May 17, 2007

Mr. Biff Bradley, Manager
Risk Assessment
Nuclear Energy Institute
Suite 400
1776 I Street, NW
Washington, DC  20006-3708

SUBJECT:   FINAL SAFETY EVALUATION FOR NUCLEAR ENERGY INSTITUTE (NEI)
TOPICAL REPORT (TR) NEI 06-09, “RISK-INFORMED TECHNICAL
SPECIFICATIONS INITIATIVE 4B, RISK-MANAGED TECHNICAL
SPECIFICATIONS (RMTS) GUIDELINES” (TAC NO. MD4995)

Dear Mr. Bradley:

During a December 16, 2003, public meeting, the NEI representatives provided Interim Report 1002965, “Risk-Managed Technical Specifications (RMTS) Guidelines,” dated October 2003 to the U.S. Nuclear Regulatory Commission (NRC) staff. By letter dated November 13, 2006, it was supplemented by a final version, TR NEI 06-09 entitled “Risk-Informed Technical Specifications Initiative 4B, Risk-Managed Technical Specifications (RMTS) Guidelines,” to the NRC staff for review. By letter dated April 12, 2007, an NRC draft safety evaluation (SE) was provided for your review and comments. By letter dated April 24, 2007, NEI commented on the draft SE. The NRC staff’s disposition of NEI’s comments on the draft SE are discussed in the attachment to the final SE enclosed with this letter.

The NRC staff has found that TR NEI 06-09 is acceptable for referencing by licensees proposing to amend their Technical Specifications to implement RMTS to the extent specified and under the limitations delineated in the TR and in the enclosed final SE. The final SE defines the basis for our acceptance of the TR.

Our acceptance applies only to material provided in the subject TR. We do not intend to repeat our review of the acceptable material described in the TR. When the TR appears as a reference in license applications, our review will ensure that the material presented applies to the specific plant involved. License amendment requests that deviate from this TR will be subject to a plant-specific review in accordance with applicable review standards.

Since there is no proprietary version of this TR, we request in accordance with the guidance provided on the NRC website, that the NEI publish the accepted non-proprietary version of this TR within three months of receipt of this letter. The NEI shall incorporate this letter and the enclosed final SE after the title page. Also, the accepted version must contain historical review information, including NRC requests for additional information and your responses. The accepted version shall include an "-A" (designating accepted) following the TR identification symbol.
If future changes to the NRC's regulatory requirements affect the acceptability of this TR, the NEI and/or licensees referencing it will be expected to revise the TR appropriately, or justify its continued applicability for subsequent referencing.

Sincerely,

/RA/

Jennifer M. Golder, Acting Deputy Director
Division of Policy and Rulemaking
Office of Nuclear Reactor Regulation

Project No. 689

Enclosure: Final SE

cc w/encl: See next page
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1.0 INTRODUCTION

During a December 16, 2003, public meeting, the Nuclear Energy Institute (NEI) representatives provided Interim Report 1002965, “Risk-Managed Technical Specifications (RMTS) Guidelines,” dated October 2003 (Reference 1), to the U.S. Nuclear Regulatory Commission (NRC) staff. Since that date, several supplemental communications have been received, and a revised final version, TR NEI 06-09, Revision 0, entitled “Risk-Informed Technical Specifications Initiative 4B, Risk-Managed Technical Specifications (RMTS) Guidelines,” dated November 2006 (Reference 2).

1.1 Proposed Action

The TR provides a risk-informed methodology which would permit a licensee to implement the RMTS Guidelines (RMTS hereafter refers to the RMTS Guidelines), to permit the completion times (CTs), also referred to as the allowed outage times (AOTs), associated with actions of technical specifications (TSs) to be extended, provided risk is assessed and managed within a configuration risk management program (CRMP). TR NEI 06-09, Revision 0, supports industry initiative 4B of the Risk-Management Technical Specifications risk-informed CT (RICT) TS program. These initiatives are intended to maintain and improve safety through the incorporation of risk assessment and management techniques in TSs, while reducing unnecessary burden and making TS requirements consistent with the Commission’s other risk-informed regulatory requirements.

For those limiting conditions for operation (LCOs) within the proposed plant-specific scope of the RMTS, a new action requirement is provided to permit continued operation beyond the existing CTs of applicable action requirements of the LCOs. This new action requirement tracks risk as measured by the configuration-specific core damage frequency (CDF) and large early release frequency (LERF), and assesses this risk using processes and limits specified in TR NEI 06-09, Revision 0. Additional requirements for compensatory measures or risk management actions (RMA), requirements for scope and quality of the probabilistic risk assessment (PRA) models used in the CRMP, and for quantitative evaluation of risk sources for which PRA models may not be available are also specified.
1.2 Related NRC Actions

The TR is referenced in two pilot plant submittals. Omaha Public Power District submitted a license amendment request (LAR) for Fort Calhoun Station (Ft. Calhoun) on May 14, 2004 (Reference 3), and South Texas Project Nuclear Operating Company submitted a LAR for the two unit South Texas Project (South Texas) plants on August 2, 2004 (Reference 4). The South Texas LAR was resubmitted on June 6, 2006 (Reference 5), to incorporate revisions made to the TR. The Ft. Calhoun LAR was withdrawn on August 25, 2006 (Reference 6), and is planned to be resubmitted pending approval of the TR.

2.0 REGULATORY EVALUATION

2.1 Applicable Regulations

In Title 10 of the Code of Federal Regulations (10 CFR) 50.36, the Commission established its regulatory requirements related to the content of TSs. Pursuant to 10 CFR 50.36, TSs will include items in the following five specific categories related to station operation: (1) safety limits, limiting safety system settings, and limiting control settings; (2) LCOs; (3) surveillance requirements; (4) design features; and (5) administrative controls. The rule does not specify the particular requirements to be included in a plant’s TSs. As stated in 10 CFR 50.36(c)(2), “Limiting conditions for operation are the lowest functional capability or performance levels of equipment required for safe operation of the facility. When a limiting condition for operation of a nuclear reactor is not met, the licensee will shut down the reactor or follow any remedial action permitted by the technical specifications until the condition can be met.”

Most TS LCOs provide a fixed time interval, referred to as the AOT or CT, during which the LCO may not be met, to permit a licensee to perform required testing or maintenance activities, or to conduct repairs. Upon expiration of the CT, the requirement to shut down the reactor or follow remedial action is imposed. The RMTS provide a means for the licensee to extend the CT and thereby delay reactor shutdown or remedial actions, if risk is assessed and managed within specified limits and programmatic requirements established by the CRMP. The regulatory requirements for the content of LCOs continue to be met, since only the CT is changed by the RMTS. The specific functional capabilities or performance levels of equipment are unchanged, and the remedial actions, including the requirement to shut down the reactor, are also unchanged; only the specific time limits for initiating actions are extended by the RMTS.

The maintenance rule, 10 CFR 50.65, “Requirements for monitoring the effectiveness of maintenance at nuclear power plants,” requires licensees to monitor the performance or condition of structures, systems and components (SSCs) against licensee-established goals, in a manner sufficient to provide reasonable assurance that these SSCs are capable of fulfilling their intended functions. In addition, 10 CFR 50.65(a)(4) requires the assessment and management of the increase in risk that may result from a proposed maintenance activity. The TR uses processes which are consistent with and complementary to the requirements of 10 CFR 50.65(a)(4).
2.2 Applicable Regulatory Criteria/Guidelines

A CT extension may increase the unavailability of an SSC due to the increased time the component is permitted to be out-of-service for maintenance or repair. There are two components to the risk impact: (1) the single event risk when the CT extension is invoked and the component is out-of-service, and (2) the yearly risk contribution based on the expected frequency that the CT extension will be implemented.

