October 3, 2011

FOR: The Commissioners

FROM: R. W. Borchardt
Executive Director for Operations

SUBJECT: PRIORITIZATION OF RECOMMENDED ACTIONS TO BE TAKEN IN RESPONSE TO FUKUSHIMA LESSONS LEARNED

PURPOSE:
The purpose of this paper is to provide, for Commission consideration, the staff’s proposed prioritization of the Fukushima Near-Term Task Force (NTTF) recommendations to (1) reflect regulatory actions to be taken by the staff in response to the Fukushima lessons learned; (2) identify implementation challenges; (3) include the technical and regulatory bases for the prioritization; (4) identify additional recommendations, if any; and (5) include a schedule and milestones with recommendations for appropriate stakeholder engagement and involvement of the Advisory Committee on Reactor Safeguards (ACRS). The enclosure provides detailed information to address these points.

BACKGROUND:
The NTTF was established to complete the near-term review required by the Chairman’s tasking memorandum of March 23, 2011 (COMGBJ-11-0002). In SECY-11-0093, “Near-Term Report and Recommendations for Agency Actions Following the Events in Japan,” dated July 12, 2011, the NTTF provided its recommendations to the Commission. The staff requirements memorandum (SRM) for SECY-11-0093, dated August 19, 2011, directed the staff to recommend a prioritization of the Task Force recommendations by October 3, 2011.

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DISCUSSION:

As directed by SRM-SECY-11-0093, the staff reviewed the NTTF recommendations within the context of the NRC’s existing regulatory framework and considered the various regulatory vehicles available to the NRC to implement the recommendations. This review was conducted by a team consisting of NRC senior management representatives and technical experts.

Prioritization and Assessment

The staff initially prioritized the recommendations based on its judgment of the potential and relative safety enhancement which could be realized by each. First, the staff considered whether any of the NTTF findings identified an imminent hazard to public health and safety. As was previously discussed in SECY-11-0124, “Recommended Actions to be Taken Without Delay from the Near-Term Task Force Report,” the staff agrees with the NTTF that none of the findings rise to this level. Additionally, in SECY-11-0124, the staff identified a subset of the NTTF recommendations which should be undertaken without unnecessary delay. These are the recommendations that the staff previously concluded have the greatest potential for safety improvement in the near term, recognizing that the staff does not have sufficient resources to initiate action on all recommendations at this time.

The staff then performed an assessment of each NTTF recommendation to determine the required regulatory activities, an estimated schedule, and associated resource impacts. An important element of this assessment was the objective of not unnecessarily diverting the NRC’s or nuclear industry’s focus from other important, ongoing safety-significant activities in the course of addressing the NTTF recommendations. This should not, however, be interpreted as a lack of urgency on the part of the staff in addressing those NTTF recommendations identified as being initiated without unnecessary delay.

To further inform this process, the staff conducted a public meeting with representatives of the nuclear industry on September 21, 2011, to better understand their current plans and actions to address the lessons learned from the Fukushima Daiichi event. The meeting minutes and transcript are available in the Agencywide Documents Access and Management System (ADAMS) at ML11271A122.

As a result of the staff’s prioritization and assessment process, the NTTF recommendations were prioritized into three tiers:

**Tier 1.** The first tier consists of those NTTF recommendations which the staff determined should be started without unnecessary delay and for which sufficient resource flexibility, including availability of critical skill sets, exists. This tier includes all the actions identified in SECY-11-0124 and two additional items. The additional items are the following: (1) the inclusion of Mark II containments in the staff’s recommendation for reliable hardened vents associated with NTTF Recommendation 5.1, and (2) the implementation of spent fuel pool (SFP) instrumentation proposed in Recommendation 7.1. After submitting SECY-11-0124, the staff continued its review of these recommendations. This review led the staff to conclude that resolution of the reliable hardened vents issues for Mark I and II containments should be undertaken concurrently. The
staff also concluded that installation of SFP instrumentation should be initiated without delay. Hence, the Tier 1 recommendations are the following:

2.1 Seismic and flood hazard reevaluations

2.3 Seismic and flood walkdowns

4.1 Station blackout (SBO) regulatory actions

4.2 Equipment covered under Title 10 of the Code of Federal Regulations (10 CFR) 50.54(hh)(2)

5.1 Reliable hardened vents for Mark I and Mark II containments

7.1 SFP instrumentation

8 Strengthening and integration of emergency operating procedures, severe accident management guidelines (SAMGs), and extensive damage mitigation guidelines

9.3 Emergency preparedness regulatory actions (staffing and communications)

Tier 2. The second tier consists of those NTTF recommendations which could not be initiated in the near term due to factors that include the need for further technical assessment and alignment, dependence on Tier 1 issues, or availability of critical skill sets. These actions do not require long-term study and can be initiated when sufficient technical information and applicable resources become available. The Tier 2 recommendations are the following:

7 SFP makeup capability (7.2, 7.3, 7.4, and 7.5)

9.3 Emergency preparedness regulatory actions (the remaining portions of Recommendation 9.3, with the exception of Emergency Response Data System (ERDS) capability addressed in Tier 3)

Tier 3. The third tier consists of those NTTF recommendations that require further staff study to support a regulatory action, have an associated shorter-term action that needs to be completed to inform the longer-term action, are dependent on the availability of critical skill sets, or are dependent on the resolution of NTTF Recommendation 1. The staff has focused its initial efforts on developing the schedules, milestones, and resources associated with Tier 1 and Tier 2 activities. Hence, information regarding the Tier 3 recommendations is not included in the enclosure. Once the staff has completed its evaluation of the resource impacts of the Tier 1 and Tier 2 recommendations, it will be able to more accurately address the Tier 3 recommendations.
The Tier 3 recommendations include all of the items identified for long-term evaluation in the NTTF report. In addition, the staff prioritized NTTF Recommendations 2.2, 9.1, 9.2, 9.3 (ERDS capability), and 12 into Tier 3. The Tier 3 recommendations and associated prioritization logic are as follows:

2.2 Ten-year confirmation of seismic and flooding hazards (dependent on Recommendation 2.1)

3 Potential enhancements to the capability to prevent or mitigate seismically-induced fires and floods (long-term evaluation)

5.2 Reliable hardened vents for other containment designs (long-term evaluation)

6 Hydrogen control and mitigation inside containment or in other buildings (long-term evaluation)

9.1/9.2 Emergency preparedness (EP) enhancements for prolonged SBO and multiunit events (dependent on availability of critical skill sets)

9.3 ERDS capability (related to long-term evaluation Recommendation 10)

10 Additional EP topics for prolonged SBO and multiunit events (long-term evaluation)

11 EP topics for decision-making, radiation monitoring, and public education (long-term evaluation)

12.1 Reactor Oversight Process modifications to reflect the recommended defense-in-depth framework (dependent on Recommendation 1)

12.2 Staff training on severe accidents and resident inspector training on SAMGs (dependent on Recommendation 8)

Additional Issues under Consideration

As directed by SRM-SECY-11-0093, the staff has sought to identify additional recommendations related to lessons learned from the Fukushima Daiichi event beyond those identified in the NTTF report. Many additional recommendations have been received both from NRC staff and external stakeholders, including the Office of Science and Technology Policy, Congress, international counterparts, other Federal and State agencies, non-governmental organizations, the public, and the nuclear industry. These issues have been raised in a variety of forums, including the staff’s August 31, 2011, public meeting and the Commission’s September 9, 2011, meeting. In the process of beginning to evaluate these additional recommendations, the staff has emphasized maintaining discipline with regard to which recommendations are associated with the staff’s efforts to implement lessons learned from the Fukushima Daiichi event and which are more appropriately addressed through other existing NRC processes (e.g., 10 CFR 2.206, 10 CFR 2.802, etc.). Going forward, the staff will focus on ensuring that issues which
may, or may not, have a direct, clear nexus with the Fukushima Daiichi event are addressed through the appropriate regulatory process.

At this time the staff has identified a number of additional issues with a clear nexus to the Fukushima Daiichi event that may warrant regulatory action but which were not included with the NTTF recommendations. Although the staff’s assessment of these issues is incomplete at this time, several of these issues have already been judged to warrant further consideration and potential prioritization based on relative safety significance, nexus to NTTF recommendations, and other ongoing staff activities. A determination of whether any regulatory action is necessary will be made after the completion of this consideration. If the consideration determines that regulatory action is required, the staff will prioritize these additional recommendations consistent with the approach taken with the NTTF recommendations. The additional recommendations warranting further consideration and potential prioritization are:

- Filtration of containment vents
- Instrumentation for seismic monitoring
- Basis of emergency planning zone size
- Prestaging of potassium iodide beyond 10 miles
- Transfer of spent fuel to dry cask storage
- Loss of ultimate heat sink

There are additional potential recommendations that have been raised, but for which there has been insufficient time to consider in significant depth. In addition, the staff expects the list of potential additional recommendations to continue to increase as we receive feedback from our external stakeholders, through our interactions with the international regulatory community, and through the mining of the Fukushima Daiichi event for additional lessons learned by the nuclear industry and NRC. There are also numerous reports, either already issued or in preparation, including the official Government of Japan report, which the staff will continue to review to enhance our understanding of the event at Fukushima Daiichi.

Overview of Implementation, Schedule, and Resource Challenges

The overriding challenge the staff will face when implementing actions to address the NTTF recommendations will be redefining agency priorities while ensuring that this process does not displace ongoing work that has greater safety benefit, work that is necessary for continued safe operation, or other existing high priority work. The staff has identified some examples of work, including National Fire Protection Association 805 reviews; resolution of Generic Safety Issue 191, “Assessment of Debris Accumulation on PWR [pressurized water reactor] Sump Performance;” implementation of the recently updated emergency preparedness rule; materials, fuel facility, and reactor oversight program activities; and near-term combined license reviews, which the staff does not intend to delay to work on the NTTF recommendations. This will be a continuous process as new operating reactor issues emerge which, because of their potential
impact on safety, may take priority over action on some lower priority NTTF recommendations. The staff will make use of available risk information and experience when performing these periodic re-evaluations.

