

444 South 16th Street Mall Omaha, NE 68102-2247

LIC-13-0078 June 25, 2013

U.S. Nuclear Regulatory Commission Attn: Document Control Desk Washington, DC 20555-0001

Reference: Docket No. 50-285

Subject:

Licensee Event Report 2012-016, Revision 1, for the Fort Calhoun

Station

Please find attached Licensee Event Report 2012-016, Revision 1. This report is being submitted to revise the reporting criterion in Block 11 of NRC Form 366.

The condition is being reported pursuant to 10 CFR 50.73(a)(2)(ii)(A). The following commitments have been completed.

FCS has corrected the affected CVCS and waste disposal piping system socket welded fittings.

FCS has completed thermal fatigue calculations for CVCS and waste disposal piping.

If you should have any questions, please contact Terrence W. Simpkin, Manager, Site Regulatory Assurance, at (402) 533-6263.

Sincerely

Louis P. Cortopassi

Site Vice President and CNO

LPC/epm

Attachment

A. T. Howell, NRC Regional Administrator, Region IV

J. M. Sebrosky, NRC Sr. Project Manager

L. E. Wilkins, NRC Project Manager

J. C. Kirkland, NRC Sr. Resident Inspector

NRC FOF (10-2010)	RM 366			U.S. NUC	LEAR RE	GULATO	RY COMMI	ISSION	APPRO	VED BY OMB: N	IO. 3150	0-0104	E	XPIRE	S: 10/	31/2013
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LICENSEE EVENT REPORT (LER) CONTINUATION SHEET

	U.S. NUCLEAR REGULATORY COMMISSION
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1. FACILITY NAME	2. DOCKET	6	3. PAGE				
Fort Calhoun Station	05000285	YEAR	SEQUENTIAL NUMBER	REV NO.	0	OF	4
Fort Calhoun Station		2012	- 016 -	1	2		4

NARRATIVE

BACKGROUND

The Fort Calhoun Station (FCS) chemical and volume control system (CVCS) consists in part of three charging pumps that take suction from the volume control tank and return the coolant to the reactor coolant system by way of the shell side of the regenerative heat exchanger. The heat exchanger transfers heat from the letdown coolant to the charging coolant before the charging coolant is returned to the reactor coolant system. Although the three charging pumps start upon receipt of an Engineered Safeguards signal, no credit is taken for charging pump operation in the Updated Safety Analysis Report (USAR) safety analyses and as such these pumps are not classified as Engineered Safeguards equipment. When the USAR safety analyses are more limiting with operation of these pumps, they are assumed to operate. The CVCS piping system used at FCS is from the original plant construction.

The reactor coolant system (RCS) has connections (Waste Disposal) to allow draining the RCS to the radioactive waste processing equipment. The RCS drain lines contain socket welds similar to the CVCS.

EVENT DESCRIPTION

On July 17, 2012, FCS identified (see Condition Report (CR) 2012-07724) a deficiency as part of the analyses being performed in support of resolution to CR 2012-00339 (Class I pipe potentially not qualified). CR 2012-07724 documented that preliminary results from an ASME III NB-3200 Thermal Fatigue Analysis on the CVCS Charging line had concluded that;

- 1. The 2 inch socket welded fittings on RCS branch line piping cannot be qualified.
- 2. The 2 inch charging lines are considered to be in an unanalyzed condition exceeding thermal cycle fatigue and seriously degraded.

The Class I portion of the CVCS system is comprised of the charging piping (RCS inflow) and the letdown piping (RCS outflow). Both piping systems contain 2 inch socket welded fittings that are subjected to the various fluid thermal transients. The typical socket welded fittings experience high transient thermal stress and fatigue due to the abrupt changes in thickness and transitions between the piping, fillet welds and fittings. The most severe transient for the charging and letdown piping is intermittent manual charging and the loss of letdown (respectively) which were derived from actual plant transients.

FCS calculation FC06484 (ASME Class 1 Piping Analysis for the Pressurizer Spray Piping December 1994) for the pressurizer spray piping was thought to be the limiting case and bound the CVCS piping system. During an extended power uprate (EPU) evaluation (January 2012) of the CVCS system, this bounding case was questioned and later determined to be incorrect (see CR 2012-00339). FCS personnel, working with the original equipment manufacturer of the plant, self-identified this issue as part of the resolution of CR 2012-00339. The vendor created a detailed failure effects analysis of a 2 inch socket welded end tee-fitting. The thermal fatigue FEA used most limiting case.

These boundary conditions represent the worst case of the Class I portion of the charging and letdown piping. The model could not be shown to pass code fatigue requirements for one cycle, whereas FCS has had approximately 73 cycles.

The normal charging headers to the RCS were classified as inoperable until further evaluations or required repairs could be performed. The plant is currently in mode 5 and the fittings are currently able to maintain an RCS boundary during current shut down conditions. The charging headers are not required for current plant conditions to support Technical Specification (TS) 2.2.1. As compensatory action, affected CVCS piping has been danger tagged shut to prevent any further thermal transients to the suspect welds.

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NARRATIVE

The issue was recognized on July 17, 2012, at 1000 Central Daylight Time (CDT). The HOO was notified on September 17, 2012, at 1404 CDT per 10 CFR 50.72(b)(3)(ii)(A). As an interim action shut down cooling purification was secured and charging isolated to the RCS.

CONCLUSION

Direct Cause

Socket welds in CVCS Class 1 piping were subjected to severe thermal transients under normal operation that were beyond their design basis under normal operation.

Root Cause:

The CVCS Class 1 piping system was constructed using socket welded fittings.

Based on the evaluation above, transients of the same and similar components have occurred at FCS. Therefore, an extent of condition exists in the following piping lines:

CVCS piping lines CH-2049 (RCS nozzle to the regenerative heat exchanger), CH-2014 (sheet 4 & 6 from HCV-248 and HCV-249 to RCS nozzle) and CVCS piping line CH-2048 (letdown line downstream of the regenerative heat exchanger).

Waste disposal system piping line WD-2072 up to valve RC-113 (connected to the CVCS letdown line). CR 2012-12184 has been written to document the piping line WD-2072 up to valve RC-113 is scoped under this extent of condition.

CORRECTIVE ACTIONS

Interim Actions

The chemical and volume control system was declared inoperable. The normal charging headers to the RCS were classified as inoperable until evaluations or required repairs are performed. CVCS was isolated to prevent any further thermal transients to the suspect welds. In addition, the affected waste disposal piping line which was scoped under the extent of condition is being addressed under CR 2012-12184. Contingency actions were taken to secure the letdown line so no thermal stress may be introduced to those socket welds.

Actions to Prevent Recurrence

FCS has corrected the affected CVCS and waste disposal piping system socket welded fittings.

FCS has completed thermal fatigue calculations for CVCS and waste disposal piping to ensure system is in compliance.

Additional actions will be tracked in the stations corrective action system.

NRC FORM 366A

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NARRATIVE

SAFETY SIGNIFICANCE

The potential consequence is a small break loss of coolant accident (LOCA). The CVCS piping failure event is enveloped by the small break LOCA as described in the USAR. This type of event at power operations will cause the plant to be shut down. As previously mentioned no credit is taken for operation of the CVCS system. The High Pressure Safety Injection (HPSI) System and the Low Pressure Safety Injection (LPSI) System would not be affected by either of these failures and would remain available to maintain reactor coolant system inventory.

SAFETY SYSTEM FUNCTIONAL FAILURE

This event does not result in a safety system functional failure in accordance with NEI-99-02.

PREVIOUS EVENTS

Fort Calhoun Station has not reported any similar issues with socket welds.