



CONNECTICUT YANKEE ATOMIC POWER COMPANY

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March 31, 1988

Docket No. 50-213
B12860

Re: Integrated Safety
Assessment Program

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

Gentlemen:

Haddam Neck Plant
Integrated Implementation Schedule
License Amendment

Pursuant to 10CFR50.90, Connecticut Yankee Atomic Power Company (CYAPCO) hereby requests an amendment to Facility Operating License DPR-61 for the Haddam Neck Plant. The proposed amendment would add a license condition requiring CYAPCO to implement and maintain its Integrated Implementation Schedule (IIS) Program Plan (the Program Plan). The Program Plan provides a methodology to be followed for scheduling plant modifications and engineering evaluations. This license amendment application does not involve a significant hazards consideration.

DISCUSSION

In a letter dated November 13, 1987, ⁽¹⁾ CYAPCO submitted its initial IIS for the Haddam Neck Plant. This initial IIS was a direct result of CYAPCO's Integrated Safety Assessment Program (ISAP) described in a letter dated December 12, 1986. ⁽²⁾ The initial IIS included completion dates for all currently planned plant modifications, plant-improvement projects, and engineering evaluations of well-defined scope. These activities generally address the Haddam Neck Plant ISAP topics and were scheduled based in part on their relative ISAP rankings.

CYAPCO now plans to formalize its methodology for developing and updating the Haddam Neck Plant IIS. As discussed in the November 13, 1987 letter, CYAPCO

- (1) E.J. Mruczka letter to U.S. Nuclear Regulatory Commission, "Integrated Safety Assessment Program," dated November 13, 1987.
- (2) J.F. Opeka letter to C.I. Grimes, "Integrated Safety Assessment Program - Final Report for the Haddam Neck Plant," dated December 12, 1986.

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is hereby proposing a license condition to be added to the Haddam Neck Plant operating license, requiring that the IIS be developed and maintained consistent with an NRC-approved IIS Program Plan. The proposed license condition is provided in Attachment I.

CYAPCO's approach is different in concept from "integrated living schedules" at some other nuclear power plants. Under CYAPCO's approach, the Program Plan is being submitted for NRC review and approval. However, the specific implementation schedules for each topic will not be fixed by license amendment. CYAPCO believes that its approach is less cumbersome than alternate approaches, allowing the licensee sufficient flexibility in scheduling projects and in updating the schedule as necessary. The Program Plan in turn provides a consistent methodology and provides for NRC oversight in order to assure the integrity of the IIS process. The Program Plan is provided in Attachment II.

Essentially, under the Program Plan, ISAP serves as CYAPCO's prioritization methodology for developing the IIS. However, the Program Plan inherently recognizes that the ISAP methodology is evolving and will be refined for future revisions of the IIS. Further, in addition to the ISAP rankings, other considerations such as resource availability, outage duration, and ALARA goals must be factored into the IIS development process on a principled basis. The Program Plan provides the framework for this analysis.

The Program Plan also specifically provides for NRC oversight of the IIS. The Program Plan describes the responsibilities of CYAPCO with respect to submitting the IIS to the NRC; describes the mechanisms for updating the IIS and reporting to the NRC; and describes the mechanism for changing the Program Plan itself.

The IIS will incorporate: 1) activities mandated by NRC rules, orders, and license conditions; 2) regulatory items identified by the NRC, resulting in plant modifications, procedure revisions, or changes in staffing requirements; 3) prospective NRC requirements, or tasks mandated by other agencies; and 4) licensee-identified changes for operational improvement. The IIS may also incorporate other ongoing CYAPCO projects that require significant resource commitments.

Generally, under the Program Plan, if an implementation date for an activity is fixed by NRC regulation or order, CYAPCO will meet that date or seek an appropriate exemption to the regulation or modification to the order to support a later date in the IIS. Otherwise, all implementation dates will be set by the ISAP/IIS methodology described in the Program Plan. Provisions in the Program Plan address changes to the schedule to accommodate newly identified activities, unforeseen circumstances, or new NRC requirements.

In summary, CYAPCO believes this scheduling process provides a coherent and consistent basis for enhancing nuclear power plant safety and operation. As

has been the case with ISAP, the IIS process is, by necessity, an interactive one between CYAPCO and the NRC Staff.

SIGNIFICANT HAZARDS CONSIDERATION

The proposed license amendment to add the IIS license condition to the Haddam Neck Plant operating license does not involve a significant hazards consideration. The proposed license amendment adds a license condition to the Haddam Neck Plant operating license to require implementation of the IIS Program Plan. The purpose of the Program Plan is to describe CYAPCO's methodology to develop a plant-specific improvement schedule for the Haddam Neck Plant based in part on the prioritization methodology of ISAP.

The IIS resulting from the process described in the Program Plan, and required by the proposed license condition, will be CYAPCO's controlling schedule for implementing all modifications and engineering evaluations of a well-defined scope for the Haddam Neck Plant. This includes activities identified to address NRC regulatory issues as well as activities identified by CYAPCO to enhance safe, reliable, and economic operation of the plant. The IIS process described in the Program Plan is intended to assure that in scheduling implementation of these projects and studies, available (and finite) resources are devoted to the extent practicable in a prioritized and cost-effective manner.

