

UNITED STATES NUCLEAR REGULATORY COMMISSION

WASHINGTON, D.C. 20555-0001

October 6, 2016

MEMORANDUM TO: Nancy Salgado, Chief

Operator Licensing and Training Branch
Division of Inspection and Regional Support

Office of Nuclear Reactor Regulation

FROM: David Muller, Reactor Engineer /RA/

Operator Licensing and Training Branch
Division of Inspection and Regional Support

Office of Nuclear Reactor Regulation

SUBJECT: SUMMARY OF THE AUGUST 30, 2016, PUBLIC MEETING WITH

THE NUCLEAR ENERGY INSTITUTE'S OPERATOR LICENSING

FOCUS GROUP

On August 30, 2016, the U.S. Nuclear Regulatory Commission (NRC) staff held a public meeting with the Nuclear Energy Institute's Operator Licensing Focus Group. The purpose of this meeting was for the NRC to provide a status update for Revision 11 to NUREG-1021, "Operator Licensing Examination Standards for Power Reactors." The NRC did not solicit additional comments on NUREG-1021 during this meeting, since the 60-day public comment period on Draft Revision 11 to NUREG-1021 closed on May 6, 2016.

This meeting was the latest in a series of meetings intended to promote efficiency, effectiveness, and open communications with regard to initial operator licensing. Representatives of the NRC and the industry agreed that this meeting was useful for the exchange of information and agreed to continue the periodic meetings.

Enclosures:

1. List of Attendees

2. Agenda

3. Discussion Summary

CONTACT: David Muller, NRR/DIRS/IOLB

(301) 415-1412

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DISTRIBUTION:

CMiller, NRR NSalgado, NRR MScheetz, NRR DJackson, RI GMcCoy, RII

GGuthrie, RII ROrlikowski, RIII VGaddy, RIV

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OFFICE	IOLB	IOLB	IOLB/BC
NAME	DMuller	MScheetz	NSalgado
DATE	09/30/2016	9 /30/2016	10/6 /2016

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List of Attendees – Nuclear Regulatory Commission (NRC) / Nuclear Energy Institute's Operator Licensing Focus Group (NEI OLFG) August 30, 2016				
Name	Organization			
Chris Miller	NRC			
Maurin Scheetz	NRC			
Don Jackson	NRC			
Tim Kolb	NRC			
John Munro	NRC			
David Muller	NRC			
Gregg Ludlam	NEI OLFG			
Chuck Sizemore	NEI OLFG			
Russel Joplin	NEI OLFG			
Scott Bauer	NEI			
Roger Jones	Entergy			
Steve Dennis	PSE&G			
Michael Petersen	Xcel Energy			
Mark Otten	AmerGen			
Chuck Millard	Exelon			
Matthew Henson	Southern Nuclear Company			
Kostas Dovas	Exelon			
Rich Meyers	Energy Northwest			
Jana Bergman	Curtiss-Wright Corporation			
Mike Schoppman	Certrec			

List of Attendees via Teleconference – Nuclear Regulatory Commission (NRC) / Nuclear Energy Institute's Operator Licensing Focus Group (NEI OLFG) August 30, 2016				
Name	Organization			
Gerald McCoy	NRC			
Gene Guthrie	NRC			
Bob Orlikowski	NRC			
Vince Gaddy	NRC			
Carole Revelle	NRC			
Ken Jenkins	Vogtle Electrical Generating Plant			
Ed Jones and Hatch Staff	Edwin I. Hatch Nuclear Plant			
Robert Meyer	Public/Professional Reactor Operator Society			

AGENDA FOR THE CATEGORY 2 PUBLIC MEETING WITH THE NUCLEAR ENERGY INSTITUTE'S (NEI) OPERATOR LICENSING FOCUS GROUP (OLFG)

Tuesday, August 30, 2016, 9:00 AM to 12:00 PM EST NRC Two White Flint North, Room T2B3 11545 Rockville Pike Rockville, MD 20852

Time	Topic	Speaker
9:00 a.m.	Introductions and Openings	NRC/NEI
9:20 a.m.	Status of Major Changes to NUREG-1021	NRC
11:00 a.m.	Schedule for Implementation of NUREG-1021, Rev. 11	NRC
11:30 a.m.	Public Comments	Public
12:00 p.m.	Adjourn	