The yearly risk impact is represented by the change in CDF ($\Delta$CDF) and the change in LERF ($\Delta$LERF) metrics referenced in Regulatory Guide (RG) 1.174, Revision 1, “An Approach for Using Probabilistic Risk Assessment in Risk-Informed Decisions on Plant-Specific Changes to the Licensing Basis” (Reference 7). The single event risk is represented by the incremental conditional core damage probability (ICCDP) and the incremental conditional large early release probability (ICLERP) metrics referenced in RG 1.177, “An Approach for Plant-Specific, Risk-Informed Decisionmaking: Technical Specifications” (Reference 8).

General guidance for evaluating the technical basis for proposed risk-informed changes is provided in Chapter 19.0, “Use of Probabilistic Risk Assessment in Plant-Specific, Risk-Informed Decisionmaking: General Guidance,” of the NRC Standard Review Plan (SRP), NUREG-0800 (Reference 9). More specific guidance related to risk-informed TS changes, including changes to TS CTs, is provided in SRP Section 16.1, “Risk-Informed Decisionmaking: Technical Specifications” (Reference 10).

Specific methods and guidelines acceptable to the NRC staff are also outlined in RG 1.177 for assessing risk-informed TS changes. Specifically, RG 1.177 provides recommendations for utilizing risk information to evaluate changes to TS CTs with respect to the impact of the proposed change on the risk associated with plant operation. RG 1.174, Revision 1, and RG 1.177 also describe acceptable implementation strategies and performance monitoring plans to help ensure that the assumptions and analysis used to support the proposed TS changes will remain valid. Finally, RG 1.200, Revision 1, “An Approach for Determining the Technical Adequacy of Probabilistic Risk Assessment Results for Risk-Informed Activities” (Reference 11), establishes requirements for PRA technical adequacy.

3.0 TECHNICAL EVALUATION

3.1 Background

This section discusses how the RMTS are implemented at a plant, and provides the specific detailed requirements identified in TR NEI 06-09, Revision 0, for the RMTS programs.

TR NEI 06-09, Revision 0, provides a risk-informed method to assess and manage the extension of CTs of TS action requirements. The PRA methods are used to calculate the configuration-specific risk in terms of CDF and LERF. These risk metrics are applied to determine an acceptable extended duration for the CT, referred to as a RICT, based on the accumulation of risk from the point in time when the LCO was not met.

The existing CTs of the TS actions are retained in the TS, and referred to as the frontstop CTs. When a TS LCO is not met but the frontstop CT of the required action has not yet been reached, there is no change to TS action requirements, and the provisions of
10 CFR 50.65(a)(4) address the requirement to assess and manage configuration-specific risk. If the TS LCO is not restored prior to exceeding the frontstop CT, then under the existing TS requirements, a plant shutdown, or other specified remedial action(s), would be required.

As an alternative TS action, the RMTS may be voluntarily applied, if applicable to the TS action requirement, and subject to program limitations. A RICT may be calculated to determine an appropriate extension of the CT to defer the plant shutdown or specified remedial action. The RICT is based on the configuration-specific CDF and LERF, and the time to reach specified limits for integrated core damage probability (ICDP) or integrated large early release probability (ILERP). The RICT is further limited to a deterministic maximum of 30 days (referred to as the backstop CT) from the time the TS action was first entered. The RICT is based on the configuration-specific accumulation of risk from the time the TS action was first entered, and is required to be recalculated whenever the plant configuration changes. If the TS LCO is not restored prior to reaching the calculated RICT, then the TS requirements for plant shutdown or other remedial action become applicable.

**Risk Metrics.** For RICT calculations, the configuration-specific risk is determined and the time to reach an ICDP of $10^{-5}$, or an ILERP of $10^{-6}$, is calculated. The more limiting time becomes applicable as the RICT, subject to an upper limit (backstop CT) of 30 days. The use of core damage and large early release metrics is consistent with RG 1.177 and RG 1.174, Revision 1. The ICDP and ILERP limits are consistent with Section 11 of NUMARC 93-01, "Industry Guideline for Monitoring the Effectiveness of Maintenance at Nuclear Power Plants", dated February 22, 2000 (Reference 12), which was endorsed by RG 1.182, “Assessing and Managing Risk Before Maintenance Activities at Nuclear Power Plants” (Reference 13), for control of risk during maintenance activities. The 30-day backstop CT assures that TS equipment is not out of service for extended periods, and is a reasonable upper limit to permit repairs and restoration of equipment to an operable status.

In addition to the integrated risk limits for calculating the RICT, TR NEI 06-09, Revision 0, also imposes a restriction which prohibits voluntary entry into a plant configuration which exceeds a risk level equivalent to $10^{-3}$/year CDF, or $10^{-4}$/year LERF. These limits provide a control to prevent entry into potential high risk configurations, and are consistent with the guidance of NUMARC 93-01. Consistent with RG 1.182, the NRC staff neither endorses nor disapproves of the $10^{-3}$/year CDF value, nor the $10^{-4}$/year LERF value. The NRC staff has not developed guidance on acceptable levels of configuration risk, but instead uses metrics based on the accumulation of risk over time. The industry imposed limits of $10^{-3}$/year CDF and $10^{-4}$/year LERF would only permit a few days of operation until the ICDP limit of $10^{-5}$, or the ILERP limit of $10^{-6}$, upon which the RICT is based, were reached, and so extended operation in such configurations would not be permitted under a RMTS program. Such configurations are not expected to occur frequently, and therefore, the NRC staff does not find it necessary to provide any further restrictions on configuration risk beyond what is proposed in TR NEI 06-09, Revision 0.

A periodic assessment of the risk incurred due to the extension of CTs is also required. This is an evaluation of the calculated change in risk after implementation of a RMTS program to assure that the guidance of RG 1.174, Revision 1, for $\Delta$CDF (1E-5 per year) and $\Delta$LERF (1E-6 per year) are met. If the RG 1.174, Revision 1, limits are exceeded, then corrective actions must be implemented.
Applicability. The use of the RMTS is voluntary, and applies only to a plant-specific set of TS LCOs and associated action requirements. The RMTS are applicable whenever any current TS CT (referred to as the frontstop CT) is exceeded and the TS required plant shutdown or other remedial action is to be deferred based on the RMTS. Under the existing TS, when the CT is reached, the plant would be required to shut down, or to implement other remedial actions allowed by the particular TS action. Under the RMTS, the RICT determined based on ICDP or ILERP, up to a limit of 30 days, becomes the CT in effect for the LCO. The RMTS cannot be voluntarily entered if: 1) the configuration-specific risk exceeds the instantaneous limits of $10^{-3}$/year CDF or $10^{-4}$/year LERF; 2) the ICDP or ILERP limit has been reached prior to exceeding the frontstop CT; or 3) a total loss of specified safety function for the affected TS system occurs.

Until a RICT is calculated, the frontstop CT, and any associated actions, remain the TS control in effect. The RICT must be established prior to any time limit associated with a TS action requirement of the frontstop CT. The RICT is based on the time to accumulate the allowable risk limit from the time the LCO was not met; that is, the RICT accounts for risk accumulated while the TS action was in effect prior to reaching the frontstop CT.

While an RICT is in effect, any configuration change within the scope of the CRMP requires a reassessment of the configuration-specific risk and the resulting impact on the RICT. This includes changes in status of any SSC within the scope of the plant-specific CRMP, including those SSCs not subject to TS controls. For planned changes, the revised RICT would be determined prior to implementation of the change in a configuration. For emergent conditions, the revised configuration risk is required to be assessed within the time limits of any required TS action, not to exceed 12 hours, and used to determine the new RICT. If the configuration change is restoring SSCs to service, the RICT is conservatively not required to be updated.

The accumulation of risk and comparison to the ICDP and ILERP limits to determine an RICT continues until there are no LCOs exceeding their front-stop CTs. At that time, the current TS CTs become the CTs in effect, and the risk accumulation for a RICT is reset.

If the ICDP or ILERP limits are reached (i.e., the RICT is reached) and any TS LCO action requirement is beyond its frontstop CT, then the actions required by the TS LCOs are implemented. In addition, a 30-day backstop CT is also applicable to each individual LCO action requirement, applicable from the time the LCO became not met, after which the actions required by the TS LCOs must be implemented.