The enclosed assessments provide an initial evaluation of the critical skill sets necessary to develop and complete the regulatory actions associated with each NTTF recommendation. However, the staff has not had sufficient time to fully integrate the actions assessed in the enclosures with the balance of the staff’s ongoing work. Consequently, the enclosed schedules and milestones qualitatively reflect nominal schedules and any known interdependencies with other efforts.

Additionally, the staff proposes to initiate actions on the NTTF recommendations under the premise of assuring or redefining the level of protection of public health and safety that should be regarded as adequate in accordance with the backfit rule. The staff will engage stakeholders to inform its development of technical and regulatory bases for the imposition of new requirements associated with each of the recommendations in support of Commission decision-making.

The staff also recognizes that there are resource and implementation challenges that licensees and federal and state agencies may experience particularly with regard to skill sets in high demand (e.g., probabilistic risk assessment, seismic, and flooding expertise). Ultimately these resource and skill set constraints may impact the rate at which the Fukushima Daiichi lessons learned can be implemented by licensees.

For new reactor designs currently under review, safety issues should be resolved at the design stage, to the extent practical. Consistent with the Commission policy encouraging standardization, it would be prudent to implement safety enhancements prior to certification or design certification renewal. As such, the staff intends to begin interactions with new reactor stakeholders in the near term to allow sufficient opportunity for design certification applicants and design certification renewal applicants to address recommended design-related safety enhancements prior to completion of the staff’s review. It should be noted that imposition of new requirements as part of a design certification renewal is governed by 10 CFR 52.59. The staff will encourage reactor vendors to provide enhanced safety features and safety margins consistent with the Commission policy on advanced reactors. With regard to near-term combined license reviews, the staff discusses options in SECY-11-0110, “Staff Statement In Support of the Uncontested Hearing for Issuance of Combined Licenses and Limited Work Authorizations for Vogtle Electric Generating Plant, Units 3 and 4 (Docket Nos. 52-025 and 52-026), dated August 9, 2011, and SECY-11-0115, “Staff Statement in Support of the Uncontested Hearing for Issuance of Combined Licenses for the Virgil C. Summer Nuclear Station, Units 2 and 3 (Docket Nos. 52-027 and 52-028),” dated August 19, 2011.

Additional Actions Related to the Chairman’s Tasking Memorandum COMGBJ-11-0002

In COMGBJ-11-0002, the Commission directed the staff to develop a sequence of events following the March 11, 2011, earthquake and tsunami at the Fukushima Daiichi and to consider the applicability of lessons learned from the event to licensed facilities other than power reactors.
In response to this direction, the NRC and the Department of Energy signed the “Addendum to the Memorandum of Understanding between U.S. Nuclear Regulatory Commission and U.S. Department of Energy on Cooperative Nuclear Safety Research Related to Fukushima Daiichi Accident Study,” (ADAMS ML111930010) in June 2011. This Addendum describes a cooperative research program to conduct a study of the Fukushima Daiichi accident in order to develop a thorough understanding of the accident progression of each reactor and spent fuel pool. The purpose of the study is to reconstruct the sequence of events at Fukushima Daiichi in order to characterize and model events from the perspective of accident mitigation and response and validate severe accident modeling. In addition, the staff is working with Federal counterparts, industry, and the international community, including the Government of Japan, to establish cooperative efforts to share and integrate specific information into a common understanding of the sequence of events of the Fukushima Daiichi accident.

The staff is also considering the applicability of lessons learned to licensed facilities other than power reactors and taking appropriate actions. For example, the staff is issuing a temporary instruction (TI) to guide the staff’s independent verification of fuel facility licensees’ ability to prevent and/or mitigate the consequences of events which could challenge the safety or licensing bases of those facilities. The TI will also enable staff to evaluate the adequacy of licensee emergency preparedness programs for dealing with the consequences of events. The staff will also take into account insights from Generic Issue 199, “Implications of Updated Probabilistic Seismic Hazard Estimates in Central and Eastern United States on Existing Plants,” in the evaluation of the inspection results. The staff also plans to evaluate the applicability of lessons learned to research and test reactors, independent spent fuel storage installations, and reactors that have permanently ceased operations but still maintain fuel in a SFP.

COMMITMENTS

The staff will provide an evaluation of the schedule and milestones, resources and critical skill sets, and implementation challenges related to addressing the Tier 3 recommendations to the Commission within 9 months. At the same time, the staff will also provide its prioritization of the additional recommendations identified in this paper to the Commission. Should the staff prioritize any of the additional recommendations as Tier 1, the staff will promptly inform the Commission of its determination.

RECOMMENDATIONS

The staff recommends that the Commission approve the prioritization of the NTTF recommendations provided above and direct the staff to take action on the Tier 1 and Tier 2 recommendations as described in the enclosure.

RESOURCES

The NRC’s fiscal year 2012 (FY12) budget under Congressional review does not include resources for activities discussed in this paper. For FY13, the NRC’s proposed budget was submitted to the Office of Management and Budget prior to the issuance of the NTTF report.
and, as such, includes limited funding for activities discussed in this paper. The staff now anticipates that resource needs will exceed the current requests, as indicated in the enclosure.

The staff’s estimate to undertake the Tier 1 and Tier 2 activities described in this paper is 30 FTE in FY12 and 90 FTE in FY13. However, the staff notes that these FTE values may change if funding for the use of contractors is allocated for these activities.

The enclosure provides, for each recommendation, the staff’s resource estimate and the supporting schedules and milestones, including stakeholder engagement and, when appropriate, involvement of the ACRS. Additionally, within the enclosure the staff has identified the critical skill sets and potentially impacted organizations.

COORDINATION

The Office of the General Counsel has reviewed this paper and has no legal objection. The Office of the Chief Financial Officer has reviewed this paper for resource implications and has concurred.

/RA/

R. W. Borchardt
Executive Director
for Operations

Enclosure:
Staff Assessment and Prioritization
of NTTF Recommendations
Staff Assessment and Prioritization of Near-Term Task Force (NTTF) Recommendations

As directed by SRM-SECY-11-0093, the staff reviewed the NTTF recommendations within the context of the NRC’s existing framework and considered the various regulatory vehicles available to the NRC to implement the recommendations. This review was conducted by a team consisting of NRC senior management representatives and technical experts.

The staff’s prioritization and assessment process prioritized the NTTF recommendations into three tiers:

Tier 1. The first tier consists of those NTTF recommendations which the staff determined should be started without unnecessary delay and for which sufficient resource flexibility, including availability of critical skill sets, exists. This tier includes all the actions identified in SECY-11-0124 and two additional items. The additional items are the following: (1) the inclusion of Mark II containments in the staff’s recommendation for reliable hardened vents associated with NTTF Recommendation 5.1 and (2) the implementation of spent fuel pool (SFP) instrumentation proposed in Recommendation 7.1. After submitting SECY-11-0124, the staff continued its review of these recommendations. This review led the staff to conclude that resolution of the reliable hardened vents issues for Mark I and II containments should be undertaken concurrently. The staff also concluded that installation of SFP instrumentation should be initiated without delay. Hence, the Tier 1 recommendations are the following:

2.1 Seismic and flood hazard reevaluations
2.3 Seismic and flood walkdowns
4.1 Station blackout regulatory actions
4.2 Equipment covered under Title 10 of the Code of Federal Regulations (10 CFR) 50.54(hh)(2)
5.1 Reliable hardened vents for Mark I and Mark II containments
7.1 Spent fuel pool instrumentation
8 Strengthening and integration of emergency operating procedures, severe accident management guidelines (SAMGs), and extensive damage mitigation guidelines
9.3 Emergency preparedness regulatory actions (staffing and communications)

Tier 2. The second tier consists of those NTTF recommendations which could not be initiated in the near term due to factors that include the need for further technical assessment and alignment, dependence on Tier 1 issues, or availability of critical skill sets. These actions do not require long term study and can be initiated when sufficient technical information and applicable resources become available. The Tier 2 recommendations are the following:

7 Spent fuel pool makeup capability (7.2, 7.3, 7.4, and 7.5)
9.3 Emergency preparedness regulatory actions (the remaining portions of Recommendation 9.3, with the exception of Emergency Response Data System (ERDS) capability addressed in Tier 3)

Tier 3. The third tier consists of those NTTF recommendations that require further staff study to support a regulatory action, have an associated shorter term action that needs to be completed to inform the longer term action, are dependent on the availability of critical skill sets, or are dependent on the resolution of NTTF Recommendation 1. The staff has focused its initial efforts on developing the schedules, milestones, and resources associated with Tier 1 and Tier 2 activities. Hence, information regarding the Tier 3 recommendations is not included in this enclosure. Once the staff has completed its evaluation of the resource impacts of the Tier 1 and Tier 2 recommendations, it will be able to more accurately address the Tier 3 recommendations.

