containment Pressure	Rosemount Model 1153 Range Code 5	.200 second
	SG Level	Rosemount Model 1154 Range Code 4	.500 second
	Pressurizer Pressure (High)	Rosemount Model 1154 Range Code 9	.200 second
	Pressurizer Pressure (Low)	Rosemount Model 1154 Range Code 9	.200 second
	SG Pressure	Rosemount Model 1154 Range Code 9	.200 second
ESFAS Transmitter	Containment Pressure	Rosemount Model 1153 Range Code 5	.200 second
	SG Level	Rosemount Model 1154 Range Code 4	.500 second
	SG Pressure & D/P	Rosemount Model 1154 Range Code 9	.200 second
	RWT Level	Rosemount Model 1153 Range Code 5	.200 second
	Pressurizer Pressure	Rosemount Model 1154 Range Code 9	.200 second

3.3 Proposed Technical Specification Changes

The elimination of RTT will require a change to the TS to remove the requirement to perform RTT of sensors and systems specified in CE Topical Report NPSD-1167, Revision 2. Proposed changes to the CE Standard Technical Specifications (STS) were included in the topical report as Appendix A. The procedure to change the STS is to submit proposed STS modifications to the Nuclear Energy Institute (NEI) Technical Specifications Task Force (TSTF). The changes are reviewed by TSTF for consistency in STS usage and convention, as well as technical accuracy, and are then submitted to the NRC Technical Specifications Branch for review and approval. Since the STS changes were not submitted via the NEI TSTF, the proposed changes in Appendix A are not approved.

3.4 Changes to Licensee's Plant-Specific Procedures

In some instances, the performance of RTT on the RPS and ESFAS functions measures the response time from the input of the sensor to the tripping of the associated relay. In these instances, the licensee must, therefore, revise its test procedures to delete the response time testing of the sensors and measure the remainder of the RPS and the ESFAS loops. The allocated response time will then be added to the measured response time for the remainder of the RPS or the ESFAS protection loop and will be verified to meet the assumptions of the safety analysis. This modification of plant procedures should be discussed in the plant-specific licensing action request submitted to eliminate RTT in accordance with CEOG NPSD-1167 and this SE.

3.5 EPRI Recommendations

EPRI Topical Report NP-7243, Rev. 01, is the report upon which the CEOG based its Topical Report NPSD-1167 for elimination of RTT. This EPRI topical report includes several recommendations for actions to ensure sensors are operating correctly and that calibration or other surveillance will provide an accurate indication that the dynamic characteristics of the instrument will be accurately reflected in a static calibration. The CEOG has included these recommendations in its topical report and has suggested that utilities wishing to eliminate sensor RTT should incorporate the recommended actions into their revised RTT program. The recommendations of EPRI NP-7243 are as follows:

1. Perform a hydraulic RTT prior to installation of a new transmitter/switch or following refurbishment of the transmitter/switch (e.g., sensor cell or variable damping components) to determine an initial sensor-specific response time value. The power interrupt test is an alternate method to use on force-balance transmitters; the purpose of this test is to verify sensor response time is within the limits of the allocated value for the transmitter function.
2. For transmitters and switches that use capillary tubes, RTT should be performed after initial installation and after any maintenance or modification activity that could damage the capillary tubes.
3. Perform periodic drift monitoring on all Rosemount pressure and differential pressure transmitters, models 1151, 1152, 1153 and 1154. Guidance on drift monitoring can be found in EPRI NP-7121 and Rosemount Technical Bulletins. Drift monitoring intervals should be based on utility response to NRC Bulletin 90-01.
4. If variable damping is used, implement a method to ensure that the potentiometer is at the required setting and cannot be inadvertently changed. This approach should eliminate the need for RTT to detect a variable damping failure mode. Otherwise, RTT each transmitter by hydraulic or electronic white noise analysis methods, at a minimum, following each transmitter calibration.

The staff concurs with these recommendations. Therefore, licensees using EPRI NP-7243, CEOG NPSD-1167, and this SE for the elimination of RTT should address the recommendations, show the applicability to their plant and discuss how these recommendations are being incorporated into plant procedures.

4.0 CONCLUSION

On the basis of our review of the information presented by the CEOG in Topical Report CE NPSD-1167, Revision 2, as modified by letter CEOG-00-171, dated June 6, 2000, the staff agrees with the CEOG's conclusion that for the sensors and systems specified in NPSD-1167, Revision 2, response time testing is not required to demonstrate satisfactory sensor performance and that other routine surveillance, such as calibrations and drift monitoring, is sufficient to demonstrate satisfactory sensor performance, and therefore Revision 2 to CE NPSD-1167, as modified by letter CEOG-00-171, is acceptable as a basis for eliminating RTT

from TS for the sensors and systems identified in the report. The proposed STS changes shown in Appendix A are not approved, and will be submitted to NEI TSTF for review and concurrence prior to submittal to the NRC staff.

Principal Contributor: P. Loeser

Date: December 5, 2000

THIS PAGE INTENTIONALLY LEFT BLANK

RECORD OF REVISIONS

Rev No	Description of Change	Date
00	Original Issue	June 1999
01	Revised to include vendor data in allocated transmitter values	September 1999
02	Revised to incorporate NRC reviewer and utility comments. Revised Appendix C calculated values per NRC comments	May 2000

THIS PAGE INTENTIONALLY LEFT BLANK

ABSTRACT

Current Technical Specifications require utilities to validate the RPS and ESFAS response time to ensure that the protective function performance is consistent with assumptions used in plant safety analyses. This report provides justification for eliminating the requirement to perform response time testing of pressure and differential pressure transmitters used in the reactor protection and engineered safeguards systems.

Phase One of this effort involved a detailed review of response time data from tests performed at eleven CEOG plants. Phase One results are documented in CE NPSD-1135 Revision 1, "Review of Utility Response Time Test Results;" these results validate the findings of EPRI Report NP-7243, Rev 01, "Investigation of Response Time Testing Requirements" as it pertains to the participating CEOG utilities. Based on an evaluation of response time measurements performed and a failure modes analysis of qualified pressure transmitters used in US nuclear plants, EPRI concluded that "...response time testing is redundant to other periodic testing for all cases except slow loss of fill fluid and variable damping potentiometer misadjustment."

Approximately 1400 data points comprising all the available response time test data for the participating CEOG plants were reviewed during this study. This review verified that none of the tested pressure and differential pressure transmitters had failed a response time test. This review also confirmed that all of the presently installed reactor protection and engineered safety features transmitters that currently require response time testing were evaluated by the EPRI report. The test methodology employed by the CEOG plants to perform response time tests is consistent with the test methodologies evaluated by EPRI.

Based on the above, it is concluded that the results and recommendations of EPRI report NP-7243, Rev 01 are applicable to the participating CEOG plants. The EPRI report provides the basis for the participating CEOG plants to justify eliminating the requirement to perform response time testing of selected reactor protection system and engineered safety features actuation system pressure and differential pressure transmitters.

THIS PAGE INTENTIONALLY LEFT BLANK

Table of Contents

<u>Section</u>	<u>Title</u>	<u>Page</u>
	Record of Revisions	i
	Abstract	iii
1.0	INTRODUCTION	1
2.0	BACKGROUND	1
3.0	DISCUSSION	4
3.1	Technical Approach to RTT Elimination	4
3.2	Plant Hardware Usage and Data Applicability Assessment.....	11
3.3	Failure Modes and Effects Analysis Considerations.....	15
3.4	Consistency with EPRI Recommendations	15
4.0	BENEFITS of RTT ELIMINATION.....	16
4.1	Safety	16
4.2	Cost.....	17
5.0	TECHNICAL SPECIFICATIONS.....	17
5.1	Standard Technical Specifications	17
5.2	Justification for RTT Elimination.....	17
6.0	CONCLUSIONS	18
7.0	REFERENCES	18

Appendices

- A Revisions to CE Standard Technical Specifications to Remove Pressure Sensor Response Time Testing
- B Significant Hazards Consideration Analysis Concerning the Elimination of Pressure Sensor Response Time Testing
- C Summary of Historical Data Analysis for SCE

<u>Tables</u>	<u>Title</u>	<u>Page</u>
3.1	Manufactures Response Time Specifications	5
3.1A	Calculated Transmitter Response Time Allocations for San Onofre-2 & 3	7
3.2-1	Palo Verde Units - 1, 2 & 3 Transmitters	12
3.2-2	San Onofre Units - 2 & 3 Transmitters	13
3.2-3	Calvert Cliffs Units - 1 & 2 Transmitters	13
3.2-4	Waterford Unit - 3 Transmitters	13
3.2-5A	St. Lucie Unit - 1 Transmitters	14
3.2-5B	St. Lucie Unit - 2 Transmitters	14
3.2-6	Arkansas Unit - 2 Transmitters	15

Elimination of Pressure Sensor Response Time Testing Requirements

1.0 INTRODUCTION

EPRI Report NP-7243, "Investigation of Response Time Testing Requirements," (Ref 1)¹ evaluated the response time test data for various pressure sensors to determine whether such testing is needed to justify assumptions used in Final Safety Analysis Report (FSAR) Chapter 15 safety analyses. EPRI concluded, "...response time testing is not a concern but that overall sensor degradation is important. In reviewing approximately 4200 response time testing data points, the EPRI researchers did not identify any response time failures."