DISCUSSION SUMMARY

The NRC staff presented to the meeting attendees a status update for Revision 11 to NUREG-1021, "Operator Licensing Examination Standards for Power Reactors" (Rev. 11). During the NRC's presentation, the staff discussed the resolution of public comments, publication schedules, and some items of interest contained in Rev. 11. Prior to the meeting, the attendees were informed via the public meeting notice of two related publically available documents, located in the Agencywide Documents Access and Management System (ADAMS):

ADAMS No. ML16237A275, "NUREG-1021, Rev. 11, Status of Changes (August 2016)" ADAMS No. ML16237A279, "ES-201-1 Rev. 11"

Introductions and Openings

The NRC staff opened the meeting by stating that the overall goals of the meeting were to provide a current status of Rev. 11. Included in the meeting goals, the NRC stated that it would present resolutions of public comments received on some of the more significant changes contained in Rev. 11 (items of interest), and that the NRC would not be collecting comments on Rev. 11 at this meeting.

Included in the NRC's opening remarks was a brief discussion of the two driving forces for the changes contained in Rev. 11: lessons learned from a 2014 operator licensing decision made by the NRC's Atomic Safety and Licensing Board (ASLB) (available at ADAMS No. ML14077A573), and NRC's Project Aim (an initiative to improve the effectiveness, efficiency, and agility of the NRC).

Status of Major Changes to NUREG-1021

The NRC staff briefed the attendees on the current status of Rev. 11. Since the last meeting on this topic, held on March 31, 2016, (meeting minutes available at ADAMS No. ML16112A349) the staff has:

- Reviewed and incorporated internal NRC comments on draft Rev. 11.
- Reviewed and dispositioned over 300 public comments received on draft Rev. 11.
- Incorporated many of the public comments received into changes to draft Rev. 11.
- Determined that a small number of the public comments received were outside the intended scope of Rev. 11.

The staff explained that significant changes made to draft Rev.11, in part to address public comments, were reviewed and dispositioned with input from all four NRC regions' operations branches. With some administrative tasks still remaining, the staff stated the target date for publication of the final version of Rev. 11 was October 31, 2016.

Following this presentation of the overall status of Rev. 11, specific items of interest associated with Rev. 11, including the staff's resolution of comments on these items, were presented and discussed.

<u>Items of Interest: Scenario Critical Tasks, Revised Examination Preparation Timeline, and Revisions to the Knowledge and Abilities (K/A) Catalogs</u>

In response to public comments, the staff presented two changes to draft Rev. 11: a change from a lower limit to a target value for the metric of two critical tasks per simulator scenario, and the expansion of the timeline for examination preparation (Form ES-201-1) by two months. The staff stated that the expanded examination timeline will allow approximately 1.4 extra months for the initial preparation of an exam, and an additional 0.6 months for exam review and making exam changes (see ADAMS No. ML16237A279, "ES-201-1 Rev. 11"). The staff also presented that revised K/A catalogs (NUREGs-1122 and 1123) should be issued for public comments in approximately 30 days, with a target date of January 1, 2017, for final publication of the catalogs.

The attendees acknowledged the information presented.

Item of Interest: Frequency of Administration of the Generic Fundamentals Examination (GFE)

The staff presented to the attendees that a change to draft Rev.11 was being planned to reduce the frequency of administration of the GFE from four times per year to twice per year beginning in 2017. The staff stated that a reduction in GFE administration frequency results in a budget savings to the NRC, and was an action proposed and approved as a part of NRC's Project Aim. The staff further stated that they understood that the reduced GFE frequency would impact the scheduling of NRC site-specific examinations and nuclear facilities' licensed operator training programs.

Attendees and members of the Nuclear Energy Institute's Operator Licensing Focus Group (OLFG) took issue with the reduction in GFE frequency, noting negative impacts in the scheduling of site-specific NRC licensing examinations and scheduling of licensed operator training. It was further stated that these impacts would result in additional monetary costs to the nuclear industry in preparing individuals for licensing. The OLFG questioned if passed GFE results could be considered valid in excess of the current two year shelf life, suggested incorporating GFE topics into NRC site-specific examinations, and suggested that the nuclear industry could develop and administer the GFE.