The Tier 3 recommendations include all of the items identified for long-term evaluation in the NTTF report. In addition, the staff prioritized NTTF Recommendations 2.2, 9.1, 9.2, 9.3 (ERDS capability), and 12 into Tier 3. The Tier 3 recommendations and associated prioritization logic are as follows:

2.2 Ten-year confirmation of seismic and flooding hazards (dependent on Recommendation 2.1)

3 Potential enhancements to the capability to prevent or mitigate seismically induced fires and floods (long-term evaluation)

5.2 Reliable hardened vents for other containment designs (long-term evaluation)

6 Hydrogen control and mitigation inside containment or in other buildings (long-term evaluation)

9.1/9.2 Emergency preparedness (EP) enhancements for prolonged station blackout (SBO) and multiunit events (dependent on availability of critical skill sets)

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10 Additional EP topics for prolonged SBO and multiunit events (long-term evaluation)

11 EP topics for decision-making, radiation monitoring, and public education (long-term evaluation)

12.1 Reactor Oversight Process modifications to reflect the recommended defense-in-depth framework (dependent on Recommendation 1)

12.2 Staff training on severe accidents, resident inspector training on SAMGs (dependent on Recommendation 8)

This enclosure contains the assessments of the Tier 1 and Tier 2 NTTF recommendations in the order listed above. The title for each assessment clearly delineates whether it is Tier 1 or Tier 2. For each specific NTTF recommendation, this enclosure provides the staff's assessment and prioritization of the recommendations, including any unique challenges. Also provided are
the staff’s resource estimates and supporting schedules and milestones including, where applicable, appropriate stakeholder engagement and involvement of the Advisory Committee for Reactor Safeguards (ACRS). The staff has not had sufficient time to fully integrate the actions assessed in this enclosure with the balance of the staff’s ongoing work. Consequently, the enclosed schedules and milestones qualitatively reflect nominal schedules and any known interdependencies with other efforts. Finally, the assessments provide the identified critical skill sets and potentially impacted organizations.
Tier 1 - NTTF Recommendation 2.1

The Task Force recommends the NRC require licensees to reevaluate and upgrade as necessary the design-basis seismic and flooding protection of structures, systems, and components (SSCs) for each operating reactor.

2.1 Order licensees to reevaluate the seismic and flooding hazards at their sites against current NRC requirements and guidance, and if necessary, update the design basis and SSCs important to safety to protect against the updated hazards.

Regulations and Guidance

1. General Design Criterion (GDC) 2, “Design Bases for Protection Against Natural Phenomena,” of Appendix A, “General Design Criteria for Nuclear Power Plants,” to Title 10 of the Code of Federal Regulations (10 CFR) Part 50, “Domestic Licensing of Production and Utilization Facilities,” requires, in part, that SSCs important to safety be designed to withstand the effects of natural phenomena such as floods, tsunami, and seiches without loss of capability to perform their safety functions. Plants that received construction permits before issuance of GDC 2 in 1971 meet the intent of the GDC.

2. 10 CFR Part 100, “Reactor Site Criteria,” Appendix A, “Seismic and Geologic Siting Criteria for Nuclear Power Plants,” was established to provide detailed criteria to evaluate the suitability of proposed sites and the suitability of the plant design basis established in consideration of the seismic and geologic characteristics of the proposed sites. Appendix A, which applies to stationary reactor site applications before January 11, 1997, provides a deterministic approach for developing the seismic plant design basis. In contrast, 10 CFR 100.23, which applies to applications on or after January 11, 1997, provides a detailed characterization of uncertainties and is being used by new reactor applicants to develop seismic design bases.


Staff Assessment and Basis for Prioritization

The staff’s assessment of this recommendation indicates that plants may differ in the way they ensure safety against natural phenomena. The staff concluded that sufficient regulatory guidance currently exists to permit licensee reevaluations. However, the staff noted that results of inspections of SSCs at Fukushima Daiichi and Daini Nuclear Power Stations may help inform the implementation of this recommendation. To the extent practical, the new information on the events at Fukushima Daiichi and Daini should be incorporated into the reevaluations. The staff also noted that the implementation of this recommendation would require significant resources for both licensees and NRC, as well as specialized expertise to review licensee reevaluations and to document results of staff evaluations.

Seismic hazards. The state of knowledge of seismic hazards within the United States has evolved to the point that it would be appropriate for licensees to reevaluate the designs of existing nuclear power reactors to ensure that SSCs important to safety will withstand a seismic event without loss of capability to perform their intended safety function. The staff notes that ongoing activities to resolve Generic Issue (GI) 199, “Implications of Updated Probabilistic Seismic Estimates in Central and Eastern United States on Existing Plants,” are directly related to this issue and will be considered in the resolution of Recommendation 2.1. Draft Generic Letter (GL) 2011-XX, “Seismic Risk Evaluations for Operating Reactors,” issued for public comment on September 1, 2011, (Agencywide Documents Access and Management System (ADAMS) Accession No. ML111710783) provides detailed guidance for developing appropriate seismic hazards using the most recent models and methods and also for quantifying seismic risk to resolve GI-199. Currently, the draft generic letter allows for either seismic margin or probabilistic risk analyses for sites where the current seismic hazard exceeds the plant’s design basis. However, as part of the resolution of Recommendation 2.1, the staff is considering whether a probabilistic risk or a seismic margins analysis is more appropriate.

Flooding hazards. The assumptions and factors that were considered in flood protection at operating plants vary. In some cases, the design bases did not consider the effects from the local intense precipitation and related site drainage. In other cases, the probable maximum flood is calculated differently at units co-located at the same site, depending on the time of licensing, resulting in different design-basis flood protection. The NTTF and the staff noted that some plants rely on operator actions and temporary flood mitigation measures such as sandbagging, temporary flood walls and barriers, and portable equipment to perform safety functions. For several sites, the staff noted that all appropriate flooding hazards are not documented in the Updated Final Safety Analysis Report (UFSAR). The NTTF and the staff also noted that flooding risks are of concern because of a “cliff-edge” effect, in that the safety consequences of a flooding event may increase sharply with a small increase in the flooding level. Therefore, all licensees should confirm that SSCs important to safety are adequately protected from floods.

The staff concludes that this recommendation would improve safety. Since sufficient resource flexibility, including availability of critical skill sets, exists, the staff prioritized this action as a Tier 1 recommendation.
Staff Recommendations

The staff recommends that the NRC, as a near-term action, undertake regulatory activities to:

1. Continue stakeholder interactions to discuss the technical basis and acceptance criteria for conducting a reevaluation of site specific seismic hazards. This would include implementation considerations of the hazard and risk methodologies described in draft Generic Letter (GL) 2011-XX, “Seismic Risk Evaluations for Operating Reactors.”

2. Interact with stakeholders to inform NRC’s process for defining guidelines for the application of present-day regulatory guidance and methodologies being used for early site permit and combined license reviews to the reevaluation of flooding hazards at operating reactors.

3. Develop and issue a request for information to licensees pursuant to 10 CFR 50.54(f) to (1) reevaluate site-specific seismic hazards using the methodology discussed in item 1 above, and (2) identify actions that have been taken, or are planned, to address plant-specific issues associated with the updated seismic hazards (including potential changes to the licensing or design basis of a plant).

4. Develop and issue a request for information to licensees pursuant to 10 CFR 50.54(f) to (1) reevaluate site-specific flooding hazards using the methodology discussed in item 2 above, and (2) identify actions that have been taken or are planned to address plant-specific issues associated with the updated flooding hazards (including potential changes to the licensing or design basis of a plant).

5. Evaluate licensee responses and take appropriate regulatory action to resolve issues associated with updated site-specific hazards.

Unique Implementation Challenges

The staff recognizes that the NRC and industry have limited, specialized expertise (e.g., seismologist, hydrologists) to complete the actions associated with this recommendation.

Schedules and Milestones

Reevaluation of Seismic Hazards:

I. Issue 10 CFR 50.54(f) letter – 6 months
   a. Stakeholder interaction and technical development (e.g., methods, technical basis, acceptance criteria, etc.)
   b. Develop 10 CFR 50.54(f) letter
   c. Issue 10 CFR 50.54(f) letter

II. Evaluate licensee responses to 10 CFR 50.54(f) letter – Based on a timeline to be developed during the stakeholder interaction taking into account available resources.
   a. Write safety evaluation or NUREG to document staff conclusions
III. Issue orders to licensees (if needed) – 3 months following decision to issue orders
   a. Develop regulatory basis and draft orders
   b. Issue orders

IV. Inspection Activities – Schedule to be determined
   a. Develop Temporary Instruction
   b. Conduct inspections and document results
   c. Update Standardized Plant Analysis Risk (SPAR) models

V. Issue letters to close out 10 CFR 50.54(f) letter and/or orders – 1 month after last inspection

Reevaluation of Flooding Hazards:
I. Develop 10 CFR 50.54(f) letter – 8 months
   a. Stakeholder interaction and technical development (e.g., methods, technical basis, acceptance criteria, etc.)
   b. Develop 10 CFR 50.54(f) letter
   c. Issue 10 CFR 50.54(f) letter

II. Evaluate licensee responses to 10 CFR 50.54(f) letter – Based on a timeline to be developed during the stakeholder interaction taking into account available resources.
   a. Write safety evaluation or NUREG to document staff conclusions

III. Issue orders to licensees (if needed) – 3 months following decision to issue orders
   a. Develop regulatory basis and draft orders
   b. Issue orders

IV. Inspection Activities – Schedule to be determined
   a. Develop Temporary Instruction
   b. Conduct inspections and document results
   c. Update SPAR models

V. Issue letters to close out 10 CFR 50.54(f) letter and/or orders – 1 month after last inspection
Tier 1 - NTTF Recommendation 2.1

Schedule for Seismic Reevaluations

I. Develop 10 CFR 50.54(f) letter – 6 months
II. Evaluate licensee responses to 10 CFR 50.54(f) letter – Schedule to be determined
III. Issue orders to licensees (if needed) – 3 months following decision to issue orders
IV. Conduct inspection activities – Schedule to be determined
V. Issue letters to close out 10 CFR 50.54(f) letter and/or orders – 1 month after last inspection

Resources for Seismic Reevaluations

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<th>Activity</th>
<th>Resource Category</th>
<th>Specific Expertise Needed</th>
<th>Estimated FTE</th>
<th>Locations of Most Applicable Expertise within NRC</th>
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Notes:

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Schedule for Flooding Reevaluations

I. Develop 10 CFR 50.54(f) letter – 8 months
II. Evaluate licensee responses to 10 CFR 50.54(f) letter – Schedule to be determined
III. Issue orders to licensees (if needed) – 3 months following decision to issue orders
IV. Conduct inspection activities – Schedule to be determined
V. Issue letters to close out 10 CFR 50.54(f) letter and/or orders – 1 month after last inspection

Resources for Flooding Reevaluations

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**Tier 1 - NTTF Recommendation 2.3**

The Task Force recommends that the NRC require licensees to reevaluate and upgrade as necessary the design-basis seismic and flooding protection of SSCs for each operating reactor.