Technical Specifications for all Combustion Engineering Owners Group (CEOG) plants licensed after 1975 currently require that response time testing be performed on safety systems to ensure system response times are within the limits assumed in the plants safety analysis. For safety system pressure and differential pressure transmitters located in the containment building this testing has proven to be a resource burden while also presenting ALARA concerns for the utilities.

EPRI report NP-7243 serves as the technical basis for elimination of these RTT requirements by performing an evaluation of the expected performance of pressure sensors used in response time applications. The results demonstrate that overall sensor performance rather than individual failure modes, such as response time, should be the primary acceptance criterion. This report provides the basis for eliminating response time test requirements for selected safety system pressure and differential pressure transmitters in use at the participating CEOG plants.

The Westinghouse Owners Group submitted topical report WCAP-13787, Rev 02, "Elimination of Pressure Sensor Response Time Testing Requirements" (Ref 2) for NRC review in August 1995, with NRC approval received in September 1995 (Ref 3). In their approval, the NRC stated, "...any sensor failure that significantly degrades sensor response time can be detected during the performance of other surveillance tests, principally calibration." The NRC further stated that, "...the performance of periodic RTT for the selected pressure and differential pressure sensors identified in the topical report can be eliminated from Technical Specifications (TS) and that allocated sensor response times may be used to verify acceptable RTS and ESFAS channel response times." Similarly, the B&W Owners Group submitted a topical report (Ref 4) to the NRC in January 1994 justifying the elimination of selected response time testing requirements; the NRC approved this report in December 1994.

2.0 BACKGROUND

Response Time Testing (RTT) of reactor trip systems has been required since 1975. The requirements for this testing were established by IEEE Standard 338-1975, "Criteria for the Periodic Testing of Nuclear Power Generating Station Safety Systems". The guidelines for periodic testing of safety system response times established by this standard were endorsed by the NRC in Regulatory Guide 1.118, "Periodic Testing of Electric Power and Protection Systems," Revision 1, November 1977.

¹ Refer to Section 7.0 for References.

In 1998 the CEOG authorized a Task to eliminate the requirement to perform response time testing (RTT) of reactor trip and engineered safeguards system pressure and differential pressure transmitters located in the reactor containment building. Response time testing has proven to be costly in resource requirements, radiation exposure and critical schedule during plant outages. In response to industry feedback that questioned the benefit of RTT, EPRI initiated a program to study the benefits of RTT and to investigate if this testing requirement could be eliminated. The results of this EPRI program were published in report NP-7243 (Ref 1). EPRI updated this report in 1994, however, the conclusions remained unchanged.

In the discussion on response time in IEEE Std 338-1987 the case is made for not performing response time testing if an alternate means of verifying equipment response time can be shown. The IEEE standard states "response time testing of all safety-related equipment is not required if, in lieu of response time testing, the response time of safety system equipment is verified by functional testing calibration checks or other test, or both. This is acceptable if it can be demonstrated that changes in response time beyond acceptable limits are accompanied by changes in performance characteristics that are detectable during routine periodic test."

The EPRI project studied the RTT programs of 39 participating plants. Areas examined by EPRI included test methodology, including test equipment and setup, historical data results of RTT and cost in resources and exposure of performing the required testing. EPRI also performed failure modes and effects analysis (FMEA) on a variety of pressure and differential pressure transmitters. The transmitters evaluated by the FMEAs were supplied by six vendors. The transmitters evaluated are as follows:

Sensor Types Covered by EPRI Report NP-7243

Barton 288/289 Differential Pressure Indicating Switches
Barton 763 Gage Pressure Electronic Pressure Transmitter
Barton 764 Differential Pressure Electronic Transmitter
Foxboro N-E11DM Differential Pressure Transmitter
Foxboro N-E13DM Differential Pressure Transmitter
Foxboro N-E13DH Differential Pressure Transmitter
Foxboro N-E11GH Gage Pressure Transmitter
Foxboro N-E11GM Gage Pressure Transmitter
Tobar 32PA1 Absolute Pressure Transmitter
Tobar 32PG1 Gage Pressure Transmitter
Tobar 32DPI Differential Pressure Transmitter
Rosemount Differential Pressure Transmitter Models 1151,1152,1153,1154
Rosemount Pressure Transmitter Models 1151,1152,1153,1154
Statham PD-3200 Differential Pressure Transmitter
Statham PG-3000 Pressure Transmitter
SOR Differential Pressure Switch
SOR Pressure Switch

These transmitters were selected for evaluation because they represent the majority of safety related transmitters currently being used by the industry. The transmitter vendors contributed to the FMEAs by supplying technical information on their products; these vendors also reviewed the completed FMEAs and agreed with EPRI's conclusions.

In summary, the EPRI study reached the following conclusions:

- Based on a review of historical data provided by the participating plants, RTT did not identify any transmitters that failed response time requirements. It was established that calibrations and other tests would detect transmitters with excessive response times.
- The limited amount of data generated and the variance in test conditions associated with RTT minimize the usefulness of the data for trending degrading response times and general sensor health.
- Current RTT methodology may not detect response time degradation due to the slow loss of fill fluid in some sensors.

Based on the above findings, the CEOG initiated a program to eliminate the requirement to perform response time testing of safety-related pressure and differential pressure transmitters. This program was conducted in two phases; Phase 1 consisted of reviewing and evaluating the participating plants RTT program. Phase 2 is the utilization of the findings of Phase 1 as the basis for a Topical Report to eliminate the requirement to perform response time testing of selected pressure and differential pressure transmitters. The Phase 2 effort included the evaluation of vendor specifications for response time as well as evaluations of the historical data supplied by the utilities in Phase 1 for cases where vendor data is not available.

The purpose of the Phase 1 review was to validate that the RTT programs at the participating plants were consistent with those evaluated by EPRI and that the conclusions of EPRI report NP-7243, Rev. 1 are applicable to the participating CEOG plants. Phase 1 was completed in December of 1998 with the issuance of CE NPSD-1135, "Review of Utility Response Time Test Results." This report was subsequently revised in May 1999 (Ref 5) to incorporate additional utility comments. The conclusions reached by the Phase 1 effort can be summarized as follows:

- A review of approximately 1400 data points supplied by the eleven participating plants indicated that no failures of RTT occurred. This review also verified that trending of sensor performance utilizing RTT data does not appear to provide dependable information for predicting future sensor performance. This is a result of the variance in test condition and methods at the time the data is collected as well as the limited number of data points available for each individual sensor due to only testing each sensor once every four cycles.
- The FMEAs performed for the EPRI effort evaluated all of the sensors currently being used in safety applications by the participants with the exception of a Barton Model 763A transmitter utilized by APS. This exception is addressed in Section 3.2.
- The RTT methodologies currently utilized by the participants are in agreement with those evaluated by EPRI.

Based on the above it has been determined that the conclusions reached by EPRI in NP-7243 are applicable to the RTT program for the following CEOG plants that participated in this effort:

- Entergy, Arkansas Nuclear One, Unit 2 and Waterford SES, Unit 3;
- Arizona Public Service Company, Palo Verde Units 1, 2 & 3;

- Baltimore Gas & Electric, Calvert Cliffs Units 1 & 2;
- Florida Power & Light, St. Lucie Units 1 & 2; and
- Southern California Edison, SONGS Units 2 & 3.

