2022 ROP Self Assessment: Safety Culture Effectiveness Review

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Safety Culture Effectiveness Review Final Paper

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Intent of ROP Safety Culture

3-Tiered Approach based on SRM & RIS 2006-013



Provide process to allow for evaluating safety culture after performance issues occur

Provide better opportunities for NRC staff to consider safety culture weaknesses & encourage licensees to take appropriate actions Before significant performance degradation occurs

Effectiveness of Safety Culture Oversight



- Column 4: structured process to evaluate the licensee's safety culture assessment and to independently conduct a safety culture assessment
- **Columns 2 & 3**: process to determine the need to specifically evaluate a licensee's safety culture
- **Column 1**: consider safety culture weaknesses and encourage licensees to take appropriate actions before significant performance degradation occurs.



Recommendation One

- IMC 0305 and IP 95001 should be updated with language similar to that used for IP 95002 allowing for an NRC evaluation of safety culture for Column 2 plants if the circumstances warrant
 - This would not require the licensees to perform an independent thirdparty safety culture assessment. It would provide for independent NRC consideration of the need for sampling and assessing safety culture.

Recommendation Two

Improve training available to inspectors to better meet Commission objectives stated in SRM 04-0111

Recommendation Three

Update IP 93100 to review all of safety culture using one of three potential options:

3-1. Enhance PI&R to Look at All Safety Culture

- Use updated IP 93100 to sample all safety culture traits
- Safety culture assessors as part of team as needed

3-2. Adjust Existing Inspection Framework

- Maintain IP 93100 as an Appendix C procedure available for use at RA discretion when NRC has concerns about licensee safety culture and its potential impact on performance
- Supplement PI&R inspections with qualified safety culture assessors as needed
- Update IP 93812 and IP 93800 (SIT & AIT) to provide for safety culture assessor as part of team if known safety culture issues are thought to be a factor

3-3. Baseline Safety Culture IP

- Add IP 93100 as a baseline inspection to look specifically at safety culture on a bi/tri-ennial basis.
 - Though initial Commission direction specifically said no additional IP, this review has found that one intended goal of the program, to identify safety culture issues and encourage action before more significant issues develop, is challenged under the current program.
 - Resources currently devoted to SCWE in PI&R would be transferred to this inspection

All Recommendations

- 1. Update 95001 to allow for safety culture review when indicated
- 2. Update inspector training based on User Need input from RES
- 3. Improve ability to encourage action in Column 1 using revised IP 93100
 - 1. Enhance PI&R
 - or
 - 1. Flex existing inspection framework
 - or
 - 3. Baseline IP

Internal Discussion Feedback

During discussions with NRC Regional Administrators and Division Directors, an alternative recommendation was proposed which leverages the existing IMC 0305 quarterly ROP trend reviews of licensee performance.

- The recommendation is to revise existing assessment guidance to prompt NRC Management discussions with licensees on any safety culture aspects discussed during quarterly reviews.
- The recommendation would encourage licensee action to address safety culture aspects before significant performance degradation occurs.
- This recommendation would not require additional inspection or significant additional resources, consistent with the graded approach in SRM-04-0111 for licensees in Column 1 or Column 2 of the ROP Action Matrix.

Background slides

Background

In January of 2022, a multi-disciplinary team of staff from multiple agency offices was assigned to conduct an effectiveness review of the Safety Culture program as part of the ROP self-assessment program.

Team Members

- Molly Keefe-Forsyth, Safety Culture Program Manager NRR/DRO/IRAB (Team Lead)
- Rebecca Sigmon, Reactor Systems Engineer, NRR/DRO/IOEB
- April Nguyen, Senior Resident Inspector, Region III
- Elise Eve, Senior Reactor Inspector, Region I
- Dori Willis, OE/Allegations Team Lead
- Chris Hunt, Senior Resident Inspector, Region III
- Alex Garmoe, Senior Risk Analyst NRR/DRO/IRAB (Team consultant)

Column 4 Plants

Provide the NRC staff with a structured process to evaluate the licensee's safety culture assessment and to independently conduct a safety culture assessment for a licensee in the multiple/repetitive degraded cornerstone column of the action matrix.



- IP 95003 provides a framework for NRC staff to perform an independent assessment of licensee safety culture
- The ROP provides for assessment and feedback following IP 95003 inspections that has helped shape and improve the NRC's independent safety culture evaluation for subsequent plants in Column 4

Plants with Degraded Performance

Provide the NRC staff with a process to determine the need to specifically evaluate a licensee's safety culture after performance problems have resulted in the placement of licensee in the degraded cornerstone column of the action matrix



- IP 95002 provides a process for incorporating aspects of IP 95003 safety culture evaluation as needed
 - When used for Column 3 plants it has effectively identified underlying safety culture issues
- 2015 changes to ROP assessment process raised the threshold for reaching Column 3
 - IP 95001 does not provide an option for independent NRC safety culture assessment
 - Plants with safety culture issues that would have reached Column 3 instead bounced back and forth from Column 2 to Column 1 multiple times

Column 1 Plants

Provide better opportunities for the NRC staff to consider safety culture weaknesses and to encourage licensees to take appropriate actions before significant performance degradation occurs.



• "Consider safety culture weaknesses..."



- Cross-Cutting Aspects allow NRC staff to independently and objectively tag ROP findings with individual safety culture attributes.
- Trends in these attributes demonstrate statistically significant predictive associations with future performance issues
- "Encourage appropriate actions..."



The framework is less effective at encouraging action before this significant performance degradation occurs

Identification of Issues

- Since 2007, cross-cutting aspects have been consistently assigned to about 80% of ROP inspection findings each year
- Inspectors with additional training in safety culture find they can identify developing concerns before they reach the level of a finding, and engage licensees even earlier in the process



Predictive Associations – Action Matrix



Human Performance Cross-Cutting Aspects



Retrospective – 95003 Case Studies

- Underlying themes
 - Safety culture issues were always apparent in hindsight
 - In some cases multiple SCCIs were open, but the ROP did not encourage meaningful action
 - Often the underlying issues are outside the safety culture attributes allowed to be tagged in baseline ROP ("Other")
 - Safety culture issues not resulting in enough findings to trigger CCI thresholds
- Noted in multiple 95003 lessons learned reports and CCI reviews in both 2015 and 2020.

IP 93100 Experience to Inform a Path Forward

- IP 93100 "Safety Conscious Work Environment Issue of Concern Followup"
- SCWE included in ROP cross-cutting framework, but aspects of SCWE are also dealt with outside the ROP with inspection using IP 93100 including:
 - Allegations and Investigations
 - Traditional Enforcement
 - Chilling Effects Letter



 Inspections under 93100 for SCWE follow-up have identified broader safety culture concerns