

Mazza, Jan

From: Mazza, Jan
Sent: Wednesday, March 26, 2014 11:36 AM
To: 'Mark Beaumont'
Cc: Magruder, Stewart; Kavanagh, Kerri; Armstrong, Aaron
Subject: RE: Regarding QAP Concern

Mark,
We are OK with the change proposed in your email. I checked the rest of the document and found one other instance where you referred to 10 CFR 50 in a similar manner (page 37) see below:

PART IV REGULATORY COMMITMENTS

(Note: This Part only applies for design and licensing activities for a nuclear plant under Holtec's own docket under the rules of **10 CFR 50** and **52.**)

Also, Kerri Kavanagh wanted me to point out that Part 52 does reference Appendix B. 10 CFR 52.47(a)(19) (references App B directly) and 52.47(a)(8) (reference 50.34(f) QA requirements from TMI requirements). Kerri would be glad to support a phone call to discuss this further if you would like.

Please make the changes to the 2 pages and send them to the NRC Document Control Desk with a cover letter for processing into ADAMS. We would then expect these two pages to be replaced in your final package.

Thanks,

Jan Mazza
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From: Mark Beaumont [<mailto:M.Beaumont@Holtec.com>]
Sent: Tuesday, March 25, 2014 1:05 PM
To: Mazza, Jan
Subject: Regarding QAP Concern

Jan:

Our QA manager, Mark Soler recommends the following revised wording for the cover sheet of our topical report. It is imperative to note that Part 52 does not contain Part 50, Appendix B. Please review this with your QA branch. Thanks,

The Topical Report addresses the QA Program commitments. Part 52 does not address this. QA requirements are covered exclusively under 10CFR50 Appendix B. In order to eliminate any concerns, I would suggest that the paragraph in question on the front page of the Topical report be revised as follows:

The Topical Report provides mandatory programmatic requirements under each of the applicable eighteen criteria set forth in 10CFR50 Appendix B and NQA-1 arranged in eighteen sections listed in the Table of Contents herein. Additional commitments that are beyond the specific purview of the eighteen criteria but are deemed to be necessary for ensuring comprehensive regulatory compliance are included in this Topical Report.

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