3.0 DISCUSSION

A fixed response time will be allocated to each safety system pressure or differential pressure sensor for which the requirement to perform RTT has been eliminated. This allocated response time will in turn be added to the measured response time of the remainder of the processing loop to confirm that the overall response time for the particular function is still within the bounds of that assumed in the safety analysis. The allocated sensor response time must be shown to be conservative with respect to expected sensor performance.

There are several possible options for obtaining response times to allocate to the sensors whose RTT requirement is to be eliminated. These options include purchase order specifications; vendor published response times, and actual sensor response times as measured in the plant. As for purchase order specifications, these documents are usually written to provide instruments to be used in a variety of applications. Because of this, if a response time requirement is stated, it is usually a conservative number to encompass all of the intended applications for that particular type of transmitter. Due to the excess conservatism associated with these specifications, and the limited number of specifications that list response time requirements, this method will not be utilized in this report. Several vendors publish response time specifications for their transmitters. These published response time specifications have been reviewed for their applicability to the transmitters used by the participating utilities. In cases where it can be shown that the vendor published data is applicable for an installed transmitter, this published data may be used to allocate a response time for that transmitter. If a particular utility is utilizing a transmitter for which the vendor does not publish a response time specification, ABB will analyze the historical data from plant measurements and provide a recommended allocation for sensor response time based on the past performance of the sensor.

ABB has reviewed the RTT testing methodology used by the participating CEOG plants. This review determined that the plants could be separated into two groups based on the RTT test methodology used. One group, consisting of the Palo Verde and San Onofre plants, test their transmitters as stand alone instruments separate from the rest of the process loop. The remaining plants test their transmitters in conjunction with a portion of the process loop electronics. The technical approach for allocating a response time to a specific transmitter in lieu of testing is discussed below.

3.1 TECHNICAL APPROACH TO RTT ELIMINATION

A review of the participating utilities installed transmitters was conducted to determine what types and model numbers are utilized in the RPS and ESFAS. This review showed that all of the participating utilities use Rosemount, Barton or WEED/Foxboro transmitters in their RPS and ESFAS protection loops. All of these transmitters are candidates for response time testing elimination and as stated previously they were all evaluated by EPRI Report NP-7243 with the exception of the Barton model 763A used at APS's Palo Verde units. The transmitter specifications for these vendors were reviewed to determine if a specification for transmitter

response time was listed. From this review it was determined that both Rosemount and Barton do list a response time specification for their transmitters. Neither Foxboro nor WEED publishes a response time specification for their qualified transmitters. Table 3.1 below list the Rosemount and Barton pressure and differential pressure transmitters that were evaluated by EPRI and their vendor published response time specifications. For the Rosemount values listed below it should be noted that the response time values are for standard model and range offerings. Specific time response values for special options, ranges or variable damping electronics may vary. For such cases the vendor technical manual or test report should be consulted for the applicable response time.

Table 3.1
Manufactures Response Time Specifications

Manufacture	Model Number	Range Code	Description	Response Time Spec.
Rosemount	1152 (DP,HP,AP,GP)	3	Differential Pressure or Pressure Transmitter	0.3sec.
Rosemount	1152 (DP,HP,AP,GP)	4,5	Differential Pressure or Pressure Transmitter	0.2 sec.
Rosemount	1152 (DP,HP,AP,GP)	6,,7,8,9,0	Differential Pressure or Pressure Transmitter	0.1 sec.
Rosemount	1153 (D,H,A,G)	3	Differential Pressure or Pressure Transmitter	2.0 sec.
Rosemount	1153 (D,H,A,G)	4	Differential Pressure or Pressure Transmitter	0.5 sec.
Rosemount	1153 (D,H,A,G)	5,6,7,8,9	Differential Pressure or Pressure Transmitter	0.2 sec.
Rosemount	1154 (DP,HP,GP)	4	Differential Pressure or Pressure Transmitter	0.5 sec.
Rosemount	1154 (DP,HP,GP)	5,6,7,8,9,0	Differential Pressure or Pressure Transmitter	0.2 sec.
Rosemount	1154H (D,H,S)	4	Differential Pressure or Pressure Transmitter	0.5 sec.
Rosemount	1154H (D,H,S)	5,6,7,8,9	Differential Pressure or Pressure Transmitter	0.2 sec.
Barton	763	N/A	Pressure Transmitter	0.18 Sec.
Barton	763A	N/A	Pressure Transmitter	0.18 Sec.
Barton	764	N/A	Differential Pressure Transmitter	0.18 Sec.

The following is an evaluation of each participating utilities present RTT program and how it should be modified to incorporate the recommendations of this report.

Arizona Public Service (Palo Verde)

The procedures used by APS to perform RTT of their RPS and ESFAS functions were reviewed. When performing this testing, the sensors are tested as a stand-alone item from the rest of the process loop. As a part of their procedures, the sensor for each function tested is assigned an acceptance criteria for response time. A review of the sensors used in the RPS and ESFAS confirmed that with one exception all sensors are either Barton or Rosemount pressure or differential pressure transmitters, which were evaluated as candidates for elimination of response time testing by EPRI Report NP-7243. The one exception is the Barton model 763A sensors used to detect Pressurized Pressure – High in Unit 2. As discussed in section 3.2 ABB feels that this transmitter is also a candidate for elimination of response time testing. All of these sensors have specified response times as published by their manufacture. These response times are listed in Table 3.1.

It is recommended that APS revise their RTT test program as follows. The current procedure used to determine the response time of the RPS and ESFAS transmitters would be discontinued. In its place an allocated response time would be assigned to each sensor. This allocated response time may be obtained from either the vendor-published response time data as listed in Table 3.1 or from an analysis of the historical response time data for that sensor as utilized at APS. This allocated sensor response time would then be added to actual response time of the remainder of the RPS or ESFAS protection loop as measured by the current existing procedures. This will minimize the impact on the current APS test procedures and RTT methodology. Once this methodology has been implemented, further response time testing of these transmitters will not be required as long as the conditions of Section 3.4 of this topical report are met.

Should APS replace any of the existing RPS or ESFAS sensors with one of different manufacture or model number than that which is currently installed, they will need to revisit the sensor response time allocation. If the new sensor is one listed in Table 3.1 then the new sensor response time allocation can be made by utilizing the data available in Table 3.1. If the new sensor is not one of those listed in Table 3.1 then the utility must verify that the sensor is a candidate for response time elimination as defined in this report. Once this determination is made the utility may allocate a response time based on historical data for that transmitter type and model if sufficient historical data is available.

Southern California Edison (San Onofre)

The procedures used by SCE to perform RTT of their RPS and ESAS functions were reviewed. When performing this testing, the sensors are tested as a stand-alone item from the rest of the process loop. The measured response time of the sensor is then added to the measured response time of the processing electronics and trip breakers. The current SCE procedures do not assign an acceptance criteria to the sensor as a stand-alone item. The stated acceptance criteria are for the whole process loop through the actuating device.

A review of the sensors used in the RPS and ESFAS confirmed that all the sensors were reviewed and approved as candidates for elimination of response time testing by EPRI Report NP-7243. All sensors used in the RPS and ESFAS are Rosemount, Foxboro or WEED.

It is recommended that SCE revise their RTT test program as follows. The current procedure used to determine the response time of the RPS and ESFAS transmitters would be discontinued. In its place an allocated response time would be assigned to each sensor. For the Rosemount transmitters, this allocated value can be obtained from the information contained in Table 3.1 or by review and analysis of the available historical response time data for these sensors. For the Foxboro and WEED transmitters, the vendor does not publish a response time specification. ABB has analyzed the historical data SCE provided for these sensors and calculated a sensor response time to be allocated for each sensor type and model. A summary of this analysis is contained in Appendix C.

These allocated sensor response times would then be added to the actual response time of the remainder of the RPS or ESFAS protection loop as measured by the current existing procedures. This will minimize the impact on the current SCE test procedures and RTT methodology. Once this methodology has been implemented, further response time testing of these transmitters will not be required as long as the conditions of Section 3.4 of this topical report are met.

Table 3.1A below lists the recommended sensor response time allocations for the Foxboro and WEED transmitters utilized by SCE. The allocated values are listed by sensor make, model and function and are based on calculations which utilized historical data for the subject transmitters which was provided to ABB by SCE.