Applying Credit for the Risk Significance of Inoperable SSCs. An inoperable TS SSC will cause a TS LCO to be not met, and will require meeting TS required actions within prescribed CTs. In determining the configuration-specific risk impact, an inoperable SSC is normally considered to be completely unavailable with respect to the calculation of risk using the PRA model. Depending upon the specific inoperable SSC which causes the TS LCO to be not met, the level of risk calculated may vary, and so different RICTs may be calculated for the same TS action for different inoperable SSCs. For example, an inoperable valve in one of two or more redundant flowpaths may make a system inoperable, but the impact is less and the associated RICT would be longer than with a pump which cannot feed multiple flowpaths. Thus the calculated CT is risk-informed, and varies based on the PRA functional impact of the actual SSC inoperability. The RMTS define “PRA functionality” as that which can be explicitly credited.
in a RICT calculation of a TS inoperable SSC, and is not to be confused with the use of the term, “functionality,” in the Operability Determination Process described in Regulatory Issue Summary 2005-20, “Information to Licensees Regarding Two NRC Inspection Manual Sections on Resolution of Degraded and Nonconforming Conditions and on Operability” (Reference 14), that only applies to non-TS SSCs capability to perform their safety function. A RICT only applies to a TS condition, associated required action, and CT.

If the unique effect of the SSC inoperability on its particular TS function is discernible by the CRMP and supporting PRA models, then the remaining capability of the affected inoperable SSC may be credited when calculating the RICT. For example, if a valve has TS required functions in both the open and closed positions, then an inoperable valve may be credited in the RICT calculation based on its actual open or close status, if the PRA model can account for failure modes which are based on the actual valve position. This allows the RICT to accurately reflect the risk of the specific plant configuration in terms of the available mitigating capability of inoperable SSCs. In any case, where credit is given in the RICT calculation to inoperable SSCs performing a required TS function, appropriate justification must be provided and documented.

Emergent Failures. During the time when an RICT is in effect and risk is being assessed and managed, it is possible that emergent failures of SSCs may occur, and these must be assessed to determine the impact on the RICT. If a failed component is one of two or more redundant components in separate trains of a system, then there is potential for a common cause failure mechanism. Licensees must continue to assess the remaining redundant components to determine there is reasonable assurance of their continued operability, and this is not changed by implementation of the RMTS. If a licensee concludes that the redundant components remain operable, then these components are functional for purposes of the RICT. However, the licensee is required to consider and implement additional risk management actions (RMAs), due to the potential for increased risks from common cause failure of similar equipment. The staff interprets TR NEI 06-09, Revision 0, as requiring consideration of such RMAs whenever the redundant components are considered to remain operable, but the licensee has not completed the extent of condition evaluations, and additionally, as required by a followup prompt operability determination.

If an emergent failure, or degraded or non-conforming condition is discovered for a redundant SSC that results in a total loss of TS specified safety function while the RMTS are in effect, then the RICT is exited and the associated applicable TS Required Actions are considered not met, and subsequent TS required actions are required to be implemented. Voluntary use of the RMTS for a configuration which represents a loss of TS specified safety function, or inoperability of all required safety trains, is not permitted. The total loss of a TS specified safety function requires exiting the RICT and entering the associated TS required actions.

As discussed above, regarding the PRA functionality of SSCs, it is possible that all trains of a TS system may be inoperable, but the impact of the inoperability may be discerned by the PRA model in the CRMP. In such cases involving emergent (unplanned) conditions, the RMTS may be applied to calculate a RICT. A RICT can only apply to (restorative) TS Required Actions that are not Mode changes or unit shutdown (e.g., TS 3.0.3 actions and CTs). A total loss of TS specified safety function requires exiting the RICT. As a specific example consider, NUREG-1431, Revision 3, “Standard Technical Specifications, Westinghouse Plants” (Reference 15), TS 3.5.2, “ECCS-Operating.” Continued operation is allowed for up to
72 hours if one or more trains are inoperable (Condition A) and if at least 100 percent of the emergency core cooling system (ECCS) flow equivalent to a single operable ECCS train is available (Condition C). In this case, the ECCS still meets its design basis analysis requirements (i.e., 10 CFR 50.46) even though all trains are inoperable, because the minimum required flow equivalent to one train is available. A RICT is appropriate if the PRA model can correctly assess the degraded condition and establish a CT based on the actual capacity of the ECCS.

The PRA function may be considered in cases that involve SSC inoperabilities which, while degraded, do not involve a potential for further degrading component performance. In most cases, degrading SSCs may not be considered to be PRA functional while inoperable. For example, a pump which fails its surveillance test for required discharge pressure is declared inoperable. It cannot be considered functional for calculation of a RICT, since the cause of the degradation may be unknown, further degradation may occur, and since the safety margin established by the pump’s operability requirements may no longer be met. As a counter example, a valve with a degrading stroke time may be considered PRA functional if the stroke time is not relevant to the performance of the safety function of the valve; for example, if the valve is required to close and is secured in the closed position, then the degradation of stroke time would not impact the capability of the valve to be closed.

**Risk Management.** An important element of the RMTS is the programmatic requirement to manage risk and to implement reasonable compensatory measures to reduce risk. Thresholds are established at a factor ten below the RICT limits for ICDP and ILERP, and used to calculate a risk management action time (RMAT). If the equipment out-of-service time exceeds the RMAT, or if the planned outage duration is projected to result in exceeding the RMAT, then RMAs must be considered and applied as appropriate to the specific configuration and plant conditions. These limits are consistent with the guidance of NUMARC 93-01 endorsed by RG 1.182. TR NEI 06-09, Revision 0, provides guidance on typical RMAs which may be considered, but is not prescriptive in requiring specific actions. RMAs are based on the configuration-specific risk, and determined in accordance with plant-specific procedures and programs.

**PRA Quality.** In order to support the RMTS, the plant-specific CRMP must include the capability to assess LERF, and must include a quantified assessment of all significant sources of risk (i.e., external events and fires) which can be impacted by changes to the plant configuration. Where PRA models are not available, conservative or bounding analyses may be performed to quantify the risk impact and support the calculation of the RICT. Sources of risk shown to be insignificant or unaffected by changes in plant configurations may be neglected in the RICT calculations. This assures that the RICT is calculated with appropriate consideration of all potentially significant sources of risk.

The technical adequacy of the underlying PRA models is required to be assessed against the guidance of RG 1.200, Revision 1. For the internal events PRA models, the assessment is required to consider capability Category II of American Society of Mechanical Engineers (ASME) RA-Sa-2003, “Addendum to ASME RA-S-2002, Standard for Probabilistic Risk Assessment for Nuclear Power Plant Applications” (Reference 16), as modified or classified by RG 1.200, Revision 1. Any departure from these requirements must be assessed and determined not to impact the RMTS. Where NRC-endorsed standards do not exist for specific
PRA models (i.e., fire risk), the licensee must justify the technical adequacy of these models to support the RMTS.

The NRC staff notes that an addendum to the ASME standard was issued in 2005, ASME RA-Sb-2005, “Addenda to ASME RA-S-2002, Standard for Probabilistic Risk Assessment for Nuclear Power Plant Applications” (Reference 17). RG 1.200, Revision 1, was issued in January 2007, which endorsed the updated standard applicable for internal events PRA models. The NRC staff takes exception to the reference to RG 1.200, Revision 0, currently listed throughout TR NEI 06-09, Revision 0. The NRC staff will require an assessment of PRA technical adequacy using the revised RG 1.200, Revision 1, and the updated PRA standard.

Scope of TS Applicability. Only TS LCOs governing SSCs which can be assessed using the CRMP and underlying PRA models may be subject to the RMTS. The PRA model and CRMP must address the TS required functions of the SSCs to assure that the risk significance of the unavailability of the SSC is properly assessed to determine an RICT.