The Program Plan specifically describes the ISAP prioritization methodology, the mechanism for addressing other "real-world" scheduling constraints, the mechanism for updating the IIS to reflect new issues and new circumstances, CYAPCO's periodic reporting requirements, NRC oversight, and the mechanism for updating the Program Plan itself.

Although the proposed license amendment will not incorporate specific implementation dates for each topic, CYAPCO's IIS Program Plan will assure a consistent and principled scheduling process with appropriate NRC oversight. In summary, through ISAP and the IIS, CYAPCO intends to optimize allocation of resources available for enhancing nuclear power plant safety and operation.

In 10CFR50.92(c), the NRC has provided standards for determining whether a significant hazards consideration is involved in a license amendment application. By applying these standards, CYAPCO concludes that this amendment does not involve a significant hazards consideration.

1. Operation of the facility in accordance with this proposed change will not involve a significant increase in the probability or consequences of any accident previously evaluated.

The proposed change would require the implementation of the IIS methodology described in the Program Plan. As such, it requires that CYAPCO establish an administrative means for tracking, prioritizing, and scheduling NRC-required plant modifications and engineering evaluations, and licensee-identified plant improvement projects. This methodology is

intended to enhance plant safety by more effectively controlling the number and scheduling of plant modifications, thereby assuring that issues required for safe operation of the plant receive priority and are completed in a timely manner.

Because the license condition addresses only an administrative scheduling mechanism, it does not affect directly the design or operation of the plant. Therefore, no accident analyses are affected and the proposed change does not increase the probability or consequences of any previously evaluated accident.

2. Operation of the facility in accordance with this proposed change will not create the possibility of a new or different kind of accident from any accident previously evaluated.

As discussed above, the proposed license condition establishes a new requirement relating to scheduling of modifications and engineering evaluations. Therefore, the proposed change does not create the possibility of a new or different kind of accident from any previously evaluated.

3. Operation of the facility in accordance with this proposed change will not involve a significant reduction in any margin of safety.

As discussed above, the proposed license condition establishes a new administrative requirement intended to enhance public safety and reliable plant operation. It does not affect any accident analysis or involve any modification to the plant configuration or operation. Therefore, the proposed change does not involve a reduction in any margin of safety.

The Commission has provided guidance concerning the application of standards in 10CFR50.92 by providing certain examples (51FR7751, March 6, 1986). The proposed amendment most closely resembles example (ii), a change that constitutes an additional limitation, restriction, or control not presently included in the technical specifications (e.g., a more stringent surveillance requirement), in that the proposed license amendment would require the implementation of the IIS Program Plan (not currently required) for the scheduling of plant modifications and well-defined engineering evaluations.

In accordance with 10CFR50.91(b)(1), a copy of this amendment request is being forwarded to the State of Connecticut.

Although this license amendment is not required for continued plant operation, CYAPCO recognizes the benefits of this program and therefore requests that the Staff act on this application in a timely manner.

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Pursuant to the requirements of 10CFR170.12(c), enclosed with this license amendment request is the application fee of \$150.

Very truly yours,

CONNECTICUT YANKEE ATOMIC POWER COMPANY

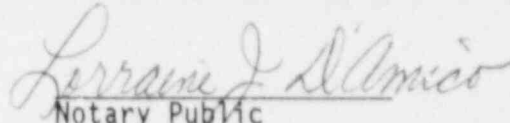

E. J. Mroczka
Senior Vice President

cc: W. T. Russell, Region 1 Administrator
A. B. Wang, NRC Project Manager, Haddam Neck Plant
J. T. Shedlosky, Resident Inspector, Haddam Neck Plant

Mr. Kevin McCarthy
Director, Radiation Control Unit
Department of Environmental Protection
Hartford, Connecticut 06116

STATE OF CONNECTICUT)
) ss. Berlin
COUNTY OF HARTFORD)

Then personally appeared before me, E. J. Mroczka, who being duly sworn, did state that he is Senior Vice President of Connecticut Yankee Atomic Power Company, a Licensee herein, that he is authorized to execute and file the foregoing information in the name and on behalf of the Licensee herein, and that the statements contained in said information are true and correct to the best of his knowledge and belief.


Notary Public
My Commission Expires March 31, 1993

Docket No. 50-213
B12860

Attachment I
Haddam Neck Plant
Proposed License Condition

March 1988

IIS License Condition

(8) Integrated Implementation Schedule

- a. The Connecticut Yankee Atomic Power Company shall implement and maintain in effect the Integrated Implementation Schedule Program Plan (the Program Plan) to be followed for scheduling of plant modifications and engineering evaluations. The Program Plan shall be followed from and after the effective date of this license condition.
- b. This license condition shall be effective until (date of approval of amendment by NRC plus three years), subject to renewal upon application by the licensee.

Attachment II
Haddam Neck Plant
Integrated Implementation Schedule
Program Plan

March 1988