Table 3.1A
Calculated Transmitter Response Time Allocations for San Onofre-2 & 3

Transmitter Function	Transmitter Make and Model	Recommended Transmitter Allocation
Containment Pressure (High/High-High)	Foxboro N-E11DM	430 msec
RWT Level	Foxboro E13DM	610 msec
Pressurizer Press. – High	WEED N-E11GM	135 msec
SG Pressure	WEED N-E11GM	135 msec
SG Level	WEED/Foxboro N-E13DM	520 msec

Should SCE replace any of the existing RPS or ESFAS sensors with one of different manufacture or model number than that which is currently installed, they will need to revisit the sensor response time allocation. If the new sensor is one listed in Table 3.1 or 3.1A then the new sensor response time allocation can be made by utilizing the data available in Tables 3.1 and 3.1A. If the new sensor is not one of those listed in Table 3.1 or 3.1A then the utility must verify that the sensor is a candidate for response time elimination as defined in this report. Once this determination is made the utility may allocate a response time based on historical data for that transmitter type and model if sufficient historical data is available.

Baltimore Gas & Electric (Calvert Cliffs)

The procedures used by BGE to perform RTT of their RPS and ESAS functions were reviewed. For the RPS procedure, STP-M-511, the recorded response time is measured from the input of the sensor to the tripping of the associated K relay. For the ESFAS procedure, STP-M-521, the recorded response time is measured from the input of the sensor to the tripping of the associated function trip bistable. For the AFAS procedure, STP-M-526, the recorded response time is measured from the input of the sensor to the tripping of the associated function trip bistable. BGE has recently completed changing their installed RPS and ESFAS transmitters to Rosemount models. The Rosemount sensors presently installed have all been identified as candidates for elimination of response time testing by EPRI Report NP-7243. The data BGE supplied for CE NPSD-1135, Rev. 01 consisted only of historical RTT data for the newly installed Rosemount transmitters. A review of the supplied data verified that no failures of the RTT requirements have been observed. All of these sensors have specified response times as published by their manufacturer.

It is recommended that BGE revise their RTT test program as follows. The current test procedures used to determine RPS and ESFAS response times will need to be revised. The procedures should be revised to delete the response time testing of the sensors and rewritten such that the response time for the remainder of the RPS and ESFAS loops, minus the sensors, is measured and recorded. An allocated response time would then be assigned to the RPS and ESFAS sensors. This allocated response time may be obtained from either the vendor-published response time data as listed in Table 3.1 or from an analysis of the historical response time data for that sensor as utilized at BGE. This allocated sensor response time would then be added to the measured response time for the remainder of the RPS or ESFAS protection loop and verified to meet the assumptions of the safety analysis. Once this methodology has been implemented, further response time testing of these transmitters will not be required as long as the conditions of Section 3.4 of this topical report are met.

One exception to the above is the sensor utilized in the RCS Flow loop. This sensor is a Rosemount 1152 with a variable damping option. This variable damping is adjustable from 0.2 sec. to 1.67 sec. The sensor is supplied by Rosemount with the damping adjustment set to the minimum or 0.2 sec. setting. Discussions with personnel at BGE verified that this setting is left at the minimum setting and is sealed. A review of the historical data for these sensors as utilized at BGE shows that all the recorded response times for this sensor have been less than 200 msec with the longest response time recorded being 190 msec. Based on this it is recommended that BGE allocate a response time of 200 msec for the RCS Flow sensor. BGE must also put in place a method to control the setting of variable damping adjustment for these sensors as discussed in Section 3.4.

Should BGE replace any of the existing RPS or ESFAS sensors with one of different manufacture or model number than that which is currently installed, they will need to revisit the sensor response time allocation. If the new sensor is one listed in Table 3.1 then the new sensor response time allocation can be made by utilizing the data available in Table 3.1. If the new sensor is not one of those listed in Table 3.1 then the utility must verify that the sensor is a candidate for response time elimination as defined in this report. Once this determination is made the utility may allocate a response time based on historical data for that transmitter type and model if sufficient historical data is available.

Entergy (Waterford 3)

The procedures used by Waterford-3 to perform RTT on their RPS and ESAS functions were reviewed. One procedure is used to test both functions. The review of this procedure, MI-003-219, showed that the response time for these functions is measured from the input of the sensor to the output of the actuating bistable located in the Bistable Control Panel (BCP). A review of the supplied data verified that no failures of the RTT requirements have been observed. All of these sensors have specified response times as published by their manufacturer.

It is recommended that Waterford 3 revise their RTT test program as follows. The current test procedure used to determine RPS and ESFAS response times will need to be revised. The procedures should be revised to delete the response time testing of the sensors and rewritten such that the response time for the remainder of the RPS and ESFAS loops, minus the sensors, is measured and recorded. An allocated response time would then be assigned to the RPS and ESFAS sensors. This allocated response time may be obtained from either the vendor-published response time data as listed in Table 3.1 or from an analysis of the historical response time data for that sensor as utilized at Waterford 3. This allocated sensor response time would then be added to the measured response time for the remainder of the RPS or ESFAS protection loop and verified to meet the assumptions of the safety analysis. Once this methodology has been implemented, further response time testing of these transmitters will not be required as long as the conditions of Section 3.4 of this topical report are met.

Should Waterford 3 replace any of the existing RPS or ESFAS sensors with one of different manufacture or model number than that which is currently installed, they will need to revisit the sensor response time allocation. If the new sensor is one listed in Table 3.1 then the new sensor response time allocation can be made by utilizing the data available in Table 3.1. If the new sensor is not one of those listed in Table 3.1 then the utility must verify that the sensor is a candidate for response time elimination as defined in this report. Once this determination is made the utility may allocate a response time based on historical data for that transmitter type and model if sufficient historical data is available.

Florida Power & Light (St. Lucie-1 & 2)

The procedures used by Florida Power & Light to perform RTT on their RPS and ESG functions were reviewed. One procedure is used to test both functions. For St. Lucie 1, procedure 1-1400053 "Reactor Protective and Engineering Safeguards System Response Time Testing" is used and for St. Lucie 2 the procedure number is 2-1400053. . A review of the supplied data verified that no failures of the RTT requirements have been observed. All of these sensors have specified response times as published by their manufacturer.

It is recommended that St. Lucie 1 & 2 revise their RTT test program as follows. The current test procedures used to determine RPS and ESFAS response times will need to be revised. The procedures should be revised to delete the response time testing of the sensors and rewritten such that the response time for the remainder of the RPS and ESFAS loops, minus the sensors, is measured and recorded. An allocated response time would then be assigned to the RPS and ESFAS sensors. This allocated response time may be obtained from either the vendor published response time data as listed in Table 3.1 or from an analysis of the historical response time data for that sensor as utilized at St. Lucie 1 & 2. This allocated sensor response time would then be

added to the measured response time for the remainder of the RPS or ESFAS protection loop and verified to meet the assumptions of the safety analysis. Once this methodology has been implemented, further response time testing of these transmitters will not be required as long as the conditions of Section 3.4 of this topical report are met.

One exception to the above is the sensor utilized for RCS Flow in Unit 1. This sensor is a Rosemount 1154 with a variable damping option. The variable damping option was installed in this transmitter in 1996 and is adjustable from 0 to 0.8 sec. Due to the limited time these transmitters have been installed there is insufficient historical data for performing a statically valid analysis to determine a response time which could be allocated to these sensors. In light of this, the RCS flow function for St. Lucie Unit 1 will not be addressed in this report and an allocated response time for this function will not be established. At a later date when sufficient historical data for this transmitter has been collected, FP&L may choose to make a submittal for allocating a response time for this function based on a statistical analysis of the appropriate data.

Should St. Lucie 1 or 2 replace any of the existing RPS or ESFAS sensors with one of different manufacture or model number than that which is currently installed, they will need to revisit the sensor response time allocation. If the new sensor is one listed in Table 3.1 then the new sensor response time allocation can be made by utilizing the data available in Table 3.1. If the new sensor is not one of those listed in Table 3.1 then the utility must verify that the sensor is a candidate for response time elimination as defined in this report. Once this determination is made the utility may allocate a response time based on historical data for that transmitter type and model if sufficient historical data is available.

Entergy (Arkansas Nuclear One- Unit 2)

The procedures used by Arkansas Nuclear One Unit 2 to perform RTT on their RPS and ESFAS functions were reviewed. Prior to 1995, RTT was performed from the input of the sensor to the Trip Circuit Breakers (TCB) for the RPS or from the input of the sensor to the actuating device for the ESFAS. Testing performed in 1995 on Channel D and in 1997 on Channel A measured the response time from the input of the sensor to the output of the actuating bistable on the Bistable Control Panel (BCP) and from the output of the actuating bistable to the TCB for the RPS or from the output of the actuating bistable to the actuating device for ESFAS. The two values were added to determine the total loop response.

