

#### Research and Test Reactor Licensing Actions and Lessons Learned

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- License Renewal
  - General Overview
  - Streamlined Process
- Tips for high quality applications and RAI responses
  - Guidance
  - Lessons Learned
- Other licensing actions
- The Future!





- Currently renewal of a Non-power reactor Facility Operating License deemed equivalent to reissuing the license
- Not merely a routine administrative process, but involves:
  - In-depth review of all facility documentation
  - One or more onsite reviews
  - Federal Register Notice
    - Acknowledgement and Acceptance of renewal application
    - Provides opportunity for public participation



Application <u>shall</u> include all of the following documentation:

- Cover letter requesting renewal (10 CFR 50.33)
- Updated Safety Analysis Report (10 CFR 50.34(b))
- Technical Specifications (10 CFR 50.34 (b)(6)(vi))
- Financial Qualifications (10 CFR 50.33(f))
- Environmental Report (10 CFR Part 51)



If requesting a Power Increase or requesting NRC plan approval; application should also include\*:

- Emergency Plan (10 CFR 50.54(q) and (r) and 10 CFR 50, Appendix E)
- Physical Security Plan (10 CFR 73.67)
- Operator Requalification Plan (10 CFR 50.54 (i-1) and 10 CFR Part 55)

\* Also required for all facilities licensed for  $\geq$  2 MW(t) per the ISG



#### **Documentation**

- Existing Documentation is Starting Point for Analysis
  - Safety Analysis Report (SAR)
  - Technical Specifications (TS)
  - Emergency Plan
  - Security Plan
  - Operator Requalification Plan
  - Annual Reports
  - Inspection Reports

### **Documentation (Continued)**

- SAR <u>must</u> accurately describe the facility

   Changes to the Facility detailed
  - Changes to Site and Area described
  - Accident Analyses and calculations current
  - Known issues considered
    - Potential Heat Exchanger Leak / Failure
    - Potential Pool Leak / Failure
  - All calculations current
  - Proposed Technical Specifications (TS)
- \* <u>NOTE</u>: The ISG review *may* consider less information than stipulated in NUREG-1537 guidance. However, the SAR submittal <u>must</u> include information for all 16 chapters



### **Guidance Documents**

- NUREG-1537 "Guidelines for Preparing and Reviewing Applications for the Licensing of Non-Power Reactors"
- Division 2 Regulatory Guides for Research Reactors
- American Nuclear Society ANS-15 Series Standards for Research Reactors
- "Example" Documents



**Guidance Documents** 

#### **NUREG-1537**

- Guidelines for Preparing and Reviewing Applications for the Licensing of Non-Power Reactors
  - Part 1 Format and Content.
  - Part 2 Standard Review Plan and Acceptance Criteria
- Provides guidance on all aspects of licensing, including amendments, renewals, and staff reviews
- Publically Available:
  - <u>http://www.nrc.gov/reading-rm/doc-collections/nuregs/staff/sr1537/</u>
  - Refer to Both Volumes for licensing application guidance



**NUREG-1537** 

#### PURPOSE

- Enhance quality and uniformity of Non-Power Reactor (NPR) licensing applications
  - Suggested uniform format
  - Ensure completeness of information
  - Capture existing practice
- Improve understanding of staff review process
- Represents a format that is acceptable to NRC staff
- Widest possible dissemination of information on NPR regulatory matters





#### **USE & APPLICABILITY**

- NUREG-1537 is a <u>Guidance</u> Document
  - Not Required, but Highly Recommended
- NUREG-1537 Does <u>Not</u> Contain Requirements
  - Applicant must carefully consider applicability
- NUREG-1537 is a living document
  - Document updates planned for:
    - Streamlining Licensing Process
    - Licensing new facilities; AHR / Mo-99
    - Evaluation of Digital Instrumentation Upgrades



**Guidance Documents** 

#### ANSI/ANS-15.1

- The Development of Technical Specifications for Research Reactors
- Identifies and establishes content of TS acceptable to the NRC\*
- Guidance ensures that all relevant items and information for the TS is included
- Available:
  - <u>http://www.new.ans.org/store/i\_240267 /</u>