2.3 Order licensees to perform seismic and flood protection walkdowns to identify and address plant-specific vulnerabilities and verify the adequacy of monitoring and maintenance for protection features such as watertight barriers and seals in the interim period until longer-term actions are completed to update the design basis for external events.

**Regulations and Guidance**

1. GDC 2, “Design Bases for Protection Against Natural Phenomena,” of Appendix A, “General Design Criteria for Nuclear Power Plants,” to 10 CFR Part 50, “Domestic Licensing of Production and Utilization Facilities,” requires, in part, that SSCs important to safety be designed to withstand the effects of natural phenomena such as floods, tsunami, and seiches without loss of capability to perform their safety functions.

2. 10 CFR Part 100, “Reactor Site Criteria,” Appendix A, “Seismic and Geologic Siting Criteria for Nuclear Power Plants,” was established to provide detailed criteria to evaluate the suitability of proposed sites and the suitability of the plant design basis established in consideration of the seismic and geologic characteristics of the proposed sites. Appendix A, which applies to stationary reactor site applications before January 11, 1997, provides a deterministic approach for developing the seismic plant design basis. In contrast, 10 CFR 100.23, which applies to applications on or after January 11, 1997, provides a detailed characterization of uncertainties and is being used by new reactor applicants to develop seismic design bases.


Staff Assessment and Basis for Prioritization

The NRC should undertake regulatory activities to have licensees perform seismic and flood protection walkdowns to ensure that existing protection and mitigation measures are available, functional, and adequately maintained.

Seismic hazards. The staff’s assessment of this recommendation indicates that some guidance for seismic protection walkdowns exists, such as Electric Power Research Institute (EPRI) report NP-6041-SL Revision 1, “A Methodology for Assessment of Nuclear Power Plant Seismic Margin”, Seismic Qualification Utility Group procedure, “Generic Implementation Procedure (GIP) for Seismic Verification of Nuclear Plant Equipment,” and International Atomic Energy Agency (IAEA) NS-G-2.13, “Evaluation of Seismic Safety for Existing Nuclear Installations.” Recent plant inspections by staff in accordance with TI 2515/183, “Followup to the Fukushima Daiichi Nuclear Station Fuel Damage Event,” and licensees’ plant inspections in response to the Fukushima Daiichi accidents will help inform the implementation of this recommendation. In addition, the staff noted that results of ongoing inspections and evaluations of SSCs at Fukushima Daiichi and Daini Nuclear Power Stations may provide some insights for this recommendation. To the extent practical, the new information on the events at Fukushima Daiichi and Daini should be incorporated into the reevaluations. Evaluations of the recent earthquake near the North Anna Power Station on August 23, 2011, may also provide valuable insights.

Flooding hazards. With regard to flooding hazards, the Task Force and the staff have noted some plants rely on operator actions and temporary flood mitigation measures such as sandbagging, temporary flood walls and barriers, and portable equipment to perform safety functions. Results of staff’s inspections at nuclear power sites in accordance with TI 2515/183 identified potential issues and observations regarding mitigation measures. Recent flooding at the Fort Calhoun site showed the importance of temporary flood mitigation measures.

The staff noted that guidance should be developed for both the seismic and flooding walkdowns with external stakeholder involvement to ensure consistency.

The staff concludes that this recommendation would improve safety. Since sufficient resource flexibility, including availability of critical skill sets, exists, the staff prioritized this action as a Tier 1 recommendation.

Staff Recommendations

The staff recommends that the NRC, as a near-term action, undertake regulatory activities to:

1. Engage stakeholders to inform development of a methodology and acceptance criteria for seismic and flooding walkdowns; and

2. Develop and issue a request for information to licensees pursuant to 10 CFR 50.54(f) to (1) perform seismic and flood protection walkdowns to identify and address plant-specific issues (through corrective action program) and verify the adequacy of monitoring and maintenance for protection features and (2) inform the NRC of the results of the walkdowns and corrective actions taken or planned.
Unique Implementation Challenges

The staff did not identify any unique challenges which would preclude moving forward in a timely manner.

Schedules and Milestones

Seismic Walkdowns:

I. Issue 10 CFR 50.54(f) letter – 6 months
   a. Stakeholder interaction and technical development (e.g., methods, technical basis, acceptance criteria, etc.)
   b. Develop 10 CFR 50.54(f) letter
   c. Issue 10 CFR 50.54(f) letter

II. Evaluate licensee responses to 10 CFR 50.54(f) letter – Based on a timeline to be developed during the stakeholder interaction taking into account available resources
   a. Write safety evaluation or NUREG to document staff conclusions

III. Issue orders to licensees (if needed) – 3 months following decision to issue orders
   a. Develop regulatory basis and draft orders
   b. Issue orders

IV. Conduct inspection activities – Schedule to be determined
   a. Develop Temporary Instruction
   b. Conduct inspections and document results
   c. Update SPAR models

V. Issue letters to close out 10 CFR 50.54(f) letter and/or orders – 1 month after last inspection

Flooding Walkdowns:

I. Issue 10 CFR 50.54(f) letter – 8 months
   a. Stakeholder interaction and technical development (e.g., methods, technical basis, acceptance criteria, etc.)
   b. Develop 10 CFR 50.54(f) letter
   c. Issue 10 CFR 50.54(f) letter
II. Evaluate licensee responses to 10 CFR 50.54(f) letter – Based on a timeline to be developed during the stakeholder interaction taking into account available resources.
   a. Write safety evaluation or NUREG to document staff conclusions

III. Issue orders to licensees (if needed) – 3 months following decision to issue orders
   a. Develop regulatory basis and draft orders
   b. Issue orders

IV. Conduct inspection activities – Schedule to be determined
   a. Develop Temporary Instruction
   b. Conduct inspections and document results
   c. Update SPAR models

V. Issue letters to close out 10 CFR 50.54(f) letter and/or orders – 1 month after last inspection
Tier 1 - NTTF Recommendation 2.3

Schedule Related to Seismic Walkdowns

I. Develop 10 CFR 50.54(f) letter – 6 months
II. Evaluate licensee responses to 10 CFR 50.54(f) letter – Schedule to be determined
III. Issue orders to licensees (if needed) – 3 months following decision to issue orders
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V. Issue letters to close out 10 CFR 50.54(f) letter and/or orders – 1 month after last inspection

Resources Related to Seismic Walkdowns

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Notes:

1. Where appropriate and available, technical assistance dollars will be used to resolve this recommendation.

2. The timing and necessary resources for the activities associated with this NTTF recommendation will likely overlap with those needed for Recommendations 2.1. The implications of the competition for resources between these NTTF recommendations have not been fully investigated at this time.
Tier 1 - NTTF Recommendation 4.1

The Task Force recommends that the NRC strengthen station blackout (SBO) mitigation capability at all operating and new reactors for design-basis and beyond-design-basis external events.

4.1 Initiate rulemaking to revise 10 CFR 50.63 to require each operating and new reactor licensee to: (1) establish a minimum coping time of 8 hours for a loss of all alternating current (ac) power, (2) establish the equipment, procedures, and training necessary to implement an “extended loss of all ac” coping time of 72 hours for core and spent fuel pool cooling and for reactor coolant system and primary containment integrity as needed, and (3) preplan and prestage offsite resources to support uninterrupted core and spent fuel pool cooling, and reactor coolant system and containment integrity as needed, including the ability to deliver the equipment to the site in the time period allowed for extended coping, under conditions involving significant degradation of offsite transportation infrastructure associated with significant natural disasters.

Regulations and Guidance

1. 10 CFR 50.63, “Loss of All Alternating Current Power” (known as the “Station Blackout Rule”), requires that each nuclear power plant must be able to cool the reactor core and maintain containment integrity for a specified duration of an SBO.

2. RG 1.155, “Station Blackout,” issued August 1988, describes an acceptable means to comply with 10 CFR 50.63.

Staff Assessment and Basis for Prioritization

The staff concludes that the regulatory solution for SBO mitigation is implementation of new requirements intended to strengthen SBO mitigation capability at all operating and new reactors to address prolonged SBO stemming from design-basis and beyond-design-basis external events to provide core and spent fuel pool cooling, reactor coolant system integrity, and containment integrity. This regulatory action would consider the need for SBO power source(s) and mitigating equipment to be diverse and protected from external events. This regulatory action would also examine whether there is a need to expand SBO mitigation requirements to require power reactors to mitigate an SBO event at a plant (each unit for multiunit site) until either the onsite or offsite power source is restored to bring the power reactor to a cold shutdown and to maintain spent fuel pool cooling. This rulemaking would primarily amend 10 CFR 50.63 and would impact both operating reactor licensees and new reactor applications.