ANO-2 has separate procedure numbers for each of the four Channels. Channel A procedure is 2304.112, Channel B are 2304.113, Channel C is 2304.114 and Channel D is 2304.115. With the exception of the Channel being tested and the procedure change in 1995 as discussed above, the procedures are identical and determine the response times from the input of the sensor to the actuating device.

ANO-2 replaced their originally supplied transmitter with Rosemount Model 1153 or 1154 within the past 10 years with the exception of RWT level and narrow range pressurizer pressure. The RWT level transmitters were replaced in 1985 and the narrow range pressurizer pressure transmitters in 1989. A review of the historical data taken for the replacement transmitters for the RPS and ESFAS functions showed that no function has failed to meet the acceptance criteria stated in the procedures.

It is recommended that ANO-2 revise their RTT test program as follows. The current test procedures used to determine RPS and ESFAS response times will need to be revised. The procedures should be revised to delete the response time testing of the sensors and rewritten such that the response time for the remainder of the RPS and ESFAS loops, minus the sensors, is measured and recorded. An allocated response time would then be assigned to the RPS and ESFAS sensors. This allocated response time may be obtained from either the vendor-published response time data as listed in Table 3.1 or from an analysis of the historical response time data for that sensor as utilized at ANO-2. This allocated sensor response time would then be added to the measured response time for the remainder of the RPS or ESFAS protection loop and verified to meet the assumptions of the safety analysis. Once this methodology has been implemented, further response time testing of these transmitters will not be required as long as the conditions of Section 3.4 of this topical report are met.

Should ANO-2 replace any of the existing RPS or ESFAS sensors with one of different manufacture or model number than that which is currently installed, they will need to revisit the sensor response time allocation. If the new sensor is one listed in Table 3.1 then the new sensor response time allocation can be made by utilizing the data available in Table 3.1. If the new sensor is not one of those listed in Table 3.1 then the utility must verify that the sensor is a candidate for response time elimination as defined in this report. Once this determination is made the utility may allocate a response time based on historical data for that transmitter type and model if sufficient historical data is available.

3.2 PLANT HARDWARE USAGE AND DATA APPLICABILITY ASSESSMENT

As part of the study of transmitter RTT programs EPRI evaluated the most commonly used transmitters presently in service. As part of this evaluation a Failure Modes and Effects Analysis was performed on the transmitters. The results of the FMEAs showed that, with the following exceptions, no failure modes were identified that could affect transmitter response time without concurrently affecting the transmitters output. The three exceptions to this finding are:

- Loss or low sensor fill fluid due either to a manufacturing defect or slow leak from the sensor under pressurized conditions;
- Misadjustment of variable damping potentiometers; and
- Crimped capillaries from the manufacturing process, improper handling by the manufacture, or field modifications.

These three exceptions are addressed by the recommendations in Section 3.4 below. The transmitters currently being used by the CEOG utilities participating in this effort were compared to those evaluated by EPRI. With two exceptions all of the transmitter models currently used by the utilities were evaluated by EPRI.

One exception is the ITT Barton Model 763A transmitter used at Palo Verde. From ITT Barton Manual No. 83C3(A) Errata Sheet dated Nov. 1986, "... the only difference in form, fit or function between the Model 763 and 763A are as follows:

- A. The soldered "thin" link wire (302 SST, 0.007" diameter, .015 gm weight) between the beam and the bourdon tube's tab has been replaced in the Model 763A by a welded "thick" link wire (17-4 PH SST, .031" diameter, .055 gm weight); and

- B. The location of the insulating pads for the termination of the strain gage lead wire has been changed in the Model 763A from the beam to the clamp plate.”

These changes do not effect the theory of operation of the transmitter and would not change the FMEA conclusions determined in the EPRI report performed for the Model 763. The sensing element and electronics of the Model 763A are the same as the Model 763.

The other exception is the WEED Model N-E11DM, N-E11GM and N-E13DM transmitters used at San Onofre. Discussions with WEED Instruments verified that this product line was purchased from Foxboro by WEED. The transmitters produced by WEED are identical to the Foxboro models in form, fit, function and materials used. Based on this the FMEA's performed by EPRI for the Foxboro transmitters are also applicable to their WEED counterparts. The “N” prefix associated with the WEED transmitters only indicates that the transmitter is qualified for use in nuclear applications.

Tables 3.2-1 thur 3.2-6 provides a list of the pressure or differential pressure sensors currently installed at the participating utilities and whose RTT may be eliminated as justified in this report. These sensors are generally used in the Reactor Protection System (RPS) and the Engineered Safety Features Actuation System (ESFAS).

Table 3.2-1
Palo Verde Units 1, 2 & 3 Transmitters

Function	Instrument	Make / Model
RPS Transmitter	RCS Low Flow	Barton Model 764
	Containment Pressure	Rosemount Model 1153
	SG Level	Barton Model 764
	Pressurizer Pressure – High (Units 1&3)	Rosemount Model 1154
	Pressurizer Pressure- High (Unit 2)	Barton Model 763A
	SPS – Pressurizer Over Pressure	Rosemount Model 1153
	SG Pressure (RPS & ASGT)	Barton Model 763
ESAS & AFW Transmitter	Containment Pressure – High (SIAS/CIAS/MSIS)	Rosemount Model 1153
	Containment Pressure – High-High (CSAS)	Rosemount Model 1153
	SG Level (AFAS/MSIS)	Barton Model 764
	SG Pressure (AFAS/MSIS)	Barton Model 763
	RWT Level (RAS)	Rosemount Model 1153
	Pressurizer Pressure (SIAS/CIAS)	Rosemount Model 1154

Table 3.2-2
San Onofre Units 2 & 3 Transmitters

Function	Instrument	Make / Model
PPS Transmitter	RCS Low Flow	Rosemount Model 1153
	Containment Pressure	Foxboro Model N-E11DM
	SG Level	WEED Model N-E13DM
	Pressurizer Pressure	Rosemount Model 1154, Foxboro Model N-E11GM
	RWT Level	Foxboro Model E13DM
	SG Pressure (RPS & ASGT)	WEED Model N-E11GM

Table 3.2-3
Calvert Cliffs Units 1 & 2 Transmitters

Function	Instrument	Make / Model
RPS Transmitter	RCS Low Flow	Rosemount Model 1152
	Containment Pressure	Rosemount Model 1153
	SG Level	Rosemount Model 1154
	Pressurizer Pressure	Rosemount Model 1154
	SG Pressure (RPS & ASGT)	Rosemount Model 1154
ESAS & AFW Transmitter	Containment Pressure (ESFAS)	Rosemount Model 1153
	SG Level (AFW)	Rosemount Model 1154
	W. Pen. Rm. Letdown Isolation	Rosemount Model 1154
	SG Pressure (ESFAS, AFW)	Rosemount Model 1154
	Pressurizer Press. (ESFAS)	Rosemount Model 1154

Table 3.2-4
Waterford Unit 3 Transmitters

Function	Instrument	Make / Model
PPS Transmitter	RCS Low Flow	Barton Model 764
	Containment Pressure	Rosemount Model 1153
	SG Level	Rosemount Model 1154
	RWT Level	Rosemount Model 1152
	Pressurizer Pressure	Rosemount Model 1154
	SG Pressure	Rosemount Model 1154

Table 3.2-5A
St. Lucie Unit 1 Transmitters

Function	Instrument	Make / Model
	Containment Pressure	Rosemount Model 1153
	SG Level	Rosemount Model 1154
	Pressurizer Pressure	Rosemount Model 1154
	SG Pressure	Rosemount Model 1153
ESAS & AFW Transmitter	Containment Pressure (ESFAS)	Rosemount Model 1153
	SG Level	Rosemount Model 1154
	SG Pressure	Rosemount Model 1153
	RWT Level	Rosemount Model 1153
	Pressurizer Pressure	Rosemount Model 1154

Table 3.2-5B
St. Lucie Unit 2 Transmitters

Function	Instrument	Make / Model
RPS Transmitter	RCS Low Flow	Rosemount Model 1154
	Containment Pressure	Rosemount Model 1153
	SG Level	Rosemount Model 1154
	Pressurizer Pressure	Rosemount Model 1154
	SG Pressure	Rosemount Model 1154
ESAS & AFW Transmitter	Containment Pressure (ESFAS)	Rosemount Model 1153
	SG Level	Rosemount Model 1154
	SG Pressure	Rosemount Model 1154
	RWT Level	Rosemount Model 1153
	Pressurizer Pressure	Rosemount Model 1154