\* As tailored by NUREG-1537, section 14.1



ANSI/ANS-15.1

#### **USE & APPLICABILITY**

- ANSI/ANS-15.1 is a <u>Guidance</u> Document
  - Not Required, but Highly Recommended
- ANSI/ANS-15.1 contains guidance for a widerange of research and test reactors
  - Applicability requires careful consideration
- ANSI/ANS-15.1 to be endorsed by new Regulatory Guide
  - See

http://www.nrc.gov/reading-rm/doc-collections/regguides/res-test-reactors/rg/



### LESSONS LEARNED



#### Safety Analysis Report (SAR)

#### - Completeness & depth of SARs varies

- Some SARs no longer reflect facility
- SAR submittals vary significantly in quality
- Some regulations have evolved since facilities last licensed

#### SAR Updates:

- No regulatory requirement for periodic updates
- Updates may occur for:
  - License Amendments
  - 10 CFR 50.59 determinations
  - Licensee decision



#### Technical Specifications (TS)

- Completeness & depth of proposed TSs
  - Proposed TS do not meet 10 CFR 50.36 requirements
    - Bases for TS, as required by 10 CFR 50.36
    - Derived from the safety analyses report evaluation
    - Comprehensive list of all:
      - » LSSS
      - » LCOs
      - » Applicable Surveillances
    - Design features incomplete (section 5)
      - » Missing "bases" [10 CFR 50.36(a)(1)]
      - » Site & facility description (area under license)
      - » Reactor coolant system description
      - » Reactor core & fuel description
      - » Other features having a significant safety effect (construction mat'l & geometric arrangements)

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- Technical Specifications (Continued)
  TS definitions inconsistent / missing
  - "NRC" referenced when appropriate
  - Explicit reference to SAR justification for TS
  - Reference to "other" sources supporting TS
  - Consistent "units" (e.g., reactivity)
  - Correct record retention requirements
  - Difference between "licensed" and "maximum" allowable power
  - \* Revising TS to conform to ANSI/ANS-15.1 is Strongly Encouraged



#### • Financial Qualification:

- Increased communication during Financial RAI process
  - Higher quality initial licensee responses
  - Reduced issuance of additional RAIs
- Examples of previously approved financial information
  - Increased the quality of the licensee's responses to RAIs
- TIPS:
  - Acceptable for the licensee to provide a link to relevant financial statements for NRC review
  - Ensure Decommissioning Cost estimate reasonable & supported
  - Using a Self-guarantee for decommissioning funding assurance
    - Allowed by Appendix E to Part 30
    - <u>Must</u> repeat financial test within 90 days of close of each succeeding year.



#### **FINANCIAL EXAMPLES**

#### **References to Statement of Intent Examples:** •

- ML101530139
- ML101670413
- ML093410385

#### **References to Self-Guarantee Examples:** igodol

- ML092030312
- ML092990409
- ML101930104 (Original Self-Guarantee Information)
- ML100820472 (NRC Staff RAI regarding the Self-Guarantee)
- ML101340587 (Revised Self-Guarantee Information)

#### <u>References to Decommissioning Cost Estimate Examples:</u> ightarrow

- ML080720676
- ML081560246 ML091540202
- ML101030215

- ML083030209

- ML101310231



- Environmental Analysis:
  - Submittal should follow NUREG guidance
  - Conflicting follow up information
    - Any differences require explanation
  - Environmental data generally complete
    - Not just radiological impact
  - State SHPO requests a 106 review



#### • Environmental Analysis:

- Older applications required updated information:
  - Releases to the environment
  - Dosimetry information
  - updated facility descriptions

#### - Better description of the total RTR facility

- Need to address "attached" facilities
  - effluent release structures
  - holding tanks
  - waste storage facilities
  - closest permanent residence
  - closest historically significant buildings
  - endangered species, etc.

– Conversely, more data  $\rightarrow$  easier to review trends



#### • Emergency Plans:

- Out of date plans led to issuance of additional RAIs
- RAI questions related to:
  - MOU's not current (date back to the 1980's)
  - Facility name changes not updated
  - Offsite response organization name changes not updated
  - Emergency action levels not in accordance with IN 97-34 or ANS/ANSI 15.16
  - Facility maps not updated



- Request for Additional Information (RAI):
  - Enables the staff to obtain relevant information
    - Not included in initial submission
    - Not contained in other <u>docketed</u> correspondence
    - Cannot be reasonably inferred from other information available to the staff
  - Section 2.102 of 10 CFR allows the NRC staff to request additional information (RAI)
  - Application can be denied if responses <u>not</u> provided within specified time [10 CFR 2.108] -or-
  - Application can be withdrawn by licensee