The staff concludes that this recommendation would improve safety. Since sufficient resource flexibility, including availability of critical skill sets, exists, the staff prioritized this action as a Tier 1 recommendation. However, since the staff is proposing action on Recommendation 4.2 as an interim measure and no imminent hazard was identified, the staff recommends following its standard rulemaking process, which allows for appropriate stakeholder involvement consistent with the rulemaking process and schedule established in SECY-11-0032, “Consideration of Cumulative Effects of Regulation in the Rulemaking Process.”
Staff Recommendation

The staff recommends that the NRC, as a near-term action, undertake regulatory activities to:

Engage stakeholders in support of rulemaking activities to enhance the capability to maintain safety through a prolonged SBO. These activities will include the development of the regulatory basis, a proposed rule, and implementing guidance consistent with the rulemaking process and schedule established in SECY-11-0032, “Consideration of Cumulative Effects of Regulation in the Rulemaking Process.”

Unique Implementation Challenges

While the staff determined that this is a highly complex rulemaking, it did not identify any unique challenges which would preclude moving forward in a timely manner.

Schedule and Milestones

I. Develop and issue final rule - 4.25 years
   a. Develop regulatory basis incorporating stakeholder feedback - nominally 13 months following initiation of the action
   b. Issue proposed rule and supporting guidance for comment - nominally additional 16 months following completion and acceptance of the regulatory basis (incorporates 4 months for Commission review and staff response to SRM)
   c. Meet with ACRS during the proposed rule stage (if requested by ACRS)
   d. Issue final rule and supporting guidance - nominally additional 22 months (accounts for 75 day public comment period, 4 months of Commission review and staff response to final rule SRM, 3 months for Office of Management and Budget (OMB) approval for final rule, and meet with ACRS)

II. Licensing activities – Schedule to be determined, dependent on rule requirements
   a. Licensee submittals
   b. Staff review and safety evaluation issuance

III. Inspection activities – Schedule to be determined, dependent on licensee modifications
   a. Incorporate inspection into Reactor Oversight Process (ROP), including updating Standardized Plant Analysis Risk (SPAR) models to support significance determination
   b. Conduct inspections and document results
   c. Update SPAR models
Tier 1 - NTTF Recommendation 4.1

Schedule

I. Develop and issue final rule - 4.25 years
II. Licensing activities – Schedule to be determined
III. Inspection activities – Schedule to be determined

Resources

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Notes:

1. Where appropriate and available, technical assistance dollars will be used to resolve this recommendation.

2. The timing and necessary resources for the activities associated with this NTTF recommendation will likely overlap with those needed for Recommendation 4.2. The implications of the competition for resources between these NTTF recommendations have not been fully investigated at this time. If resource limitations require prioritization between Recommendations 4.1 and 4.2, the staff will place a higher priority on completing 4.2 first.
The Task Force recommends that the NRC strengthen SBO mitigation capability at all operating and new reactors for design-basis and beyond-design-basis external events.

4.2 Order licensees to provide reasonable protection for equipment currently provided pursuant to 10 CFR 50.54(hh)(2) from the effects of design-basis external events and to add equipment as needed to address multiunit events while other requirements are being revised and implemented.

Regulations and Guidance

1. 10 CFR 50.54(hh)(2) requires licensees to develop and implement guidance and strategies intended to maintain or restore core cooling, containment, and spent fuel pool cooling capabilities under circumstances associated with the loss of large areas of the plant due to explosions or fire.

2. The required strategies include firefighting, operations to mitigate fuel damage, and actions to minimize radiological release.


4. The equipment procured and used to implement the strategies of 10 CFR 50.54(hh)(2) is controlled through the licensee’s commitment management process (which follows NEI 99-04, “Guidelines for Managing NRC Commitment Changes,” issued July 1999).

Staff Assessment and Basis for Prioritization

The staff concludes that equipment procured pursuant to 10 CFR 50.54(hh)(2) will provide, as an interim measure, some of the coping capability that is recommended for addressing the NTTF recommendations associated with prolonged SBO events. However, the staff notes the NTTF finding that the current guidance only addresses single unit capacity and storage of the equipment for security-related initiating events. Specifically, the guidance in the NRC-endorsed NEI 06-12, for equipment used to implement the strategies in 10 CFR 50.54(hh)(2) via the extensive damage mitigation guidelines (EDMGs), is silent on whether the equipment needs to be protected from the effects of external events. The staff agrees that there will be a benefit to reasonably protecting the mitigation equipment while still meeting the intended purpose for security-related events.

The staff also concludes that use of this 10 CFR 50.54(hh)(2) equipment, as envisioned by the NTTF, will likely require the equipment be supplemented to address a multiunit condition. In addition, consistent with the discussion in Regulatory Issue Summary (RIS) 2008-15, “NRC Staff Position on Crediting Mitigating Strategies Implemented in Response to Security Orders in Risk-Informed Licensing Actions and in the Significance Determination Process,” to capture the potential safety benefit and credit the manual actions associated with using this equipment for mitigating a prolonged SBO, the actions must be proceduralized and training implemented in addition to the assessment of staffing needs under Recommendation 9.3.

Any regulatory action to direct licensees to reasonably protect this equipment will need to address what constitutes “reasonably protect.” This will be framed to support licensees taking practical actions that increase the likelihood that the equipment will survive the effects of
external events while not reducing the availability of the equipment to function for its intended purpose, which is to support implementation of the strategies to mitigate the loss of large areas of the plant due to explosions and fires. Accordingly, “reasonably protect” would not necessarily mean locating the equipment in seismic Category I structures (unless that action is practical and does not adversely impact the mitigation of large fires and explosions). These issues need to be explored with stakeholders.

The staff concludes that this recommendation would improve safety. Since sufficient resource flexibility, including availability of critical skill sets, exists, the staff prioritized this action as a Tier 1 recommendation. In addition, action on this recommendation enhances defense-in-depth and supports following a standard rulemaking process for Recommendation 4.1.

Staff Recommendations

The staff recommends that the NRC, as a near-term action, undertake regulatory activities to:

1. Interact with stakeholders to do the following: (1) inform development of acceptance criteria for reasonable protection of 10 CFR 50.54(hh)(2) equipment from design-basis external hazards, (2) assess the need to supplement equipment to support multiunit event mitigation, and (3) discuss the need to develop and train on supporting strategies.

2. Order licensees to do the following: (1) provide reasonable protection of the equipment used to satisfy the requirements of 10 CFR 50.54(hh)(2) from the effects of external events, (2) establish and maintain sufficient capacity to mitigate multiunit events, and (3) develop, implement, and maintain strategies and associated training.

Unique Implementation Challenges

The staff did not identify any unique challenges which would preclude moving forward in a timely manner.

Schedule and Milestones

I. Develop and issue order – 6 months
   a. Interact with stakeholders to inform development of the regulatory basis and acceptance criteria for reasonable protection and capacity of equipment
   b. Issue order

II. Licensing activities – 4 months
   a. Licensee responses
   b. Staff review of licensee responses and staff safety evaluation

III. Inspection activities – Schedule to be determined, dependent on order implementation
   a. Develop Temporary Instruction
   b. Conduct inspections and document results
c. Update SPAR models

IV. Issue letters to close out order – 1 month after last inspection
Tier 1 - NTTF Recommendation 4.2

Schedule

I. Develop and issue order – 6 months
II. Licensing activities – 4 months
III. Inspection activities – Schedule to be determined
IV. Issue letters to close out order – 1 month after last inspection

Resources

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Notes:

1. Where appropriate and available, technical assistance dollars will be used to resolve this recommendation.
2. The timing and necessary resources for the activities associated with this NTTF recommendation will likely overlap with those needed for Recommendation 4.1. The implications of the competition for resources between these NTTF recommendations have not been fully investigated at this time. If resource limitations require prioritization between Recommendations 4.1 and 4.2, the staff will place a higher priority on completing 4.2 first.
Tier 1 - NTTF Recommendation 5.1

The Task Force recommends requiring reliable hardened vent designs in Boiling Water Reactor (BWR) reactor facilities with Mark I and Mark II containments.

5.1 Order licensees to include a reliable hardened vent in BWR Mark I and Mark II containments.

• This order should include performance objectives for the design of hardened vents to ensure reliable operation and ease of use (both opening and closing) during a prolonged SBO.

Regulations and Guidance

1. GDC 16 – Containment design. Reactor containment and associated systems shall be provided to establish an essentially leak-tight barrier against the uncontrolled release of radioactivity to the environment and to assure that the containment design conditions important to safety are not exceeded for as long as postulated accident conditions require.

2. GL 89-16, “Installation of a Hardened Wetwell Vent,” was issued to licensees of nuclear plants with BWR Mark I primary containments requesting that they consider voluntary installation of hardened wetwell vents under the provisions of 10 CFR 50.59, “Changes, Tests and Experiments,” to provide assurance of pressure relief through a path with significant scrubbing of fission products should normal and design basis containment cooling systems not be available. Hardened wetwell airspace vents of varying designs, but all AC dependent, were installed in the currently operating units with Mark I containments primarily to avoid exceeding the primary containment pressure limit.

