

From: [Hon. Andrew](#)
To: [Murray, William R. \(Bill\)](#) (Bill.Murray@duke-energy.com) (Bill.Murray@duke-energy.com)
Cc: [Shoop, Undine](#); [Schaaf, Robert](#)
Subject: Brunswick Unit 1 and Unit 2 Request for Additional Information related
MELLLA+ LAR (CACs MF8864 and MF8865) (Proprietary)
Date: Friday, January 05, 2018 7:53:51 PM

In a letter dated November 18, 2015, (Agencywide Documents Access and Management System (ADAMS) Accession Nos. [ML16257A418](#)), Duke Energy Progress (the licensee) requested the subject amendment to Operating Licenses OLs DPR-71 and DPR-62.

The U.S. Nuclear Regulatory Commission (NRC) staff is reviewing your submittal and has determined that additional information is required to complete the review. The specific information requested is being transmitted to you separately via the approved secured method, because of it contains proprietary information. The proposed questions related to containment review were discussed by telephone with your staff on December 5 and 6, 2017. Your staff confirmed that the attached request for additional information (RAI):

1. was understood,
2. the NRC staff proposed proprietary information redaction is appropriate, and
3. you will provide a response in 60 days after receiving this request, including a justification for the addition time needed beyond the normal 30-day response time.

The NRC staff considers that timely responses to RAIs help ensure sufficient time is available for staff review and contribute toward the NRC's goal of efficient and effective use of staff resources. Please note that if you do not respond to this request by the agreed-upon date or provide an acceptable alternate date, we may deny your application for amendment under the provisions of Title 10 of the *Code of Federal Regulations*, Section 2.108. If circumstances result in the need to revise the agreed upon response date, please contact me.

Andy Hon, PE

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