

**U.S. Nuclear Regulatory Commission  
Comment Resolution Table for PWROG-16043**

Comment Number	Text Location		PWROG Comment (paraphrased)	NRC Response
	Page	Line		
1	3	22-31	It is not clear what the purpose is to reference Appendix S of 10 CFR Part 50. Depending on the vintage of licensing for plants, Appendix S of 10 CFR Part 50 as well as Appendix A of 10 CFR Part 100 may not be the licensing basis.	<p>The staff agrees that not all plants are licensed under Appendix S of 10 CFR Part 50. However, some plants may be licensed under this regulation, or under Appendix A of 10 CFR Part 100, and use the approach described in PWROG-16043 as part of their demonstration that the criteria are met. Thus, the NRC staff considered whether the PWORG-16043 approach would be inconsistent with these criteria.</p> <p>The text has been revised to include Appendix A of 10 CFR Part 100 (which contains similar requirements) and to clarify that the specific regulatory requirements are site-specific.</p>
2	16	45	Typo – “forf” should be “for”.	The staff agrees, and the proposed change was incorporated as-is.
3	17	22-28	The proposed changes on Page 16, Lines 13 – 19 of the PWROG comments on the original DSE were not incorporated. The NRC response to PWROG Comment 1 was not incorporated (refer to NRC response matrix on PWROG comments.)	The staff agrees. This was an oversight, and the prior recommendations were incorporated as-is.