3. 10 CFR 50.54(hh)(2) requires licensees to develop and implement guidance and strategies to maintain or restore containment capabilities under the circumstances associated with loss of a large area of the plant due to explosions or fire; expectation B.2.e of the B.5.b Phase 1 Guidance Document dated February 25, 2002 (designated Safeguards Information) and Section 3.4.8 of the NRC-endorsed Phase 3 guidance in NEI 06-12, Revision 2, “B.5.b Phase 2 & 3 Submittal Guidance,” both specify that an acceptable means of meeting the 10 CFR 50.54(hh)(2) requirements includes the development of a procedure or strategy to allow venting primary containment to secondary containment, without AC power, as an alternate method to remove heat from the primary containment for BWR licensees. All currently operating BWR licensees, including those with BWR Mark I, Mark II, and Mark III containment designs, adopted this approach to meeting the requirements of 10 CFR 50.54(hh)(2). There are neither current NRC regulations that require this capability for other severe (beyond-design-basis) accidents, nor design criteria for the vent paths used in this strategy.
Staff Assessment and Basis for Prioritization

BWR Mark I primary containments should have a reliable hardened vent for mitigating beyond-design-basis events. The NTTF recommendation aligns with long-standing staff recommendations for the Mark I as documented in SECY 89-17, “Mark I Containment Performance Improvement Program,” and GL 89-16. The Fukushima Daiichi accident highlighted the importance of the wetwell vent function, the accessibility of the valves and the capability for operation independent of AC power. All Mark I plants have installed a hardened vent. The degree to which the vent can be used during an extended SBO relies on actions taken to comply with 10 CFR 50.54(hh)(2). Further, these vents have not been designed to any standard governing “ease of use,” comprising accessibility and operability under a range of conditions including SBO and high radiation fields.

The staff has also performed extensive studies of the safety benefits of containment venting for the Mark II containment design, which like the Mark I is an inerted pressure suppression design, although of larger volume. The Mark II was not included in the scope of GL 89-16 at the time it was written in part because the wetwell scrubbing of a fission product release from containment resulting from a beyond-design-basis accident was felt to be less certain than for the Mark I. In light of Fukushima Daiichi and the benefits of preserving the integrity of the containment in beyond-design-basis accidents, Mark II plants should have a reliable hardened vent either on the basis of either (1) more recent analysis that acceptably reduces the uncertainty of a scrubbed release, or (2) a design that reduces the uncertainty.

The staff concludes that it would be appropriate to redefine what level of protection of public health and safety should be regarded as adequate for venting of BWR Mark I and Mark II primary containments. In addition, the issue of containment vent filtration has been raised as an additional recommendation which is undergoing further staff review. The staff will need to develop a regulatory basis and acceptance criteria for the reliable hardened vent that encompasses prolonged SBO operation, vent capacity, accessibility, and safe hydrogen and fission product processing for both Mark I and Mark II containments.

The staff concludes that this recommendation would improve safety. Since sufficient resource flexibility, including availability of critical skill sets, exists, the staff prioritized this action as a Tier 1 recommendation.

Staff Recommendations

The staff recommends that the NRC, as a near-term action, undertake regulatory activities to:

1. Interact with stakeholders to inform development of the technical bases and acceptance criteria for suitable design expectations for reliable hardened vents.

2. Develop and issue orders to licensees with BWR Mark I and Mark II primary containment designs to take action to ensure reliable hardened wetwell vents.
Unique Implementation Challenges

The staff did not identify any unique challenges which would preclude moving forward in a timely manner.

Schedule and Milestones

I. Develop and issue order – 6 months
   a. Interact with stakeholders to inform the development of the regulatory basis and acceptance criteria for reliable hardened wetwell vents
   b. Issue order

II. Licensing activities – Schedule to be determined, dependent on design considerations
   a. Licensee responses
   b. Staff review of licensee responses and issue staff safety evaluation

III. Inspection activities – Schedule to be determined, dependent on order implementation
   a. Develop Temporary Instruction
   b. Conduct inspections and document inspection results

IV. Issue letters to close out order – 1 month after last inspection
### Tier 1 - NTTF Recommendation 5.1

**Schedule**

I. Develop and issue order – 6 months  
II. Licensing activities – 4 months  
III. Inspection activities – Schedule to be determined  
IV. Issue letters to close out order – 1 month after last inspection

**Resources**

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**Note:**

1. Where appropriate and available, technical assistance dollars will be used to resolve this recommendation.
Tier 1 - NTTF Recommendation 7.1

The Task Force recommends enhancing instrumentation for the spent fuel pool (SFP).

7.1 Order licensees to provide sufficient safety-related instrumentation, able to withstand design-basis natural phenomena, to monitor key SFP parameters (i.e., water level, temperature, and area radiation levels) from the control room.

Regulations and Guidance

1. General Design Criterion (GDC) 61, “Fuel storage and handling and radioactivity control,” of Appendix A to 10 CFR Part 50 specifies that the SFP be designed to prevent a significant reduction in SFP coolant inventory under accident conditions.

2. GDC 63, “Monitoring fuel and waste storage,” of Appendix A to 10 CFR Part 50 specifies that appropriate instrumentation be provided to (1) detect conditions that may result in a loss of residual heat removal capability and (2) initiate appropriate safety actions.

Staff Assessment and Basis for Prioritization

The staff concludes that the existing SFP instrumentation requirements should be redefined. The staff recommends the enhancement of existing SFP instrumentation to reliably indicate SFP water level under conditions consistent with loss of forced cooling.

Current SFP instrumentation often is not designed to remain functional under accident conditions. Instrumentation with improved reliability and operating range would provide information to operators on SFP conditions during extended loss of forced cooling and loss of coolant inventory events. For the instrumentation to provide information necessary to support operator event response, the instrumentation must operate reliably in a harsh environment (SFP water at saturation conditions) and be provided with a reliable, potentially safety-related, supply of power.

The staff concludes that this recommendation would improve safety. Since sufficient resource flexibility, including availability of critical skill sets, exists, the staff prioritized this action as a Tier 1 recommendation. In addition, action on this recommendation enhances operator event response and supports following a standard rulemaking process for Recommendations 7.2, 7.3, 7.4, and 7.5.

Staff Recommendations

The staff recommends that the NRC, as a near-term action, undertake regulatory activities to:

1. Engage stakeholders to inform the determination of (1) what constitutes reliable (potentially safety-related) SFP instrumentation, (2) what conditions the instrumentation must withstand to fulfill its intended function, (3) which SFP parameters should be monitored (e.g., water level, temperature, and area radiation levels), (4) what makeup strategies could be implemented, and (5) where indications are needed (e.g., control room and/or remote location).

2. Develop and issue order to licensees to provide reliable SFP instrumentation.
Unique Implementation Challenges

The staff did not identify any unique challenges which would preclude moving forward in a timely manner.

Schedule and Milestones

I. Develop and issue order – 6 months
   a. Interact with stakeholders to determine instrumentation requirements
   b. Issue order

II. Licensing activities – 4 months
   a. Licensee responses
   b. Staff review of licensee responses and staff safety evaluation

III. Inspection activities – Schedule to be determined, dependent on order implementation
   a. Develop Temporary Instruction
   b. Conduct inspections and document results

IV. Issue letters to close out order – 1 month after last inspection
Tier 1 - NTTF Recommendation 7.1

Schedule

I. Develop and issue order – 6 months
II. Licensing activities – 4 months
III. Inspection activities – Schedule to be determined
IV. Issue letters to close out order – 1 month after last inspection

Resources

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Note:

1. Where appropriate and available, technical assistance dollars will be used to resolve this recommendation.
The Task Force recommends strengthening and integrating onsite emergency response capabilities such as emergency operating procedures (EOPs), severe accident management guidelines (SAMGs), and extensive damage mitigation guidelines (EDMGs).

8.1 Order licensees to modify the EOP technical guidelines (required by Supplement 1, “Requirements for Emergency Response Capability,” to NUREG-0737, issued January 1983 (GL 82-33), to (1) include EOPs, SAMGs, and EDMGs in an integrated manner, (2) specify clear command and control strategies for their implementation, and (3) stipulate appropriate qualification and training for those who make decisions during emergencies.

- The Task Force strongly advises that the NRC encourage plant owners groups to undertake this activity rather than have each licensee develop its own approach. In addition, the Task Force encourages the use of the established NRC practice of publishing RGs (rather than NUREGs, supplements to NUREGs, or GLs) for endorsing any acceptable approaches submitted by the industry.

8.2 Modify Section 5.0, “Administrative Controls,” of the Standard Technical Specifications for each operating reactor design to reference the approved EOP technical guidelines for that plant design.

8.3 Order licensees to modify each plant’s technical specifications to conform to the above changes.

8.4 Initiate rulemaking to require more realistic, hands-on training and exercises on SAMGs and EDMGs for all staff expected to implement the strategies and those licensee staff expected to make decisions during emergencies, including emergency coordinators and emergency directors.

Regulations and Guidance

1. RG 1.33, Revision 2, “Quality Assurance Program Requirements (Operation),” Appendix A, issued February 1978, required EOPs as a subset of the applicable procedures recommended in Section 5.0, “Administrative Controls,” of licensee technical specifications.


3. Licensees developed SAMGs as a voluntary program, and the SAMGs are documented as meeting regulatory commitments. There is neither a requirement for realistic, hands-on training or exercises on SAMGs, nor a requirement for integration of the SAMGs, EOPs, and EDMGs.

4. 10 CFR 50.54(hh)(2) requires that licensees develop guidance and strategies. “EDMG” is the generic term used by industry for the required guidance and strategies. Requirements for exercise of EDMGs are included in the final rulemaking described in
SECY-11-0053, “Final Rule: Enhancements to Emergency Preparedness Regulations (10 CFR Part 50 and 10 CFR Part 52),” dated April 8, 2011. There is no specific requirement for training on these guidance and strategies; the endorsed guidance on the subject in NEI 06-12, Revision 2, specifies training for 10 CFR 50.54(hh)(2).

Staff Assessment and Basis for Prioritization

EOPs, SAMGs, and EDMGs should be strengthened and integrated. Transition points, command and control, decision-making, and training should be clarified.

SAMGs should be required along with qualification and training for those licensee staff expected to make decisions during beyond-design-basis accident scenarios using either the SAMGs or EDMGs.