Table 3.2-6
Arkansas Nuclear One - Unit 2 Transmitters

Function	Instrument	Make / Model
RPS Transmitter	Containment Pressure	Rosemount Model 1153
	SG Level	Rosemount Model 1154
	Pressurizer Pressure (High)	Rosemount Model 1154
	Pressurizer Pressure (Low)	Rosemount Model 1154
	SG Pressure	Rosemount Model 1154
ESFAS Transmitter	Containment Pressure	Rosemount Model 1153
	SG Level	Rosemount Model 1154
	SG Pressure & D/P	Rosemount Model 1154
	RWT Level	Rosemount Model 1153
	Pressurizer Pressure	Rosemount Model 1154

3.3 FAILURE MODES AND EFFECTS ANALYSIS CONSIDERATIONS

The Failure Modes and Effects Analyses (FMEA) performed by EPRI and documented in NP-7243 (May 1991) and NP-7243, Rev. 1 (March 1994) form the basis for the justification of eliminating RTT surveillance requirements from CEOG plant Technical Specifications.

3.4 CONSISTENCY WITH EPRI RECOMMENDATIONS

The results of EPRI Report NP-7243, Rev 01 form the basis for justifying the elimination of response time test requirements in selected RPS and ESAS pressure and differential pressure transmitters. In this report, EPRI makes several recommendations that are applicable to this effort to eliminate sensor RTT. These recommendations provide suggested modifications to utility RTT programs if sensor RTT is to be eliminated. The CEOG agrees with these recommendations and if applicable, the utility eliminating sensor RTT should incorporate them into their revised RTT program. The recommendations to be considered are:

- Perform a hydraulic RTT prior to installation of a new transmitter/switch or following refurbishment of the transmitter/switch (e.g., sensor cell or variable damping components) to determine an initial sensor-specific response time value. The power interrupt test is an alternate method to use on force-balance transmitters; the purpose of this test is to verify sensor response time is within the limits of the allocated value for the transmitter function.
- For transmitters and switches that use capillary tubes, RTT should be performed after initial installation and after any maintenance or modification activity that could damage the capillary tubes.
- Perform periodic drift monitoring on all Rosemount pressure and differential pressure transmitters, models 1151, 1152, 1153 and 1154. Guidance on drift monitoring can be found

in EPRI NP-7121 and Rosemount Technical Bulletins. Drift monitoring intervals should be based on utility response to NRC Bulletin 90-01.

- If variable damping is used, implement a method to ensure that the potentiometer is at the required setting and cannot be inadvertently changed. This approach should eliminate the need for RTT to detect a variable damping failure mode. Otherwise, RTT each transmitter by hydraulic or electronic white noise analysis methods, at a minimum, following each transmitter calibration.

Each utility using this Topical Report as a reference to eliminate sensor RTT should address the above recommendations and if applicable to their plant, incorporate the recommended changes into their RTT program.

EPRI recommended that current RTT for pressure and differential pressure sensors could be modified to eliminate ineffective and, therefore, unproductive testing. The recommendations focus on enhancing or upgrading existing RTT and do not require modification of current RTT. The EPRI report provides a basis for eliminating all pressure and differential pressure RTT in accordance with the following:

- Hydraulic RTT should be performed before installation of new transmitters and/or switches or after refurbishment.
- Transmitters and/or switches that utilize capillary tubes should have RTT performed after initial installation and after each maintenance or modification that has the potential to damage the capillary tubes.

4.0 BENEFITS OF RTT ELIMINATION

4.1 SAFETY

A reduction in testing requirements, if done without compromising equipment reliability or functionality, provides the following improvements in plant safety:

- Reduction in challenges to the plant protection system due to improper test techniques. Testing requires placing the system to be tested in an abnormal line up. If initial test line up is performed incorrectly or if restoration from the test line up is not done properly, a plant trip signal may be generated.
- Reduction in challenges to the engineered safety features actuation system due to improper test techniques. Testing requires placing the system to be tested in an abnormal line up. If initial test line up is performed incorrectly or if restoration from the test line up is not done properly, actuation of the engineered safety features may result.
- Increased availability of plant safety equipment. Response time testing requires that safety equipment be taken off line to perform the test. A reduction in test requirements results in protection equipment remaining on-line for longer periods.

In addition to the above, elimination of certain response time test requirements will directly benefit the ALARA program. Most of the sensors that are candidates for RTT elimination are located in radiation areas. In some cases the performance of RTT also requires the technicians to

handle and dispose of radioactive fluids. The elimination of RTT requirements for these sensors will reduce worker exposure and radioactive waste.

4.2 COST

Response time testing is costly in man-hours, exposure and critical outage time. The CEOG utilities estimate that it requires approximately 30 man-hours per sensor to perform each response time test. Depending on the plant and the number of sensors tested per outage, the total time required to perform this testing can range from 400 to 1200 man-hours. Assuming \$30 per man-hour, the cost of this testing on a per-outage basis can range from \$12,000 to \$36,000. Such costs do not include the additional savings associated with the reduction in worker exposure and radioactive waste that the elimination of this testing will generate. Based on this analysis, elimination of pressure sensor response time testing qualifies as a Cost Beneficial Licensing Action.

5.0 TECHNICAL SPECIFICATIONS

5.1 STANDARD TECHNICAL SPECIFICATIONS

Generic Letter 93-08 (Ref 6), provided NRC guidance for relocating tables of instrument response time limits for the reactor protective system and the engineered safety features actuation system instruments from the Tech Specs to the updated final safety analysis report. This guidance was implemented in NUREG-1432 (Ref 7), the Standard Technical Specifications for Combustion Engineering plants.

Section 3.3 of NUREG-1432 provides surveillance requirements for the reactor protective system and the engineered safety features actuation system. These surveillance requirements include:

Section 3.3.1, RPS Instrumentation – Operating (Digital) contains surveillance requirement 3.3.1.14 that requires the licensee to “Verify RPS RESPONSE TIME is within limits” each “[18] months on a STAGGERED TEST BASIS.” Section 3.3.1.9 also provides an identical RPS surveillance requirement for plants with an Analog reactor protective system.

Section 3.3.4, ESFAS Instrumentation (Analog) provides surveillance requirement 3.3.4.5 that requires the licensee to “Verify ESF RESPONSE TIME is within limits” each “[18] months on a STAGGERED TEST BASIS.” Section 3.3.5 provides a like ESFAS surveillance requirement for digital plants.

Response time acceptance criteria for surveillance tests are not defined in the Standard Technical Specifications. The surveillance requirement ensures that the channel response times are verified to be less than or equal to the maximum values assumed in the safety analysis. Suggested changes to eliminate RPS and ESFAS response time testing from the Standard Technical Specifications is shown in Appendix A.

5.2 JUSTIFICATION FOR RTT ELIMINATION

A representative evaluation concluding that the elimination of pressure and differential pressure sensor response time testing does not adversely impact plant safety is shown in Appendix B. This

evaluation will require utility review and confirmation to ensure all elements are appropriate to each utility.

6.0 CONCLUSIONS

EPRI conducted an investigation of the benefits of response time testing in response to an industry effort to improve plant availability and reduce personnel exposure. The purpose of this EPRI investigation was to determine if performing response time testing of pressure and differential pressure transmitters was necessary to justify the assumptions made in the plant safety analysis. The result of this investigation, EPRI Report NP-7243, concluded that response time testing of most pressure and differential pressure transmitters is not required to demonstrate satisfactory sensor performance. The EPRI study showed that other routine surveillance such as calibrations and drift monitoring was sufficient to demonstrate satisfactory sensor performance.

A review of more than 1400 pressure sensor response time testing data points obtained from tests performed at CEOG plants has confirmed that pressure sensors have not failed any response time tests and the testing results validate the results published by EPRI in NP-7243.