Documentation. Each entry into the RMTS is required to be properly documented to permit proper review and oversight to determine compliance with the TS requirements. The minimum requirements include:

- date/time an LCO(s) is not met and date/time restored;
- assessment of functionality of the inoperable components, and the basis for such determinations;
- configuration-specific risk over the duration of the RICT, identifying inoperable or non-functional equipment and associated plant alignments;
- RMAs including compensatory actions implemented;
- extent of condition assessments for emergent failures involving redundant components;
- total accumulated ICDP and ILERP; and
- use of quantified bounding assessments or other conservative quantitative approaches.

Periodically, an assessment of the RMTS program implementation is performed, which is required to include:

- accumulated annual risk above the zero-maintenance baseline due to equipment out-of-service beyond the frontstop CT;
- associated process used to monitor the accumulated risk; and
- associated insights and lessons learned.

3.2 Evaluation

The NRC staff reviewed TR NEI 06-09, Revision 0, using SRP Chapters 19.0 and 16.1, and the three-tiered approach and the five key principles of risk-informed decisionmaking presented in RG 1.174, Revision 1, and RG 1.177, as discussed below.
SRP Chapter 19.0, consistent with RG 1.177, identifies five key safety principles to be met for risk-informed applications, including changes to TS. Each of these principles is addressed by TR NEI 06-09, Revision 0, as discussed below.

1. **The proposed change meets the current regulations unless it is explicitly related to a requested exemption or rule change.**

   The regulation at 10 CFR 50.36(c) provides that TSs will include LCOs which are “the lowest functional capability or performance levels of equipment required for safe operation of the facility. When a limiting condition for operation of a nuclear reactor is not met, the licensee will shut down the reactor or follow any remedial action permitted by the technical specifications until the condition can be met.” TR NEI 06-09, Revision 0, supports a risk-informed determination of the CT applicable to the actions of the LCO by providing a NRC-approved methodology for assessing and managing the configuration-specific risk. The LCOs themselves would remain unchanged, as would the required remedial actions or shut down requirements in accordance with 10 CFR 50.36(c). Therefore, the proposed TR methodology for determining CTs is consistent with current regulations and satisfies the first key safety principle of RG 1.177.

2. **The proposed change is consistent with the defense-in-depth philosophy.**

   Consistency with the defense-in-depth philosophy is maintained if:

   - A reasonable balance is preserved among prevention of core damage, prevention of containment failure, and consequence mitigation.
   - Over-reliance on programmatic activities to compensate for weaknesses in plant design is avoided.
   - System redundancy, independence, and diversity are preserved commensurate with the expected frequency, consequences of challenges to the system, and uncertainties (e.g., no risk outliers).
   - Defenses against potential common cause failures are preserved and the potential for the introduction of new common cause failure mechanisms is assessed.
   - Independence of barriers is not degraded.
   - Defenses against human errors are preserved.
   - The intent of the general design criteria in 10 CFR Part 50, Appendix A, are maintained.

   TR NEI 06-09, Revision 0, uses both the CDF and the LERF metrics to assess and establish CTs, which addresses maintaining a balance between core damage prevention and containment failure prevention. Compliance with the guidance of RG 1.174, Revision 1, and RG 1.177 for $ΔCDF$ and $ΔLERF$ is achieved by evaluation
using a comprehensive risk analysis, which assesses the configuration-specific risk by including contributions from human errors and common cause failures. The use of extended CTs is restricted to conditions which do not involve a total loss of function, which assures preservation of redundancy and diversity. Both the quantitative risk analysis and the qualitative considerations assure a reasonable balance of defense in depth is maintained to ensure protection of public health and safety, satisfying the second key safety principle of RG 1.177.

Use of Compensatory Measures to Retain Defense In Depth

TR NEI 06-09, Revision 0, addresses potential compensatory actions and risk management action measures by stating, in generic terms, that compensatory measures may include but are not limited to the following:

- Reduce the duration of risk sensitive activities.
- Remove risk sensitive activities from the planned work scope.
- Reschedule work activities to avoid high risk-sensitive equipment outages or maintenance states that result in high risk plant configurations.
- Accelerate the restoration of out-of-service equipment.
- Determine and establish the safest plant configuration.

The TR requires that compensatory measures be initiated when the PRA calculated RMAT is exceeded, or for preplanned maintenance for which the RMAT is expected to be exceeded, RMAs shall be implemented at the earliest appropriate time. In order to maintain defense in depth, compensatory actions for significant components should be predefined to the extent practicable in plant procedures and implemented at the earliest appropriate time.

Examples of compensatory measures that can be established for SSCs in TSs are provided in items A and B below.

A. Examples of compensatory measures that should be considered during the extended period that a diesel generator (DG) is inoperable, so that the increased risk is reduced and to ensure adequate defense in depth, are:

(1) The condition of the offsite power supply, switchyard, and the grid should be evaluated prior to entering the extended AOT for elective maintenance, and RMAs considered, particularly during times of high grid stress conditions, such as during high demand conditions;

(2) Deferral of switchyard maintenance should be considered, such as deferral of discretionary maintenance on the main, auxiliary, or startup transformers associated with the unit;
(3) Deferral of maintenance that affects the reliability of the trains associated with the operable DGs should be considered.

(4) Deferral of planned maintenance activities on station blackout mitigating systems should be considered, and consideration given to treating those systems as protected equipment.

(5) Consider contacting the dispatcher on a periodic basis to provide information on the DG status and the power needs of the facility.

B. Examples of compensatory measures that should be considered during the extended period that a safety related battery is inoperable for elective maintenance, so that the increased risk is reduced and to ensure adequate defense in depth, are:

(1) Consider limiting the immediate discharge of the affected battery.

(2) Consider recharging the affected battery to float voltage conditions using a spare battery charger.

(3) Evaluate the remaining battery capacity and its ability to perform its safety function.

(4) Periodically verify battery float voltage is equal to or greater than the minimum required float voltage.

3. The proposed change maintains sufficient safety margins.

The design, operation, testing methods, and acceptance criteria for SSCs, specified in applicable codes and standards (or alternatives approved for use by the NRC) will continue to be met as described in the plant licensing basis (including the final safety analysis report and bases to TSs), since these are not affected by risk-informed changes to the CTs. Similarly, there is no impact to safety analysis acceptance criteria as described in the plant licensing basis. Thus, safety margins are maintained by the proposed methodology, and the third key safety principle of RG 1.177 is satisfied.

4. When proposed changes result in an increase in CDF or risk, the increases should be small and consistent with the intent of the Commission’s Safety Goal Policy Statement.

TR NEI 06-09, Revision 0, is a methodology for a licensee to evaluate and manage the risk impact of extensions to TS CTs. Permanent changes to the fixed TS CTs are typically evaluated by using the three-tiered approach described in Chapter 16.1 of the SRP, RG 1.177, and RG 1.174, Revision 1. This approach addresses the calculated change in risk as measured by the change in $\Delta$CDF and $\Delta$LERF, as well as the ICCDP and ICLERP; the use of compensatory measures to reduce risk; and, the implementation of a CRMP to identify risk-significant plant configurations.

TR NEI 06-09, Revision 0, is a methodology rather than a specific proposed change to an existing TS CT, it does not provide a specific implementation of the three-tiered
approach for a particular change to a TS CT. Rather, it establishes the quality and scope requirements of the PRA model or bounding assessments which support such calculations, and establishes numerical criteria on which a licensee is to base the determination of acceptable extensions of the existing TS CTs, to establish a bases for compliance with the three-tiered approach each time the RMTS program is used to extend a CT. The existing TS CTs (i.e., the frontstop CTs) are not changed by implementation of the RMTS; rather, the subsequent action requirement upon expiration of the frontstop CT is revised to permit continued operation for up to 30 days provided risk is assessed and managed by the CRMP within specified limits. The TS CT is not permanently changed, and the three-tiered process for risk assessment and management is required each time the TS CT is to be exceeded.