- Request for Additional Information (RAI):
  - $-\downarrow$  Application quality  $\rightarrow \uparrow$  RAIs
  - Goal of "1" Set of RAI's not met
  - RAI questions separated by difficulty level
  - Response Timeliness
    - Communicate early & often
    - Discuss and agree to RAIs & due dates
    - Draft and partial submission process
    - Extension requests:
      - Initial Phone call (NLT Draft due date)
      - Follow-up Letter
        - » What can be completed by due date
        - » Schedule for remaining items
        - » Rationale for extension request



#### • MISCELLANEOUS:

- Late engagement of Contractor support
  - Accident Analyses
  - Neutronic & thermal hydraulic analyses
  - Other RAI responses
- Insufficient Staff
  - Key personnel absent at critical juncture
  - Staff turnover
- Document Submission
  - Oath or Affirmation
  - Document Control Desk
  - Unapproved submittals

#### U.S.NRC Inted States NUCLEAR REGULATORY COMMISSION Protecting People and the Environment

- The 10 CFR 50.90 process is used for:
  - A change in a technical specification
  - A change to the facility or procedures, or to conduct tests or experiments <u>not</u> made under 10 CFR 50.59
- Application, to the extent applicable, follows the format prescribed for an initial application



### **Amendment Applications**

- Documentation
  - Cover letter
    - Signed Oath or affirmation
    - Description of desired change
  - SAR to support Technical acceptability
  - Replacement TS pages (as applicable)
  - License pages (as applicable)
    - License Conditions
    - Replacement License pages
  - Environmental Report (as applicable)



- NRC RTR Public Website
  - http://www.nrc.gov/reactors/research-test-reactors/ current-upcoming-activities.html
- Interim Staff Guidance
  ➢ ML091420066
- RTR Explorer Newsletter
  - ML102460155 (Link from RTR website)
- RTR Licensing Actions & Lessons Learned
  ML102450241 (this presentation)
- DOE Point-of-Contact Jim Wade
  - wadejr@id.doe.gov
  - ≻ (208) 526-6876



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#### **Current & Upcoming Activities**

#### **Current Activities**

The following links on this page are to documents in our Agencywide Documents Access and Management System (ADAMS). ADAMS documents are provided in either Adobe Portable Document Format (PDF) or Tagged Image File Format (TIFF). To obtain free viewers for displaying these formats, see our Plugins, Viewers, and Other Tools. If you have problems with viewing or printing documents from ADAMS, please contact the Public Document Room staff.

- RTR Renewal Status
- Completed License Renewal FY10
  - o Pennsylvania State University
- Documents for Comments
  - o Federal Register Notice for RG 2.6: Emergency Planning For Research and Test Reactors (April 1, 2010)
  - Federal Register Notice for Research and Test Reactor Fingerprinting Requirements for Unescorted Access (July, 2010)
  - o RTR Newsletter
    - RTR Explorer

#### **Upcoming Activities**

- RTR License Renewal Rulemaking
- FY10 TRTR Conference NRC Presentations
  - o RTR Licensing Process
  - o Regulatory Guide 2.6



# ON THE HORIZON ...

#### U.S.NRC Research & Test Reactor Rulemaking Protecting People and the Environment

 Define those attributes, consistent with minimum regulation, to streamline the RTR license renewal process while ensuring the common defense and security and protecting public health and safety





- Updating and Enhancing Available Guidance for Conformance with NRC Regulations for Digital I&C Systems in RTRs
  - Developing new guidance document(s) to review applications (i.e., updating NUREG-1537)
  - Identifying and/or updating NRC regulations (e.g., Division 2 RGs)
  - Public workshop(s) on policy and key technical issues



#### **RTR I&C Gap Analysis**





- Licensees are responsible for evaluating proposed changes to their facilities for their effects on the licensing basis of the plant, as described in the FSAR;
  - Software potentially introduces common mode failure
  - Manual Reactor Scram (operator) impacted by digital indication 
     TS Change
    - Watchdog scram
    - Associated LCO and Surveillance
  - Cyber Security



## QUESTIONS?

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#### **BACKUP SLIDES**