Finally the staff concludes that early interactions with stakeholders would be useful in determining the optimal mechanism for implementing these recommendations as requirements.

The staff concludes that this recommendation would improve safety. Since sufficient resource flexibility, including availability of critical skill sets, exists, the staff prioritized this action as a Tier 1 recommendation. However, since these procedures and guidelines already exist and are available for operator use and no imminent hazard was identified, the staff recommends following its standard rulemaking process, which allows for appropriate stakeholder involvement consistent with the rulemaking process and schedule established in SECY-11-0032.

Staff Recommendations

The staff recommends that the NRC, as a near-term action, undertake regulatory action to resolve NTTF Recommendations 8.1, 8.2, 8.3 and 8.4:

1. Issue an advanced notice of proposed rulemaking (ANPR) to engage stakeholders in rulemaking activities associated with the methodology for integration of onsite emergency response processes, procedures, training and exercises.

2. Interact with stakeholders to inform the modification of EOP generic technical guidelines to include guidance for SAMGs and EDMGs in an integrated manner and to clarify command and control issues as appropriate.

Unique Implementation Challenges

While the staff determined that this is a highly complex rulemaking, it did not identify any unique challenges which would preclude moving forward in a timely manner. An important consideration as the staff implements this recommendation will be to ensure that operator training requirements remain appropriately focused on the most risk-significant scenarios.
Schedule and Milestones

I. Develop and issue final rule - 4.25 years
   a. Develop and issue an ANPR to obtain stakeholder input – 4 months
   b. Develop regulatory basis incorporating stakeholder feedback - nominally 13 months following initiation of the action
   c. Issue proposed rule and supporting guidance for comment - nominally additional 16 months following completion and acceptance of the regulatory basis (incorporates 4 months for Commission review and staff response to SRM)
   d. Meet with ACRS during the proposed rule stage (if requested by ACRS)
   e. Issue final rule and supporting guidance - nominally additional 22 months (accounts for 75 day public comment period, 4 months of Commission review and staff response to final rule SRM, 3 months for OMB approval for final rule, and meet with ACRS)

II. Licensing activities – Schedule to be determined, dependent on rule requirements
   a. Licensee submittals
   b. Staff review and safety evaluation issuance

III. Inspection activities – Schedule to be determined, dependent on licensee implementation timeframe
   a. Incorporate inspection into ROP
   b. Conduct inspections and document results
Tier 1 - NTTF Recommendation 8

Schedule

I. Develop and issue final rule - 4.25 years
II. Licensing activities – Schedule to be determined
III. Inspection activities – Schedule to be determined

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Notes:

1. Where appropriate and available, technical assistance dollars will be used to resolve this recommendation.

2. Inspection resources include an estimate for staff training, including headquarters staff, that would cover Recommendation 12.2.
Tier 1 - NTTF Recommendation 9.3 (Staffing and Communications)

The Task Force recommends that the NRC require that facility emergency plans address prolonged SBO and multiunit events.

9.3 Order licensees to do the following until rulemaking is complete:

- Determine and implement the required staff to fill all necessary positions for response to a multi-unit event

- Provide a means to power communications equipment needed to communicate onsite (e.g., radios for response teams and between facilities) and offsite (e.g., cellular telephones and satellite telephones) during a prolonged SBO.

Regulations and Guidance


4. NUREG-0696, “Functional Criteria for Emergency Response Facilities,” issued February 1981, describes the facilities and systems that licensees can use to improve emergency response to accidents, such as the technical support system, operational support center, and emergency offsite facility.

Staff Assessment and Basis for Prioritization

The staff’s assessment of Recommendation 9.3 indicates that regulatory action should be initiated to determine the required staffing to fill all necessary positions for responding to a multiunit event. This would require both the NRC staff and licensees to reevaluate the current staffing assumptions and analysis for effectively responding to multiunit incidents, in addition to actions being taken to satisfy the requirements of the recently affirmed Emergency Preparedness Final Rule. The staff is focused on licensees completing the staffing analyses only so that they could be done along with the actions required by the impending rule.

The staff also concludes that there is a need to strengthen the requirements to provide a means to power communications equipment needed to communicate onsite (e.g., radios for response teams and between facilities) and offsite (e.g., cellular telephones and satellite telephones)
during a prolonged SBO. This would require additional guidance regarding what constitutes acceptable communications equipment that does not rely on the availability of facility AC power.

The staff concludes that this recommendation would improve safety. Since sufficient resource flexibility, including availability of critical skill sets, exists, the staff prioritized this action as a Tier 1 recommendation.

Staff Recommendations

The staff recommends that the NRC, as a near-term action, undertake regulatory activities to:

1. Engage stakeholders to (1) inform development of a methodology to perform a staffing study to determine the required staff to fill all necessary positions to respond to a multiunit event, and (2) discuss potential enhancements that could provide a means to power communications equipment necessary for licensee onsite and offsite communications during a prolonged SBO event,

2. Develop and issue a request for information to licensees pursuant to 10 CFR 50.54(f) to (1) perform a staffing study to determine the required staff to fill all necessary positions to respond to a multiunit event, (2) evaluate what enhancements would be needed to provide a means to power communications equipment necessary for licensee onsite and offsite communications during a prolonged SBO event, and (3) inform the NRC of the results of the staffing study and any actions taken or planned, along with their implementation schedules, to react to the staffing study results and to enhance the communications equipment, and

3. Evaluate licensee responses and take regulatory action to require implementation, as appropriate.

Unique Implementation Challenges

The staff is currently engaged in the implementation of the recently approved revision to the EP regulations. This is the most extensive revision since the EP regulations were promulgated in 1980 in response to the TMI accident. The staff has committed to a significant outreach effort to help ensure consistent licensee implementation and in response to requests from offsite response organizations. The development of technical information in support of Recommendation 9.3 will require significant effort from the staff and licensees and must be coordinated with the ongoing EP Rule implementation.

Schedule and Milestones

I. Issue 10 CFR 50.54(f) letter – 6 months following initiation of action
   a. Stakeholder interaction and technical development (e.g., methods, technical basis, acceptance criteria, etc.)
   b. Develop 10 CFR 50.54(f) letter
   c. Issue 10 CFR 50.54(f) letter
II. Evaluate licensee responses to 10 CFR 50.54(f) letter – Based on a timeline to be developed during the stakeholder interaction taking into account available resources.
   a. Write safety evaluation or NUREG to document staff conclusions

III. Issue orders to licensees (if needed) – 3 months following decision to issue orders
   a. Develop regulatory basis and draft orders
   b. Issue orders

IV. Conduct inspection activities – Schedule to be determined
   a. Develop Temporary Instruction
   b. Conduct inspections and document results

V. Issue letters to close out 10 CFR 50.54(f) letter and/or orders – 1 month after last inspection
Tier 1 - NTTF Recommendation 9.3 (Staffing and Communications)

Schedule

I. Develop 10 CFR 50.54(f) letter – 6 months
II. Evaluate licensee responses to 10 CFR 50.54(f) letter – Schedule to be determined
III. Issue orders to licensees (if needed) – 3 months following decision to issue orders
IV. Conduct inspection activities – Schedule to be determined
V. Issue letters to close out 10 CFR 50.54(f) letter and/or orders – 1 month after last inspection

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Note:

1. Where appropriate and available, technical assistance dollars will be used to resolve this recommendation.
The Task Force recommends enhancing SFP makeup capability and instrumentation.

7.2 Order licensees to provide safety-related AC electrical power for the SFP makeup system.

7.3 Order licensees to revise their technical specifications to address requirements to have one train of onsite emergency electrical power operable for SFP makeup and spent fuel pool instrumentation when there is irradiated fuel in the SFP, regardless of the operational mode of the reactor.

7.4 Order licensees to have an installed seismically qualified means to spray water into the spent fuel pools, including an easily accessible connection to supply the water (e.g., using a portable pump or pumper truck) at grade outside the building.

7.5 Initiate rulemaking or licensing activities or both to require the actions related to the SFP described in Recommendations 7.1-7.4.

Regulations and Guidance

1. General Design Criterion (GDC) 61, “Fuel storage and handling and radioactivity control,” of Appendix A to 10 CFR Part 50 specifies that the SFP be designed to prevent a significant reduction in SFP coolant inventory under accident conditions.

2. GDC 63, “Monitoring fuel and waste storage,” of Appendix A to 10 CFR Part 50 specifies that appropriate instrumentation be provided to (1) detect conditions that may result in a loss of residual heat removal capability and (2) initiate appropriate safety actions.

3. 10 CFR 50.54(hh)(2) requires licensees to develop and implement guidance and strategies intended to maintain or restore core cooling, containment, and spent fuel pool cooling capabilities under circumstances associated with the loss of large areas of the plant due to explosions or fire.


Staff Assessment and Basis for Prioritization

As a follow-on activity to the completion of Recommendation 7.1, the staff concludes that the existing SFP instrumentation and makeup requirements should be enhanced through rulemaking. The staff recommends the enhancement of existing SFP instrumentation to reliably indicate SFP conditions consistent with loss of forced cooling. The staff recognizes that the equipment procured pursuant to 10 CFR 50.54(hh)(2) has enhanced SFP makeup capability, but the associated guidance does not address reliability of the makeup function with respect to access and equipment availability.

The enhanced capabilities should consider risk insights for the SFP. Risk is higher during and immediately after refueling due to the following: (1) increased heat load from recently discharged fuel; (2) increased number of potential drain paths (more connected non-seismic
(3) increased potential to drain to a lower elevation (the fuel transfer path typically is the lowest SFP penetration); and, (4) fewer controls on the availability of makeup water systems (e.g., essential service water provides safety-related makeup at many sites, but all trains may be removed from service for maintenance when all irradiated fuel has been transferred to the SFP).