The NRC staff noted these concerns, and stated that the two-year shelf life of the GFE is dictated by Title 10 of the *Code of Federal Regulations* (10 CFR 55.47), that adding GFE topics to NRC site-specific examinations was not desirable, and that other alternatives regarding the GFE were being considered in the near future.

<u>Item of Interest: Revised Simulator Scenario Grading Scheme for Individuals Taking NRC Licensing Examinations</u>

The NRC staff stated that no changes were planned to Rev. 11 regarding the revised simulator scenario grading scheme for individuals taking NRC licensing examinations. The staff then stated the major features of the revised grading scheme, which the NRC plans to implement with the issuance of the final version of Rev. 11:

- A 0-3 point scale will be used for grading of rating factors in place of a 1-3 point scale.
- A critical task error will result in a rating factor score of zero, but will not, on its own, result in examination failure.
- A single performance deficiency can impact no more than two rating factors.

- The practice of giving a point back for correct performance will be eliminated.
- A passing score of 1.8 will be set for each competency (except for competency 4, "Communications").

The staff also reported on an NRC effort which applied the draft Rev. 11 revised grading scheme to NRC examinations administered in 2015 under Revision 10 to NUREG-1021. The following results were noted:

- Per Revision 10 grading there were zero individuals who failed the simulator scenario portion of their 2015 NRC examination (out of 128 individuals who took the reactor operator (RO) examination and 138 individuals who took the senior reactor operator (SRO) examination).
- Applying the draft Rev. 11 grading scheme, six individuals (2 ROs, 4 SROs) would have failed the simulator scenario portion of their NRC examination.
- This indicated an increase in simulator scenario failure rates from 0% using Revision 10 grading to 1.6% for ROs and 2.9% for SROs using draft Rev. 11 grading.

The meeting attendees and OLFG acknowledged the information presented, but stated several concerns with the proposed Rev. 11 revised simulator scenario grading scheme, including:

- A single individual failure of an NRC licensing examination represents a lost investment of hundreds of thousands of dollars for the nuclear industry.
- The revised grading scheme contained in draft Rev. 11 does not address the problems identified by the ASLB in their 2014 operator licensing decision.
- Changing to a 0-3 point scale from a 1-3 point scale for grading rating factors does not decrease subjectivity, nor does eliminating the point back practice.
- Maintaining the same competency passing score of 1.8 with a grading scale for rating factors expanded downwards to zero effectively raises the standard for what is considered a competent operator.
- The nuclear industry was not represented during the formulation of the revised simulator scenario grading scheme.

The OLFG also questioned whether the NRC considered alternatives to the grading scheme contained in draft Rev. 11, such as only eliminating the point back practice or shifting to a 0-4 grading scale.

The NRC staff noted these concerns and stated that the revised grading scheme, including the elimination of the point back practice, was devised to reduce grading subjectivity, increase regional and examiner consistency, and address lessons learned from the 2014 ASLB decision. The staff further stated that at no time were failure rates of failing more individuals considered in the development of the revised simulator scenario grading scheme.

<u>Item of Interest: Simulator Scenario Overlap and Re-Use of Events</u>

The NRC staff informed the attendees of a change being made to draft Rev. 11 regarding the limits on simulator scenario overlap and event re-use. The staff stated that instead of specifying a 50% overlap limit of scenario events used on the past two NRC licensing examinations, the limit will be relaxed to require that each simulator scenario contain at least two events not used on the past two NRC licensing examinations. The staff stated that this relaxation of the limit for overlap and re-use of simulator scenario events should ease the development of simulator

scenarios for future NRC licensing examinations. The staff further stated that these limits were being put in place to prevent NRC simulator examinations at a given nuclear power plant from being too similar from one examination to the next examination.

The meeting attendees and OLFG acknowledged the information presented, but stated concerns with:

- The added burden necessary to account for and track the usage of simulator scenario events.
- The subjectivity involved in what is classified as a previously used versus unused event
- The possibility of not having enough different malfunctions to meet the event re-use limit
- The potential for examinees to have an advantage on NRC simulator exams, by being able to eliminate previously used scenario events.

The NRC staff acknowledged these concerns.