7.0 REFERENCES

1. EPRI Report No. NP-7243, "Investigation of Response Time Testing Requirements," May 1991 and Rev 01 to this report, March 1994.
2. WCAP-13787, Rev 02, "Elimination of Pressure Sensor Response Time Testing Requirements," August 1995 (Approved by the NRC in January 1996).
3. Letter, B. Boger (NRC) to R. Newton, "Review of Westinghouse Electric Corporation Topical Report WCAP-13632, Rev 02, 'Elimination of Pressure Sensor Response Time Testing Requirements,' dated August 1995 – Westinghouse Owners Group Program MUHP-3040, Revision 1," September 5, 1995.
4. B&W Owners Group Topical Report NEDO-32291, "Systems Analysis for Elimination of Selected Response Time Testing Requirements," January 1994.
5. CE NPSD-1135, Rev 01, "Review of Utility Response Time Test Results," May 1999
6. NRC Generic Letter 93-08, "Relocation of Technical Specification Tables of Instrument Response Time Limits," December 29, 1993.
7. NUREG-1432, Rev 01, "Standard Technical Specifications Combustion Engineering Plants," April 1995

Appendix A

Revisions to C-E Standard Technical Specifications to Remove Pressure Sensor Response Time Testing

NOTE

Information in this Appendix has not been approved by the NRC. Refer to NEI Technical Specification Task Force traveler No. TSTF-368 for the current status of RTT Tech. Specs as incorporated into NUREG-1432, "Standard Technical Specifications Combustion Engineering Plants."

THIS PAGE INTENTIONALLY LEFT BLANK

REVISIONS TO TECHNICAL SPECIFICATIONS

This Appendix provides typical changes to Technical Specifications to remove the requirement to perform response time testing of RPS and ESFAS pressure and differential pressure sensors. Each plant's current Tech Specs should be compared with the sections given below to confirm whether or not a License Amendment will be required. The generic Tech Specs statements given below are based on a review of C-E Standard Tech Specs contained in NUREG-1432. Recommended Tech Spec deletions are marked with a double strike-through; *text additions are shown in italics*.

RECOMMENDED TECH SPEC DEFINITIONS

Engineered Safety Feature (ESF) Response Time

The ESF RESPONSE TIME shall be that time interval from when the monitored parameter exceeds its ESF actuation setpoint at the channel sensor until the ESF equipment is capable of performing its safety function (i.e., the valves travel to their required positions, pump discharge pressures reach their required values, etc.) Times shall include diesel generator starting and sequence loading delays where applicable. The response time may be ~~measured~~ *verified* by any sequence of sequential, overlapping, or total steps such that the entire response time is ~~measured~~ *verified, or by the summation of allocated sensor response times with the results of actual measured response times for the remainder of the channel.*

Reactor Protection System (RPS) Response Time

The RPS RESPONSE TIME shall be that time interval from when the monitored parameter exceeds its RPS trip setpoint at the channel sensor until electrical power to the CEA drive mechanisms is interrupted. The response time may be ~~measured~~ *verified* by any sequence of sequential, overlapping, or total steps such that the entire response time is ~~measured~~ *verified, or by the summation of allocated sensor response times with the results of actual measured response times for the remainder of the channel.*

RECOMMENDED TECH SPEC SURVEILLANCE REQUIREMENTS

SR 3.3.1.14 RPS Instrumentation- Operating (Digital)

Verify RPS RESPONSE TIME is within limits.

[NOTE: Neutron detectors are excluded (*from RPS RESPONSE TIME testing*).]

Frequency: [18] months on a STAGGERED TEST BASIS.

SR 3.3.5.4 ESFAS Instrumentation (Digital)

Verify ESF RESPONSE TIME is within limits.

Frequency: [18] months on a STAGGERED TEST BASIS.

RECOMMENDED TECH SPEC BASES

Bases for SR 3.3.1.14: RPS Instrumentation – Operating (Digital):

This SR ensures that the RPS RESPONSE TIMES are verified to be less than or equal to the maximum values assumed in the safety analysis. Individual component response times are not modeled in the analyses. The analyses model the overall or total elapsed time from the point at which the parameter exceeds the trip setpoint value at the sensor to the point at which the RTCBs open. Response times are ~~verified~~ ~~conducted~~ on a [18]-month STAGGERED TEST BASIS. This results in the interval between successive surveillances of a given channel of $n \times [18]$ months, where n is the number of channels in the function. The Frequency of [18] months is based on operating experience, which has shown that random failures of instrumentation components causing serious response time degradation, but not channel failure, are infrequent occurrences. Also, response times cannot be determined at power since equipment operation is required. ~~Testing may be performed in one measurement or in overlapping segments, with verification that all components are tested.~~

Response time may be verified by any sequence of sequential, overlapping, or total steps, including allocated sensor response time, such that the entire response time is verified. Allocations for sensor response time may be determined from records of test results, vendor test data, or vendor engineering specifications. Topical Report CE NPSD-1167 (Ref A), "Elimination of Pressure Sensor Response Time Testing Requirements," provides a basis for using allocated response times for specific pressure sensors. The allocation for sensor response times must be verified prior to placing a new component in operation and re-verified following maintenance that may adversely affect the sensor response time.

Response time testing acceptance criteria are included in Reference [B].

A Note is added to indicate that the neutron detectors are excluded from RPS RESPONSE TIME testing because they are passive devices with minimal drift and because of the difficulty of simulating a meaningful signal. Slow changes in detector sensitivity are compensated for by performing the daily calorimetric calibration (SR 3.3.1.4).

Bases for SR 3.3.5.4: ESFAS Instrumentation (Digital)

This Surveillance ensures that the train actuation response times are within the maximum values assumed in the safety analyses. *Response time may be verified by any sequence of sequential, overlapping, or total steps, including allocated sensor response time, such that the entire response time is verified. Allocations for sensor response time may be determined from records of test results, vendor test data, or vendor engineering specifications. CE NPSD-1167 (Ref A), "Elimination of Pressure Sensor Response Time Testing Requirements," provides a basis for using allocated response times for specific pressure sensors. The allocation for sensor response times must be verified prior to placing a new component in operation and re-verified following maintenance that may adversely affect the sensor response time.*

Response time testing acceptance criteria are included in Reference [B].

ESF RESPONSE TIME tests are conducted on a STAGGERED TEST BASIS of once every [18] months. The [18] month Frequency is consistent with the typical industry refueling cycle and is based upon plant operating experience, which shows that random failures of instrumentation components causing serious response time degradation, but not channel failure, are infrequent occurrences.

REFERENCES

- A. CE NPSD-1167, "Elimination of Pressure Sensor Response Time Testing Requirements," June 1999.
- B. FSAR or other utility-controlled document concerning RPS/ESFAS Response Times.

THIS PAGE INTENTIONALLY LEFT BLANK

APPENDIX B

Significant Hazards Consideration Analysis Concerning the Elimination of Pressure Sensor Response Time Testing

THIS PAGE INTENTIONALLY LEFT BLANK

SIGNIFICANT HAZARDS EVALUATION

This Appendix provides a sample evaluation in accordance with 10 CFR 50.92 "Issuance of Amendment" of the impact on plant safety produced by eliminating the response time testing of pressure sensors in the reactor protection and engineered safety features actuation systems. On the basis of an evaluation, the plant licensing basis may be changed to utilize a conservative, fixed response time interval rather than perform specific response time testing for the specified pressure sensors without:

1. increasing the probability or consequences of an accident previously evaluated; or
2. creating the possibility of a new or different kind of accident from any accident previously evaluated; or
3. involving a significant reduction in a margin of safety.

As required by 10 CFR 50.92, this sample analysis is provided to demonstrate that no significant hazards are introduced by the proposed change to eliminate the requirement for response time testing of certain pressure and differential pressure sensors. The proposed change is that the total response time of certain pressure sensors will be determined based on the information provided in this Report.

BACKGROUND

In 1975, C-E Technical Specifications were revised to include response time testing (RTT) requirements; these standard Tech Specs were required for all subsequently licensed plants. The standard Tech Specs contain definitions for both reactor protection system and engineered safety features actuation system response times. Response time is defined as:

Reactor Protection System Response Time

The Reactor Protection System Response Time shall be that time interval from when the monitored parameter exceeds its trip setpoint at the channel sensor until electrical power to the CEA drive mechanism is interrupted.

Engineered Safety Feature Response Time:

The Engineered Safety Feature Response Time shall be that time interval from when the monitored parameter exceeds its ESF actuation setpoint at the channel sensor until the ESF equipment is capable of performing its safety function (i.e., the valves travel to their required positions, pump discharge pressures reach their required values, etc.) Times shall include diesel generator starting and sequence loading delays where applicable.