The three-tiered approach in TR NEI 06-09, Revision 0, is summarized as follows:

**Tier 1:** The licensee should assess the impact on CDF, ICCDP, and, when appropriate, LERF and ICLERP. TR NEI 06-09, Revision 0, requires an assessment of the accumulated risk in terms of the ICDP and ILERP against program limits while a RICT is in effect. The assessment is ongoing, in that any changes to the plant configuration which would impact the RICT are required to be assessed and their impacts accounted for in the RICT. The RICT, therefore, accounts for the actual plant risk based not just on the inoperable TS system, but on the availability and alignment status of all plant systems which are important to safety and modeled in the CRMP. The limits established for a RICT are consistent with the guidance of NUMARC 93-01 endorsed by RG 1.182 as applicable to plant maintenance activities. Thus, the TR NEI 06-09, Revision 0, program requirements effectively establish a TS CT limit which is consistent with the principle of Tier 1 that the risk increase should be small.

A periodic assessment of the risk incurred during the RMTS extended CTs is required to evaluate the overall risk impact of the program in terms of annual $\Delta$CDF and $\Delta$LERF. Any risk increases are evaluated against the criteria of RG 1.174, Revision 1, to assure such increases are small and consistent with the principle of Tier 1.

**Tier 2:** The licensee should provide reasonable assurance that risk-significant plant equipment outage configurations will not occur. TR NEI 06-09, Revision 0, does not permit high risk configurations which would exceed instantaneous CDF and LERF limits. It further requires implementation of RMAs when the actual or anticipated risk accumulation during a RICT will exceed 10 percent of the ICDP or ILERP limit. Such RMAs may include rescheduling planned activities to lower risk periods or implementing risk reduction measures. The limits established for entry into a RICT and for RMA implementation are consistent with the guidance of NUMARC 93-01 endorsed by RG 1.182 as applicable to plant maintenance activities. These TR requirements are consistent with the principle of Tier 2 to avoid risk-significant configurations.

**Tier 3:** The licensee should ensure that the risk impact of out-of-service equipment is appropriately evaluated. TR NEI 06-09, Revision 0, establishes requirements for a CRMP and the underlying PRA models in terms of scope and technical adequacy. The CRMP is then used to evaluate configuration-specific risk for planned activities associated with the RMTS extended CT, as well as emergent conditions which may arise during an extended CT. This required assessment of configuration risk, along with
the implementation of compensatory measures and RMAs, is consistent with the principle of Tier 3 for assessing and managing the risk impact of out-of-service equipment.

RG 1.177 includes consideration of various technical and quality aspects of the PRA models used for risk evaluations in support of changes to TS. These items are discussed for the CRMP supporting the RMTS as described in TR NEI 06-09, Revision 0, and are evaluated below.

**Quality of the PRA.** RG 1.174, Revision 1, and RG 1.200, Revision 1 define the quality of the PRA in terms of its scope, level of detail, and technical adequacy. The quality must be compatible with the safety implications of the proposed TS change and the role the PRA plays in justifying the change.

The NRC has developed regulatory guidance to address PRA technical adequacy. RG 1.200 addresses the use of the ASME RA-Sb-2005 and the NEI peer review process NEI 00-02, “Probabilistic Risk Assessment (PRA) Peer Review Process Guidance” (Reference 18), to address the technical adequacy of internal events PRA models. External events and internal fires are also addressed, but as there are currently no endorsed standards, RG 1.200, provides high level attributes and submittal guidance only.

TR NEI 06-09, Revision 0, requires an evaluation of the PRA model used to support the RMRTS against the requirements of RG 1.200, Revision 1, and AMSE RA-S-2002, “Standard for Probabilistic Risk Assessment for Nuclear power Plant Applications” (Reference 19), for capability Category II. This assures that the PRA model is technically adequate for use in the assessment of configuration risk. This capability category of PRA is sufficient to support the evaluation of risk associated with out-of-service SSCs and establishing risk-informed CTs.

For external events and internal fires, submittal of the information identified by RG 1.200, Revision 1 assures that the staff has an adequate basis to determine the technical adequacy of these models to support the assessment of configuration risk.

The NRC staff notes that an addendum to the ASME standard was issued in 2005, ASME RA-Sb-2005. RG 1.200, Revision 1 endorses the updated standard applicable for internal events PRA models. The NRC staff takes exception to the reference to RG 1.200, Revision 0, currently listed throughout TR NEI 06-09, Revision 0. The NRC staff will require an assessment of PRA technical adequacy using RG 1.200, Revision 1, and the updated PRA standard.

The NRC staff further interprets the guidance to evaluate the PRA using RG 1.200, Revision 1, and the ASME standard for capability Category II as a requirement that the licensee’s PRA for internal events must satisfy all requirements of the ASME standard, and achieve at least capability Category II where the standard provides unique requirements. Because of the significant role of the PRA models in this application, exceptions to the requirements of the standard are generally not acceptable, and any exceptions must be identified and justified.
There are currently no RG 1.200, Revision 1 endorsed standards for external events, fires, or low power and shutdown conditions. TR NEI 06-09, Revision 0, permits the use of either PRA or non-PRA type quantitative evaluations, including conservative or bounding methods, to assess risk of these events and conditions. The specific method to be utilized in the RMTS program would be identified and technically justified by the licensee in its plant-specific application to implement the RMTS, and would be reviewed and approved by the NRC staff in a license amendment implementing the RMTS.

Industry standards have been or are being prepared for external events, internal fires, and low-power and shutdown PRAs. For the RMTS submittals received after a standard is developed by the industry, endorsed by the NRC via revisions to RG 1.200, and is beyond any NRC staff-approved implementation period, the NRC staff will use that standard to assess the technical adequacy of the corresponding aspect of the PRA, if used to support the RMTS. This is consistent with the Commission’s phased approach to PRA quality. The NRC staff notes that if sources of risk can be shown to be insignificant contributors to configuration risk, then they may be excluded from the RMTS, as discussed under “Scope of the PRA”, below; the approval of industry standards would not impose any requirement for such sources of risk to be included in the RMTS calculations.

As part of its review and approval of a licensee’s application requesting to implement the RMTS, the NRC staff intends to impose a license condition that will explicitly address the scope of the PRA and non-PRA methods approved by the NRC staff for use in the plant-specific RMTS program. If a licensee wishes to change its methods, and the change is outside the bounds of the license condition, the licensee will need NRC approval, via a license amendment, of the implementation of the new method in its RMTS program. The focus of the NRC staff’s review and approval will be on the technical adequacy of the methodology and analyses relied upon for the RMTS application.

Therefore, these requirements of TR NEI 06-09, Revision 0, as modified, are consistent with Section 2.3.1 of RG 1.177.

**Scope of the PRA.** TR NEI 06-09, Revision 0, requires a quantitative assessment of potential impact on risk due to impacts from internal events, including internal fires. Other sources of risk (i.e., seismic, other external events) must be quantitatively assessed if they contribute significantly to configuration-specific risk. Transition risk is conservatively not considered in establishing RICTs, and as the RMTS are not applicable to cold shutdown and refueling modes, shutdown risk for these conditions need not be evaluated. Consideration is made of both CDF and LERF metrics. Bounding analyses or other conservative quantitative evaluations are permitted where realistic PRA models are unavailable. The guidance provided in TR NEI 06-09, Revision 0, is sufficient to ensure the scope of the risk analysis supporting the RMTS evaluations are adequate to assess configuration risk and is consistent with Section 2.3.2 of RG 1.177.

**PRA Modeling.** TR NEI 06-09, Revision 0, specifically applies the RMTS only to those SSCs which mitigate core damage or large early releases. Where the SSC is not
modeled in the PRA, and its impact cannot otherwise be quantified using conservative or bounding approaches, the RMTS are not applicable, and the existing frontstop CT would apply. Potential impacts on the risk analyses due to screening criteria and truncation levels are adequately addressed by the requirements for PRA quality in RG 1.200, Revision 1.