Item of Interest: Elimination of Informal NRC Staff Reviews (Appeals) of Examination Failures

The NRC staff informed the attendees that a change being made to draft Rev. 11 was the elimination of appeal reviews for individuals who fail an NRC licensing examination and request an informal review. With this elimination, the staff would no longer accept appeals six months after the publication of final Rev. 11 to NUREG-1021. The staff stated that the elimination of appeals was an action approved as a part of NRC's Project Aim, that post-examination comments from individual applicants and facilities should identify problematic test items, and that the post-examination comment period was being extended from 5 days to 20 days. The staff further stated that if an applicant fails an NRC licensing examination, the applicant can still request a formal hearing.

The meeting attendees and OLFG acknowledged the information presented, but stated the following concerns regarding the elimination of appeals:

- The results of simulator examinations will not be known within 20 days, so submitting post-examination comments on simulator exams will be problematic.
- The appeal process has resulted in overturned license denials, which has saved the nuclear industry money and resources when compared to having individuals re-take an NRC examination.
- The appeal process has served as an effective means for having a second look at examination failures and promoting NRC regional consistency.

The OFG also question what will be the involvement of NRC headquarters in reviewing post-examination comments.

The NRC staff noted these concerns and provided the following comments:

- The appeal process is not required by NRC regulations.
- Facilities and individuals should be able to identify problematic test items within the expanded 20-day post-examination comment period.
- NRC headquarters may be involved in the review of post-examination comments and

examination failures prior to issuing a license or sending a denial letter; however, the NRC regions will maintain the licensing authority.

- The revised process will be faster than the current appeal process.
- Individuals who passed with little margin will no longer have their licenses held while awaiting the results of an appeal.

<u>Item of Interest: Applicant Eligibility Waivers</u>

The NRC staff informed the meeting attendees that efforts to improve the processing applicant eligibility waiver requests was still a work in-progress. The staff noted that it is proving difficult to develop a process for waiver requests such that the NRC can issue a decision on a waiver prior to the receipt of a formal application (NRC Form 398) for a RO or SRO license. Members of the OLFG acknowledged this information, and questioned whether changes to NRC Form 398 and the processing of this form should be considered.

Item of Interest: SRO Administrative Job Performance Measures (JPMs)

The NRC staff stated that it was proposing no changes to the draft Rev. 11 requirement that all five SRO administrative JPMs be at the SRO-level. Unlike Revision 10 to NUREG-1021, Rev. 11 will require all five SRO administrative JPMs to test at the higher license level, which means SRO administrative JPMs cannot exactly match administrative JPMs used to test ROs. The staff stated that this would add consistency to the content of NRC licensing examinations. The OLFG agreed that requiring a specific number of administrative JPMs at the SRO-level would add consistency, but questioned whether three out of five or four out of five JPMs at the SRO-level was a more appropriate requirement. The OLFG further stated that with the draft Rev. 11 requirement in-place, additional resources will be required to develop extra administrative JPMs that test at the SRO-level.

Closing Remarks

The NRC staff re-stated that the target date for publication of final Rev. 11 to NUREG-1021 was October 31, 2016, and that it would become fully effective 6 months after the publication date. The OLFG then provided some closing comments, including:

- Their appreciation for the NRC in conducting this meeting.
- The NRC has made very few changes to draft Rev. 11 although over 300 public comments were received.
- The more significant changes contained in draft Rev. 11 will cost the nuclear industry millions of dollars, especially since a single individual who fails an NRC licensing examination represents a lost investment of up to half a million dollars.
- Making significant changes to a sound and mature operator licensing program does not appear justified based upon a single ASLB decision.
- The changes proposed in draft Rev. 11 have no impact or benefit to public safety.

The OLFG also questioned whether the changes contained in Rev. 11 should be considered a backfit.

Finally, comments from the public were provided, and included the following statements:

• Every few years some kind of event identifies problems with operator licensing.

- How the NRC and the nuclear industry responds to these events is important.
- Every solution seems to lead to additional new problems.
- Instead of reducing the frequency of the GFE, the GFE should be computer-based and on-demand, or let the nuclear industry develop the GFE.
- A 2012 study on operator licensing conducted by the Institute for Nuclear Power
 Operations identified no changes necessary, yet based upon a single ASLB decision, a
 multitude of significant changes are being proposed.
- The cumulative effect of multiple changes to operator licensing needs to be considered.