Tech Specs state that the response time may be measured by any sequence of sequential, overlapping, or total steps such that the entire response time is measured. This approach is also consistent with ISA Standard 67.06. Given this guidance and the complexity of testing an entire instrument channel from the sensor to the final device, plant surveillance procedures typically test a channel in two or more steps. One individual step in most plant test methodologies is the instrument sensor; separate procedures using specialized test equipment are typically used for testing these sensors.

Response time testing guidelines were first established in ANSI/IEEE Standard 338-1975, "Criteria for the Periodic Testing of Class IE Power and Protection Systems." Regulatory Guide 1.118, (Rev 01, Nov 1977) found that "the criteria, requirements and recommendations contained in IEEE Std 338-1975 are considered by the NRC staff to be generally acceptable methods for the periodic testing of electric power and protection systems;" this acceptance was subject to a number of clarifying statements and supplemental information. Following Revision 2 of Reg Guide 1.118, (June 1978) the Instrument Society of America approved Standard ISA S67.06, "Response Time Testing of Nuclear Safety-Related Instrument Channels in Nuclear Power Plants" August 29, 1986. Revision 3 to RG 1.118 (April 1995) reaffirmed that IEEE Std 338-1987 provides a method acceptable to the NRC staff for periodic testing of protection systems.

This evaluation considers the safety impact of the proposed deletion of periodic response time testing measurements for certain pressure and differential pressure transmitters and substituting in its place a conservative, defined time interval. Corresponding revisions to the Standard Technical Specifications, NUREG-1432, to accommodate this change in RPS and ESFAS surveillance testing are shown in Appendix A.

EVALUATION

The primary purpose of this evaluation is to determine if the deletion of periodic response time testing could be justified for specific pressure, level, and flow functions that utilize pressure and differential pressure sensors. IEEE Standard 338-1987 defines a basis for eliminating RTT; Section 6.3.4 states:

"Response time testing of all safety-related equipment, per se, is not required if, in lieu of response time testing, the response time of the safety system equipment is verified by functional testing, calibration check, or other tests, or both."

This Report provides the technical justification for deletion of periodic response time testing of selected pressure sensing instruments. The program described utilizes the methods contained in EPRI Report NP- 7243 Rev. 1, "Investigation of Response Time Testing Requirements," for justifying the elimination of response time testing surveillance requirements on certain pressure and differential pressure sensors. The EPRI report justifies the elimination of response time testing based on an analysis that shows that component degradation that impacts pressure sensor response time can be detected in other routine tests such as calibration tests. The EPRI report concludes that sensor RTT is redundant to other technical specification surveillance requirements such as sensor calibrations.

The basis for eliminating periodic response time testing for each sensor is discussed in this and/or the EPRI report. These reports conclude that any sensor failure that significantly degrades response time will be detectable during surveillance testing such as calibration and channel checks. Pressure sensor response time allocations may be obtained from (1) historical records based on acceptable response time tests, (2) in-place, onsite, or offsite (e.g. vendor) test measurements, or (3) vendor specifications.

ANALYSIS DETAILS

Conformance of the proposed change to the standards for a determination of an unreviewed safety question as defined in 10 CFR 50.92 is shown in the following:

1. The proposed licensing basis change does not involve a significant increase in the probability or consequences of an accident previously evaluated in the safety analysis report.

This change to the licensing basis does not result in a condition where the design, material, and construction standards that were applicable prior to the change are altered. The same RPS and ESFAS instrumentation is being used; the time response allocations/modeling assumptions in FSAR Chapter 15 analyses remain the same; only the method of verifying time response is changed. The proposed change will not modify any system interface and could not increase the likelihood of an accident since these events are independent of this change. The proposed activity will not change, degrade or prevent actions or alter any assumptions previously made in evaluating the radiological consequences of an accident described in the SAR. Therefore, the proposed amendment does not result in any increase in the probability or consequences of an accident previously evaluated.

2. The proposed licensing basis change does not create the possibility of a new or different kind of accident from any accident previously evaluated in the safety analysis report.

This change does not alter the performance of the pressure and differential pressure sensors used in the plant protection systems. All sensors will still have their response time verified before placing the sensor in operational service and after any maintenance that could affect response time. Changing the method of periodically verifying instrument response for certain sensors (assuring equipment operability) from time response testing to calibration, use of actual data, and channel checks will not create any new accident initiators or scenarios. Periodic surveillance of these instruments will detect significant degradation in the sensor response characteristic. Implementation of the proposed change does not create the possibility of a new or different kind of accident from any accident previously evaluated.

3. The proposed licensing basis change does not involve a significant reduction in margin of safety.

The total RPS and ESFAS system response time assumed in the safety analysis is not affected by this change. The periodic system response time verification method for selected pressure and differential pressure sensors is modified to allow the use of allocated data based on actual test results or other verifiable response time data. Verification methods and calibration tests assure that any degradation sufficient to significantly affect sensor response time will be detected before the total system response time exceeds that defined in the safety analysis. Therefore, it is concluded that the proposed change does not result in a significant reduction in margin with respect to plant safety.

CONCLUSION

Based on the preceding analysis, it is concluded that elimination of periodic pressure and differential pressure sensor response time testing is acceptable and the proposed licensing basis change does not result in a finding of any significant hazards as defined in 10 CFR 50.92.

THIS PAGE INTENTIONALLY LEFT BLANK

APPENDIX C

Summary of Historical Data Analysis For SCE

THIS PAGE INTENTIONALLY LEFT BLANK

The following provides a summary of the analysis performed on the historical response time data for selected sensors currently in use at SCE. The purpose of this analysis is to determine a response time based on historical data that can be applied to the subject sensors as they are currently being used.

SCE

SCE currently has WEED/Foxboro sensors installed in the following safety functions:

- Containment Pressure
- RTW Level
- Pressurizer Pressure
- Steam Generator Pressure
- Steam Generator Level

The following is a summary of the analysis performed for each function.

Containment Pressure (Tag Numbers 2PT0351-1,2,3,4/2PT0352-1,2,3,4 & 3PT0351-1,2,3,4/3PT0352-1,2,3,4)

For the Containment Pressure function SCE utilizes a Foxboro model N-E11DM transmitter. A review of the historical data supplied by SCE for this function resulted in the following:

- Data Points – 36
- Maximum response – 423 msec.
- Minimum response – 70 msec.
- Mean value – 192.44 msec.
- Standard Deviation – 108.19 msec.

Using the above data the calculated response time (95/95) to be allocated to this sensor is 425.98 msec or rounded up to 430 msec.

Refueling Water Tank Level (Tag Numbers 2LT0305-1,2,3,4 & 3LT0305-1,2,3,4)

For the RWT function SCE utilizes a Foxboro model E113DM transmitter. A review of the historical data supplied by SCE for this function resulted in the following:

- Data Points – 20
- Maximum response – 650 msec.
- Minimum response – 115 msec.
- Mean value – 271.75 msec.
- Standard Deviation – 139.93 msec.

Using the above data the calculated response time (95/95) to be allocated to this sensor is 607.02 msec or rounded up to 610 msec.

Pressurizer Pressure and Steam Generator Pressure (Tag Numbers 2PT0101-1,2,3,4, 2PT1013-1,2,3,4, 3PT0101-1,2,3,4 & 3PT1013-1,2,3,4)

For the Pressurizer Pressure and Steam Generator Pressure functions SCE utilizes a WEED model N-E11GM transmitter. A review of the historical data supplied by SCE for this function resulted in the following:

- Data Points – 55
- Maximum response – 170 msec.
- Minimum response – 0 msec.
- Mean value – 59.91 msec.
- Standard Deviation – 35.22 msec.

Using the above data the calculated response time (95/95) to be allocated to this sensor is 131.9 msec or rounded up to 135 msec.

Steam Generator Level (Tag Numbers 2LT1113-1,2,3,4 & 3LT1113-1,2,3,4)

For the Steam Generator Level function SCE utilizes a WEED and Foxboro model N-E13DM transmitter. A review of the historical data supplied by SCE for this function resulted in the following:

- Data Points – 38
- Maximum response – 530 msec.
- Minimum response – 130 msec.
- Mean value – 306.97 msec.
- Standard Deviation – 97.55 msec.

Using the above data the calculated response time (95/95) to be allocated to this sensor is 515.9 msec or rounded up to 520 msec.

CE Nuclear Power LLC

6/17



CE Nuclear Power LLC
2000 Day Hill Road
Windsor, Connecticut 06095-0500