TR NEI 06-09, Revision 0, also provides additional requirements for the CRMP PRA model to assure a conservative calculation of the risk impact of unavailable SSCs:

- quantitative credit for repair or recovery of inoperable equipment is not permitted;
- quantitative credit for compensatory measures or RMAs is permitted only when such actions are included in the baseline PRA model, and are contained in plant procedures;
- the impact of SSC unavailability on the likelihood of initiating events must be quantitatively assessed; and
- seasonal or time-in-operating cycle variations must be either conservatively assessed or properly quantified for the particular conditions.

Therefore, based on the above considerations, TR NEI 06-09, Revision 0, for PRA modeling is sufficient to ensure an acceptable evaluation of risk due to the SSC unavailability and is consistent with Section 2.3.3 of RG 1.177.

**Assumptions.** TR NEI 06-09, Revision 0, applies the PRA model to evaluate configuration-specific risk in order to set the required TS CT. No specific assumptions of the PRA model are unique to this application. When key assumptions introduce a source of uncertainty to the risk calculations (identified in accordance with the requirements of the ASME standard), TR NEI 06-09, Revision 0, requires analysis of the assumptions and accounting for their impact to the RMTS calculated RICTs. Thus, the TR appropriately identifies the requirement to identify and address assumptions with regard to configuration risk analyses in support of TS CTs and is consistent with Section 2.3.4 of RG 1.177.

**Sensitivity and Uncertainty Analyses.** TR NEI 06-09, Revision 0, requires sensitivity studies to assess the impact of key sources of uncertainties of the PRA on the RMTS. Where the sensitivity analyses identify a potential impact on the calculated RICT, programmatic changes must be identified and implemented, such as additional RMAs or program restrictions which would address the impact of the uncertainties, or the use of bounding analyses which address the impact of the uncertainty. Thus, the guidance of TR NEI 06-09, Revision 0, appropriately identifies the requirement to consider the possible impacts of PRA model uncertainty and sensitivity to key assumptions and model limitations, consistent with Section 2.3.5 of RG 1.177.

The NRC staff notes that TR NEI 06-09, Revision 0, references EPRI 1009652, “Guidelines for the Treatment of Uncertainty in Risk-Informed Applications: Technical Basis Document,” December 2004 (Reference 20), as a method for determining key
uncertainties. The NRC staff has not reviewed this document, and the NRC neither endorses nor disapproves its methods with regards to identifying key uncertainties. The NRC staff will review each individual licensee’s process for identifying and assessing key uncertainties as part of the review of the RMTS LAR.

**Use of Compensatory Measures in TS Change Evaluations.** TR NEI 06-09, Revision 0, requires consideration and implementation of appropriate compensatory measures, or RMAs, when the risk associated with an extended TS CT exceeds the thresholds of $10^{-6}$ ICDP or $10^{-7}$ ILERP. These thresholds are consistent with NUMARC 93-01. Such actions are not typically credited in the risk assessment. Where credit for such RMAs is to be applied, the action must be incorporated into the underlying PRA model of the CRMP. Thus, NEI 06-09 appropriately identifies the requirement to provide consideration for compensatory measures, consistent with Section 2.3.6 of RG 1.177.

**Contemporaneous Configuration Control.** TR NEI 06-09, Revision 0, uses a CRMP to assess the configuration-specific risk and determine the acceptability of extending the TS CT. The TR specifically requires reanalysis of the risk, and reverification that the extended CT remains acceptable for any change to the plant configuration, within the scope of the CRMP, which occurs during the extended CT. TR NEI 06-09, Revision 0, provides numerical limits on configuration risk, consistent with the requirements of NUMARC 93-01, for implementation of compensatory measures to mitigate higher risk configurations. It further implements specific limits on configuration risk above which extended CTs are prohibited. These limits are verified at the time the extended CT is first entered, and whenever a configuration change occurs. TR NEI 06-09, Revision 0, which includes the requirement for the CRMP, is required to be included in the TS administrative controls for any licensee implementing the RMTS. These requirements are consistent with Section 2.3.7.1 of RG 1.177.

RG 1.177 also identifies four key components of a CRMP: 1) implementation of the CRMP, including the scope of SSCs, form of the assessment, and timing of the assessment; 2) control and use of the CRMP assessment tool, including update provisions and procedures governing its use; 3) Level 1 risk-informed assessment; and 4) Level 2 issues and external events. TR NEI 06-09, Revision 0, addresses all four key components, and a CRMP applied to support an RMTS program must meet or exceed the key components identified in RG 1.177, as described below.

1. **CRMP Implementation.** The scope of SSCs subject to the CRMP includes all PRA model components in addition to the components subject to the TS for which the RMTS is applicable, and the assessment tool must include a direct PRA assessment of the configuration. The CRMP must be used prior to entering an extended CT, and emergent conditions must be assessed within the time limits of any applicable TS actions up to a maximum allowed time of 12 hours. Compensatory measures or RMAs are required to be in place for planned activities, and must be implemented upon reaching specified risk thresholds for either planned or unplanned activities.
Control of CRMP Assessment Tool. A process must be in place to monitor plant modifications and other changes which may impact the PRA model to assure that the CRMP correctly reflects the as-built, as-operated plant. The CRMP must be governed by plant procedures, and any deficiencies of the CRMP tool must be addressed and dispositioned in accordance with the requirements and time limits of the licensee’s corrective action program.

Level 1 Assessment. Quantitative assessment of CDF risk for internal events is required to support the RMTS. The assessment must use a PRA model which satisfies capability Category II of ASME RA-Sb-2005.

Level 2 and External Events. Quantitative assessment of LERF risk is required to support the RMTS. Fire risk must be treated quantitatively as well, although the use of conservative or bounding analyses may be employed. Other external events are also treated quantitatively, unless it is demonstrated that these risk sources are insignificant contributors to configuration-specific risk.

The NRC staff notes that TR NEI 06-09, Revision 0, references EPRI 1012948, “Methodology for Fire Configuration Risk Management,” December 2005, as an example of a bounding analysis method applicable to the RMTS for screening fire risk. The NRC staff has not reviewed this document, and the NRC neither endorses nor disapproves its methods with regards to analyzing fire risk to support the RMTS. The NRC staff will review each individual licensee’s method for assessing the fire risk contribution within the RMTS program as part of the review of the RMTS LAR.

Thus, TR NEI 06-09, Revision 0, requirements for the CRMP are consistent with Section 2.3.7.2 of RG 1.177.

Acceptance Guidelines. TR NEI 06-09, Revision 0, requires a licensee to quantitatively evaluate the change in total risk for CDF and LERF for each instance of an extended TS CT, using the configuration specific risk applicable at the time the TS LCO is not met. Each individual instance is limited to a risk impact of $10^{-5}$ for ICDP, and $10^{-6}$ for ILERP. These limits were chosen to be consistent with the guidance of NUMARC 93-01, as endorsed by the NRC staff in RG 1.182, for control of risk during maintenance activities.

Consistent with NUMARC 93-01, a limit for configuration-specific CDF of $10^{-3}$/year and for LERF of $10^{-4}$/year, are also established by TR NEI 06-09, Revision 0. If the configuration-specific risk is above these limits, an extended CT may not be entered, and the existing TS frontstop CTs would apply. These limits provide a control to prevent entry into potential high risk configurations. Consistent with its endorsement of RG 1.182, the NRC staff neither endorses nor disapproves of the $10^{-3}$/year CDF value, nor the $10^{-3}$/year LERF value. The NRC staff has not developed guidance on acceptable levels of configuration risk, but instead uses metrics based on the accumulation of risk over time. The industry imposed limits of $10^{-3}$/year CDF and $10^{-4}$/year LERF would only provide for a maximum of about 3.5 days of operation until the ICDP limit of $10^{-5}$, or the ILERP limit of $10^{-6}$, upon which the RICT is based, were
reached, and so extended operation in such configurations would not be permitted under a RMTS program. Such configurations are not expected to occur frequently, and therefore the NRC staff does not find it necessary to provide any further restrictions on configuration risk beyond what is proposed in TR NEI 06-09, Revision 0.

