PRA Configuration Control Workshop Tabletop Review

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Purpose of PRA Configuration Control (PCC) Initiative

- Gain familiarization with licensee's PCC programs.
- Leverage insights from the information gathered from the voluntarily tabletops to develop options and a draft recommendation for the PCC framework.
- Perform PCC oversight gap analysis.
- Utilize a Balanced approach to ensure appropriate implementation of PCC programs for licensee PRA models that support risk-informed decision-making.



Why is PCC Important?

- PRA is used to allow licensees to make important plant decisions often
 without NRC approval such as SSC categorization and treatment (50.69),
 fire program changes (NFPA 805), Surveillance Frequency Control Program
 (SFCP) and Risk Informed Completion Times (RICT).
- If the PRA is not maintained up to date, plant baseline **risk changes may not be properly understood**, risk insights and key sources of uncertainty could be impacted but not understood, leading to quantitative estimates that underestimate risk.
- If the baseline risk model is no longer reflective of the as-built, as-operated plant, then any risk estimates and risk-informed decisions could be impacted and could impact safety management of the facility.



PCC Requirements:

- <u>50.69</u>: Specific requirement to review plant changes and OpE and Update the PRA as appropriate.
- Risk Informed Completion Time (RICT): Tech Spec Administrative requirement that the PRA reflect the "as-built, as-operated" plant.
- NFPA 805: Requirement that PSA/PRA data reflect as-built, as-operated and maintained plant, and reflect OpE at the plant.
- <u>Surveillance Frequency Control Program (SFCP)</u>: Tech Spec Admin control of frequency changes IAW NEI 04-10. NEI 04-10 refers to RG 1.200 for Technical Adequacy for PRA which includes PRA Configuration Control.
- RG 1.200 and the ASME PRA standard address PRA configuration control.



PRA Configuration Control Oversight Gap

PRA found acceptable ► Issuance of SE/LA

PRA Acceptable

Changes/Modifications/Data/OpE

T=0

Assessing the Gap



Operating Experience and Data

No Current permanent NRC Oversight of PRA Changes **PRA Maintenance and Upgrades**



T=Now

Cross-Agency Effort

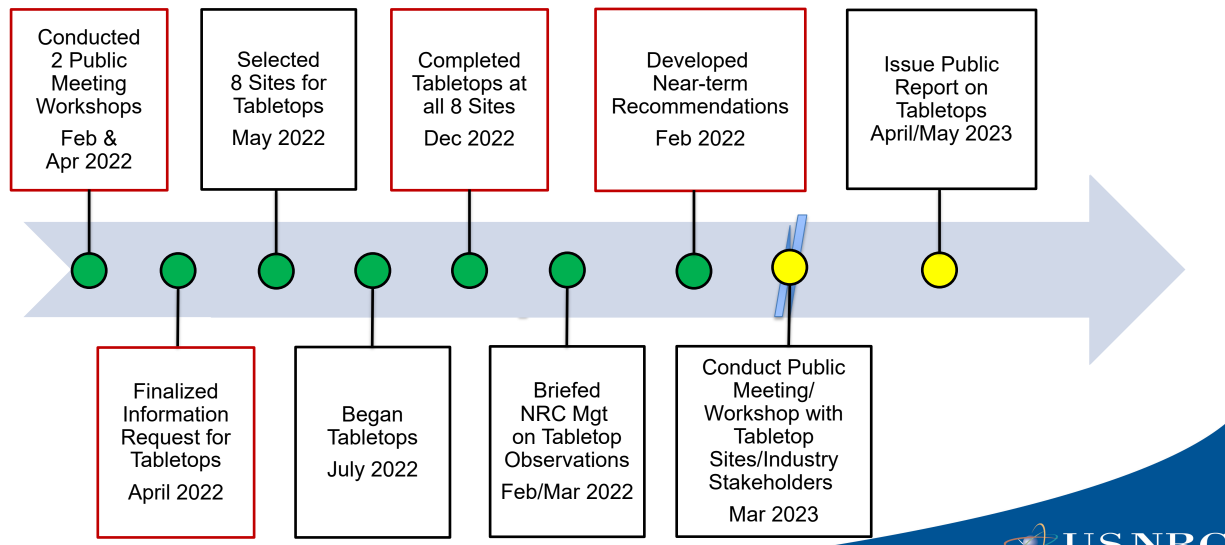
Working Group (WG) consists of:

- NRR/DRA
- NRR/DRO
- RES

- Region I
- Region II
- Region III
- Region IV



Overall Tabletops Plan



Performed 8 Tabletop Site Visits, Combination of Risk-informed Initiatives

2 Sites with:

- Surveillance Frequency Control Program (SFCP)
- National Fire Protection Association (NFPA) 805

2 Sites with:

- Risk-Informed Completion Times (RICT)
- > SFCP
- > NFPA 805

2 Sites with:

- 50.69 Risk-Informed Categorization of SSC
- > SFCP
- > NFPA 805

2 Sites with:

- > SFCP
- > RICT
- > 50.69
- > NFPA 805

Performed 2 in each Region



Tabletop Staffing

- Team Composition (Typically 4 5 personnel)
 - 2 Reliability & Risk Analysts
 - 1 Headquarters Senior Reactor Analyst (SRA)
 - 1 Regional SRA
 - 1 Additional Technical Specialist (i.e., NFPA 805, as needed)
- Typically 3 days onsite
 - 2 4 weeks preparation/coordination for tabletop site visit



Key Messages from Tabletops

- Focus on PRA Configuration Control (PCC) rather than PRA Acceptability.
- Variations on how licensees implement and manage PCC.
- NRC staff confirmed licensees are meeting the consensus standard; however, NRC staff identified several specific and general observations associated with PCC.



Tabletop Observation 1: Plant Representation Discrepancy

The reliability of components that protect from a major flood were potentially not appropriately reflected in the internal flooding hazard group model, following a plant modification.



Tabletop Observation 2: Data Updates

Unreliability and Unavailability Data had potentially not been updated for the internal hazard group model since 2016 (plant specific data) and 2010 (generic data).



Tabletop Observation 3: Operating Experience

The internal events hazard model did not represent the as-built as operated-plant with regards to Open Phase Condition (OPC) as a potential pre-initiator for a scram or Loss of Offsite Power (LOOP) event.



Tabletop General Observations

- Rigor of documentation and management of plant changes and the associated impacts on the PRA.
- Some PCC programs knowledge based versus proceduralized.
- Rigor of documentation of model changes/updates and conclusions and justification for determinations (i.e., Maintenance vs. Upgrade).
- Variations in the use of Human Reliability Analysis.
- Engineering Changes and Operating Experience (OE) inputs did not take advantage of official structured processes to alert the PRA organization for reviews.



Tabletops Informed Future Guidance Development



- Items of Interest that were touched upon:
 - Licensee PRA maintenance/upgrade drivers and decision points, methods of documentation and tracking.
 - Potential future sample selection and areas of focus and hazard groups, risk significance, etc.
 - Information on potential future NRC inspection level of effort.
 - Potential NRC required proficiency and technical knowledge, training and qualifications for inspection staff.



Proposed Path Forward

Working Group recommendations will be covered in Part 2 of the NRC presentation, "PCC Path Forward" later in the Workshop.



Questions