Recommendations 7.2, 7.3, and 7.4 all relate to the reliability of SFP makeup. Recommendations 7.2 and 7.3 relate to makeup capability using permanently installed makeup systems and address the quality and availability of onsite AC power to support that function. Makeup capability at all operating reactors currently requires manual operator actions outside the control room. Recommendation 7.4 would require a method of supplying makeup or spray via a seismically qualified flow path, where the system's reliability would be based upon the reliability of the pumping system and water source employed. Recommendation 7.4 would allow initiation of makeup from outside the structure housing the SFP, for scenarios when the SFP deck is inaccessible, and enhances defense-in-depth by incorporating a spray capability for mitigation of beyond-design-basis events.

The staff concludes that this recommendation would improve safety. Since the staff is proposing to initiate action on Recommendations 4.2 and 7.1 to enhance defense-in-depth and operator event response, the staff has concluded that it is appropriate to initiate this rulemaking after consideration of insights from Tier 1 Recommendations 2.1, 4.1, and 4.2. As such, the staff has prioritized this action as a Tier 2 recommendation. This rulemaking can be initiated when sufficient technical information becomes available.

**Staff Recommendation**

Once sufficient technical information is available, the staff recommends that the NRC undertake regulatory activities to:

Engage stakeholders in support of rulemaking activities to provide reliable SFP instrumentation and makeup capabilities. These activities will include the development of the regulatory basis, a proposed rule, and implementing guidance consistent with the rulemaking process and schedule established in SECY-11-0032.

**Unique Implementation Challenges**

The staff did not identify any unique challenges with this rulemaking.

**Schedule and Milestones**

I. Develop and issue final rule - 4.25 years following initiation of action

   a. Develop regulatory basis incorporating stakeholder feedback - nominally 13 months following initiation of the action

   b. Issue proposed rule and supporting guidance for comment - nominally additional 16 months following completion and acceptance of the regulatory basis (incorporates 4 months for Commission review and staff response to SRM)

   c. Meet with ACRS during the proposed rule stage (if requested by ACRS)
d. Issue final SFP rule and supporting guidance - nominally additional 22 months (accounts for 75 day public comment period, 4 months of Commission review and staff response to final rule SRM, 3 months for OMB approval for final rule, and meet with ACRS).

II. Licensing activities – Schedule to be determined, dependent on rule requirements

a. Licensee submittals

b. Staff review and safety evaluation issuance

III. Inspection activities – Schedule to be determined, dependent on licensee modifications

a. Incorporate inspection into the ROP

b. Conduct inspections and document results
**Tier 2 - NTTF Recommendations 7.2, 7.3, 7.4, and 7.5**

**Schedule**

I. Develop and issue final rule - 4.25 years following initiation of action  
II. Licensing activities – Schedule to be determined  
III. Inspection activities – Schedule to be determined

**Resources**

<table>
<thead>
<tr>
<th>Activity</th>
<th>Resource Category</th>
<th>Specific Expertise Needed</th>
<th>Estimated FTE</th>
<th>Locations of Most Applicable Expertise within NRC</th>
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<tr>
<td>I. Develop and issue final rule</td>
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**Note:**

1. Where appropriate and available, technical assistance dollars will be used to resolve this recommendation
Tier 2 - NTTF Recommendation 9.3 (Remaining Actions, Except ERDS Capability)

The Task Force recommends that the NRC require that facility emergency plans address prolonged SBO and multiunit events.

9.3 Order licensees to do the following until rulemaking is complete:

- Add guidance to the emergency plan that documents how to perform a multiunit dose assessment (including releases from spent fuel pools) using the licensee’s site-specific dose assessment software and approach.
- Conduct periodic training and exercises for multiunit and prolonged SBO scenarios. Practice (simulate) the identification and acquisition of offsite resources, to the extent possible.
- Ensure that EP equipment and facilities are sufficient for dealing with multiunit and prolonged SBO scenarios.

Regulations and Guidance


4. Section IV of Appendix E to 10 CFR Part 50 codifies the requirements for the NRC’s ERDS.

5. NUREG-0696, “Functional Criteria for Emergency Response Facilities,” issued February 1981, describes the facilities and systems that licensees can use to improve emergency response to accidents, such as the technical support system, operational support center, and emergency offsite facility.

Staff Assessment and Basis for Prioritization

The NTTF report describes the relationship between Recommendation 9.3 and EP planning standards as follows: staffing, 10 CFR 50.47(b)(2) (identified in Tier 1 response); equipment and facilities, 10 CFR 50.47(b)(8); radiological assessment, 10 CFR 50.47(b)(9); training, 10 CFR 50.47(b)(15); exercises, 10 CFR 50.47(b)(14); offsite resources, 10 CFR 50.47(b)(3); and communications, 10 CFR 50.47(b)(6) (identified in Tier 1 response). The staff’s guidance used to determine compliance with these planning standards did not envision multiunit or prolonged
SBO events. The staff reviewed the remaining planning standards of 10 CFR 50.47(b) to determine if there were other areas that may be impacted by these scenarios and found that the scope of Recommendation 9.3 is complete in identifying the planning standard related area that should be upgraded to address SBO and multiunit events.

The staff will engage external stakeholders to inform the development of boundary conditions, implementation details, and acceptance criteria for licensees to perform acceptable analyses of each of these planning elements with respect to multiunit and SBO events. After stakeholder engagement, the staff will issue an order to require reanalysis and implementation of the results for each of the planning elements, as appropriate. The rulemaking envisioned in response to Recommendations 9.1 and 9.2 would make order requirements generically applicable.

The statements of consideration for the original ERDS Rule (56 FR 40178) specifically noted that ERDS is not a safety system; therefore, licensees have not been required to address the need to supply emergency power to the equipment and systems used to collect and transmit data to the NRC. In addition, as part of the ERDS modernization initiative, the staff selected a data transmission method (VPN, virtual private network) which utilizes licensees’ non-safety related corporate computer networks and the internet to provide connectivity to the NRC’s ERDS servers. Implementation of an ERDS capable of functioning during a prolonged SBO will likely require an extensive, if not complete, redesign of the licensees’ current systems, as well as a reevaluation of the data transmission solution selected by the NRC.

ERDS is a system that provides for the transmission of data to assist NRC and the States in monitoring plant conditions during events at classifications of Alert and above. While ERDS is a current regulatory requirement, it is a supplement to other methods that exist in licensee, NRC and State incident response plans and procedures (e.g., NRC site teams, Emergency Notification System, and communication protocols between licensees and the States). The ERDS modernization initiative currently underway substantially improves the reliability of the data transmission path during an accident. However, prolonged loss of power may present a challenge not only to data transmission, but also to the sources of ERDS data (the plant process computer, safety-related and non-safety-related instrument loops, etc.). Given its supplementary nature and the need to consider this recommendation in a more deliberate, integrated manner, the staff recommends that the issuance of any new ERDS related requirements to licensees be deferred until a comprehensive set of requirements can be developed by the staff as part of the Tier 3 long term study of NTTF Recommendation 10.3.

Upon completion of the ERDS VPN transition, licensees will have the capability to transmit ERDS data to the NRC from all units simultaneously.

The staff has prioritized regulatory actions related to the portions of NTTF Recommendation 9.3 identified above in Tier 2. Staff with critical skill sets necessary for the resolution of these portions of Recommendation 9.3 are currently involved in implementation of the recently issued EP Rule. These actions do not require long term study and can be initiated when sufficient resources become available.

Staff Recommendations

Once sufficient staff with critical skill sets are available, the staff recommends that the NRC undertake regulatory activities to:
1. Engage stakeholders to inform the development of acceptance criteria for the licensee examination of planning standard elements related to the recommendations, and

2. Develop and issue an order to address those changes necessary in emergency plans to ensure adequate response to SBO and multiunit events specific to (1) adding guidance to the emergency plan that documents how to perform a multiunit dose assessment, (2) conduct periodic training and exercises for multiunit and prolonged SBO scenarios, (3) practice (simulate) the identification and acquisition of offsite resources, to the extent possible, and (4) ensure that EP equipment and facilities are sufficient for dealing with multiunit and prolonged SBO scenarios.

Unique Implementation Challenges

The staff is currently engaged in the implementation of the recently approved revision to the EP regulations. This is the most extensive revision since the EP regulations were promulgated in 1980 in response to the TMI accident. The staff has committed to a significant outreach effort to help ensure consistent licensee implementation and in response to requests from offsite response organizations. The development of technical information in support of Recommendation 9.3 will require significant effort from the staff and licensees and must be coordinated with the ongoing EP Rule implementation. The staff plans to initiate this action by mid-2012.

Schedule and Milestones

I. Develop and issue order – 6 months following initiation of action

   a. Interact with stakeholders to inform the development of the regulatory basis and acceptance criteria

   b. Issue order

II. Licensing activities - Schedule to be determined

   a. Licensee response

   b. Review of licensee emergency plans and issue staff safety evaluations

III. Inspection Activities – Schedule to be determined, dependent on order implementation

   a. Develop Temporary Instruction

   b. Conduct inspections and document inspection results

IV. Issue letters to close out order – 1 month after last inspection
Tier 2 - NTTF Recommendation 9.3 (Remaining Actions, Except ERDS Capability)

Schedule

I. Develop and issue order – 6 months following initiation of action
II. Licensing activities – Schedule to be determined
III. Inspection activities – Schedule to be determined
IV. Issue letters to close out order – 1 month after last inspection

Resources

<table>
<thead>
<tr>
<th>Activity</th>
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<th>Estimated FTE</th>
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Note:

1. Where appropriate and available, technical assistance dollars will be used to resolve this recommendation.