Further, the NRC staff interprets TR NEI 06-09, Revision 0, guidance as not permitting a RICT to be entered (i.e., to exceed the frontstop CT) when the configuration-specific risk exceeds the $10^{-3}$ CDF or $10^{-4}$ LERF limits, since use of a RICT is a voluntary decision to extend a CT. However, TR NEI 06-09, Revision 0, does not require exiting a RICT if the limits of either $10^{-3}$ CDF or $10^{-4}$ LERF are subsequently exceeded due to emergent conditions which arise after a RICT is in effect. This is consistent with the guidance of NUMARC 93-01. The RICT, once in effect, is solely governed by the ICDP and ILERP limits described above, and emergent configurations whose risk level exceeds the $10^{-3}$ CDF or $10^{-4}$ LERF limits are managed using RMAs.

RG 1.177 provides criteria for changes in risk applicable to permanent changes to TS CTs, of $5 \times 10^{-7}$ ICCDP, and $5 \times 10^{-8}$ ICLERP. The NRC staff considered this guidance and its applicability to the RMTS, and specifically considered that the allowable risk accumulation proposed in TR NEI 06-09, Revision 0, exceeds the RG 1.177 guidance, and instead applies $10^{-5}$ ICDP and $10^{-6}$ ILERP from NUMARC 93-01. The more restrictive limits of RG 1.177 are based on a calculation which assumes that only the particular TS SSC of the LCO is inoperable, and that all other plant SSCs are at their nominal unavailability level. The intent of these limits is to provide assurance that a proposed TS change, by itself, has no more than a small quantitative impact on plant risk. However, the licensee is not limited by the assumptions of this risk calculation, and any particular application of the TS change may result in risk which exceeds RG 1.177 guidance, depending upon the status of other SSCs when the LCO action is entered. The risk during implementation is determined and managed in accordance with a licensee’s program for 10 CFR 50.65(a)(4). The risk calculations applicable to an RMTS program are more similar to the risk management activities and calculations performed for actual application of a TS change, which assesses the actual plant configuration, considering the status of all SSCs which are included in the scope of the CRMP. Therefore, the NRC staff concludes that the guidance of NUMARC 93-01 endorsed by RG 1.182 is appropriate guidance for establishing an acceptable RICT.

The methodology for extending CTs does not impact the existing frontstop CTs of the TS. Further, there is no permanent change to the CT of any TS LCO, since configuration-specific risk must always be assessed each time the frontstop CT is to be exceeded, based on the actual status of all SSCs within the scope of the CRMP. The NRC staff considers extensions of TS CTs using TR NEI 06-09, Revision 0, to be temporary changes in plant risk, and the RG 1.177 ICCDP and ICLERP guidelines for AOT changes should not be applied. Therefore, these CT extensions may be assessed and managed using the criteria consistent with NUMARC 93-01.

Implementation of the RMTS avoids unnecessary unplanned shutdowns, and the transition risks associated with such evolutions. RMAs which reduce the actual risk incurred while TS equipment is out of service are required to be considered and implemented when appropriate as part of the TR NEI 06-09, Revision 0, program guidance. The RMTS allow a licensee to consolidate planned maintenance and testing
activities into single equipment outages, rather than performing such activities over several smaller outages in order to comply with the existing TS CTs. This consolidation may reduce the total unavailability of safety-related SSCs by eliminating the recurrence of restoration alignment and testing, and displace and reduce the risk associated with more frequent, shorter equipment outages. These improvements to operational safety are not quantified or credited by the RMTS program.

Implementation of TR NEI 06-09, Revision 0, is therefore consistent with the three-tiered approach of RG 1.177 and SRP 19.0 by providing for:

1. a comprehensive risk assessment addressing configuration-specific risk of core damage and large early release, applying limits consistent with NUMARC 93-01 applicable for equipment maintenance, and assessing the total risk associated with all significant sources of risk, including fire risk and any plant-specific significant external events;

2. consideration and implementation of risk management actions for those equipment outages which exceed specified risk thresholds; and

3. ongoing risk assessment within a CRMP for all changes to plant status occurring during implementation of the TS extended CT.

Therefore, the proposed methodology satisfies the fourth key safety principle of RG 1.177 by assuring any increase in risk is small consistent with the intent of the Commission's Safety Goal Policy Statement.

5. The impact of the proposed change should be monitored using performance measurement strategies.

The cumulative impact of implementation of an RMTS is periodically assessed as required by TR NEI 06-09, Revision 0, and must be shown to result in a total risk impact below $10^{-5}$/year for change to CDF, and below $10^{-6}$/year for change to LERF, and the total CDF and total LERF must be reasonably shown to be less than $10^{-4}$/year and $10^{-5}$/year, respectively. These criteria are consistent with the guidance of RG 1.174, Revision 1, for acceptable small changes in risk.

The NRC staff anticipates that the use of extended CTs within an RMTS program is unlikely to be a routine practice, since licensees already accomplish planned maintenance activities within the existing TS CTs. Although the RMTS are permitted to be applied to planned maintenance activities, other requirements, such as 10 CFR 50.65 performance monitoring, and regulatory oversight of equipment performance, are disincentives to a licensee for incurring significant additional unavailability of plant equipment, even when allowed by an RMTS program. This provides a further control on the use of the RMTS which could result in a significant increase in equipment unavailability and the commensurate risk.

The NRC staff notes that a single CT extension at the $10^{-5}$ ICDP or $10^{-6}$ ILERP limit could approach $\Delta$CDF or $\Delta$LERF guidance of TR NEI 06-09, Revision 0. While allowable, such configurations are not routinely encountered during plant maintenance
activities, and are not the anticipated application of the RMTS. More typically, the actual risk of a configuration involving an extended CT would be a low risk evolution, and the RICT provides an effective method for a licensee to manage and reduce the total risk associated with all plant maintenance activities.

If implementation of the RMTS result in a cumulative annual calculated risk increase above the RG 1.174, Revision 1, guidance, TR NEI 06-09, Revision 0, requires the licensee to assess the cause and implement appropriate corrective actions. These assessments are required to be documented and available for NRC staff review. The performance monitoring and feedback specified in the TR, is sufficient to reasonably assure changes in risk due to the implementation of the RMTS are small, and are consistent with Section 3.2 of RG 1.177. Thus, the fifth key safety principle of RG 1.177 is satisfied.

4.0 LIMITATIONS AND CONDITIONS

As part of its review and approval of a licensee’s application requesting to implement the RMTS, the NRC staff intends to impose a license condition that will explicitly address the scope of the PRA and non-PRA methods approved by the NRC staff for use in the plant-specific RMTS program. If a licensee wishes to change its methods, and the change is outside the bounds of the license condition, the licensee will need NRC approval, via a license amendment, of the implementation of the new method in its RMTS program. The focus of the NRC staff’s review and approval will be on the technical adequacy of the methodology and analyses relied upon for the RMTS application.

The NRC staff interprets TR NEI 06-09, Revision 0, as requiring consideration of RMAs whenever the redundant components are considered to remain operable, but the licensee has not completed the extent of condition evaluations, and additionally, as required by a followup prompt operability determination.

The NRC staff takes exception to the reference to RG 1.200, Revision 0, currently listed throughout TR NEI 06-09, Revision 0. The NRC staff will require an assessment of PRA technical adequacy using RG 1.200, Revision 1, and the updated PRA standard.

The NRC staff further interprets the guidance to evaluate the PRA using RG 1.200, Revision 1, and the ASME standard for capability Category II as a requirement that the licensee’s PRA for internal events must satisfy all requirements of the ASME standard, and achieve at least capability Category II where the standard provides unique requirements. Because of the significant role of the PRA models in this application, exceptions to the requirements of the standard are generally not acceptable, and any exceptions must be identified and justified.

Licensees should provide the following plant-specific information in support of their LAR.

(1) The LAR will include proposed changes to the Administrative Controls of TS to add a CRMP in accordance with TR NEI 06-09, Revision 0.
(2) The LAR will provide identification of the TS LCOs and action requirements to which the RMTS will apply, with a comparison of the TS functions to the PRA modeled functions of the SSCs subject to those LCO actions. The comparison should justify that the scope of the PRA model, including applicable success criteria such as number of SSCs required, flowrate, etc., are consistent licensing basis assumptions (i.e., 50.46 ECCS flowrates) for each of the TS requirements, or an appropriate disposition or programmatic restriction will be provided.

(3) The LAR will provide a discussion of the results of peer reviews and self assessments conducted for the plant-specific PRA models which support the RMTS, including the resolution or disposition of any identified deficiencies (i.e., findings and observations from peer reviews). This will include a comparison of the requirements of RG 1.200 using the elements of ASME RA-Sb-2005 for capability Category II for internal events PRA models, and for other models for which RG 1.200 endorsed standards exist. If additional standards have been endorsed by revision to RG 1.200, the LAR will also provide similar information for those PRA models used to support the RMTS program.

(4) The LAR will provide a description, in terms of scope, level of detail, technical adequacy, and methods applied, for all PRA models used in calculations of risk used to support the RMTS for risk sources for which NRC endorsed standards are not available.

(5) The LAR will provide a justification for excluding any risk sources determined to be insignificant to the calculation of configuration-specific risk, and will provide a discussion of any conservative or bounding analyses to be applied to the calculation of RICTs for sources of risk not addressed by the PRA models.

(6) The LAR will provide the plant-specific total CDF and total LERF to confirm that these are less than $10^{-4}$/year and $10^{-5}$/year, respectively. This assures that the potential risk increases allowed under the RMTS program are consistent with RG 1.174, Revision 1.

(7) The LAR will provide appropriate plant-specific justification for using the at-power PRA models in shutdown modes to which the RMTS applies.

(8) The LAR will provide a discussion of the licensee’s programs and procedures which assure the PRA models which support the RMTS are maintained consistent with the as-built, as-operated plant.

(9) The LAR will provide a description of the PRA models and tools used to support the RMTS, including identification of how the baseline PRA model is modified for use in the CRMP tools, quality requirements applied to the PRA models and CRMP tools, consistency of calculated results from the PRA model and the CRMP tools, and training and qualification programs applicable to personnel responsible for development and use of
the CRMP tools. The scope of SSCs within the CRMP will be provided. This item should also confirm that the CRMP tools can be readily applied for each TS LCO within the scope of the plant-specific RMTS submittal.

(10) The LAR will provide a discussion of how the key assumptions and sources of uncertainty were identified, and how their impact on the RMTS was assessed and dispositioned.

(11) The LAR will provide a description of the implementing programs and procedures regarding the plant staff responsibilities for the RMTS implementation, and specifically discuss the decision process for RMA implementation during a RICT.

(12) The LAR will include a description of the implementation and monitoring program as described in RG 1.174, Revision 1, Section 2.3, Element 3, and TR NEI 06-09, Revision 0, Section 2.3.2, Step 7.

(13) The LAR will describe the process to identify and provide compensatory measures and RMAs during extended CTs. Provide examples of compensatory measures/RMAs for planned activities which exceed risk levels identified in NUMARC 93-01 (RMA threshold) that involve an extended CT.

5.0 SUMMARY AND CONCLUSIONS

The NRC staff has reviewed the TR NEI 06-09, Revision 0, a risk-informed methodology using plant-specific PRA models within a CRMP to assess and manage risk and permit extensions of TS CTs. This methodology would support a proposed change to a licensee's TS to implement the RMTS, and would be required to be referenced in the "Administrative Controls" section of the TS.

The NRC staff applied the review guidance of SRP 19.0 and SRP 16.1, and finds that the proposed implementing methodology satisfies the key principles of risk-informed decision making applied to changes to TS, as delineated in RG 1.177 and RG 1.174, Revision 1, in that:

- The proposed change meets current regulations;
- The proposed change is consistent with defense-in-depth philosophy;
- The proposed change maintains sufficient safety margins;
- Increases in risk resulting from the proposed change are controlled to be small and consistent with the Commission's Safety Goal Policy Statement; and
- The impact of the proposed change is monitored with performance measurement strategies.

The NRC staff, therefore, finds that the program requirements of TR NEI 06-09, Revision 0, are acceptable for referencing by licensees proposing to amend their TS to implement the RMTS.
6.0 REFERENCES


Inspection Manual Sections on Resolutions of Degraded and Nonconforming Conditions
and on Operability,” September 26, 2005, Accession No. ML052020424.


18. NEI 00-02, “Probabilistic Risk Assessment (PRA) Peer Review Process Guidance,”
2000.

Applications,” 2002.

20. EPRI 1009652, “Guidelines for the Treatment of Uncertainty in Risk-Informed

Attachment: Resolution of Comments

Principal Contributor: Andrew Howe

Date: May 17, 2007
RESOLUTION OF COMMENTS
ON DRAFT SAFETY EVALUATION FOR
TOPICAL REPORT (TR) NEI 06-09, REVISION 0
“RISK-INFORMED TECHNICAL SPECIFICATIONS INITIATIVE 4B,
RISK-MANAGED TECHNICAL SPECIFICATIONS (RMTS) GUIDELINES”
NUCLEAR ENERGY INSTITUTE (NEI)
PROJECT NO. 689

By letter dated April 24, 2007, the NEI provided comments on the draft safety evaluation (SE) for TR NEI 06-09, Revision 0. The following is the U.S. Nuclear Regulatory Commission staff's resolution of those comments.

1. NEI Comment: Page 2, Section 1.2, 1st Paragraph, Last Sentence: Clarify South Texas Project (STP) application dates.

Resolution: Re-worded. The last sentence is applicable to Fort Calhoun, not STP. Reworded to state that the application date is dependent upon approval of TR NEI 06-09.

2. NEI Comment: Page 3, Section 2.2, 1st Paragraph, Last Sentence: Clarify risk impact is for completion time (CT) extension.

Resolution: Comment incorporated.

3. NEI Comment: Page 5, Section 3.1, “Applicability,” 3rd Paragraph, First Sentence: Clarify “any configuration change” to be “configuration change within scope of CRMP [configuration risk management program].” Add note regarding configuration changes that result in increase to risk-informed CT (RICT).

Resolution: Comment incorporated.


Resolution: Re-worded.

5. NEI Comment: Page 8, Section 3.1, “PRA Quality,” 2nd Paragraph, Second Sentence: Regulatory Guide 1.200, Revision 1, modifies some ASME requirements.

Resolution: Correct page number for this comment is located on Page 7 of the draft SE. Re-worded.
6. NEI Comment: Page 9, Section 3.2.1, 1st Paragraph, First and Fourth Sentences: (c) not copyright.
Resolution: © deleted.

7. NEI Comment: Page 13, Section 3.1, “Quality of PRA,” 5th Paragraph, Second and Fourth sentences: Clarify that Regulatory Guide 1.200, Revision 1, has been issued.
Resolution: Comment incorporated.

8. NEI Comment: Page 13, Section 3.1, “Quality of PRA,” 6th Paragraph, Second Sentence: Clarify that exceptions to the standard are generally not applicable and that they must be identified and justified.
Resolution: Comment incorporated.

9. NEI Comment: Page 16, Section 3.1, “Contemporaneous Configuration Control,” 1st Paragraph, Second Sentence: Clarify “any configuration change” to be “configuration change within scope of CRMP.”
Resolution: Re-worded.

10. NEI Comment: Page 17, Section 3.1, “Contemporaneous Configuration Control,” 4th Paragraph, Second Sentence: Clarify “outside scope of CRMP” to provide more explicit information.”
Resolution: Re-worded.

11. NEI Comment: Page 18, Section 3.1, “Acceptance Guidelines,” 5th Paragraph, Second Sentence: Clarify “any configuration change” to be “configuration change within scope of CRMP.”
Resolution: Re-worded.