

October 30, 2018

NK21-CORR-00531-14757 NK29-CORR-00531-15454 NK37-CORR-00531-03085

Mr. B. Torrie
Director General, Regulatory Policy Directorate
Canadian Nuclear Safety Commission
P.O. Box 1046
280 Slater Street
Ottawa, Ontario
K1P 5S9

Dear Mr. Torrie:

Bruce Power comments on draft REGDOC-3.1.3, Reporting Requirements for Class II Nuclear Facilities and <u>Users of Prescribed Equipment, Nuclear Substances and Radiation Devices</u>

The purpose of this letter is to provide feedback on this draft Regulatory Document, which sets requirements and guidance for reports and notifications licensees of Class II nuclear facilities and users of prescribed equipment, nuclear substances and radiation devices must submit to the CNSC.

Please see Attachment A for a series of observations, suggestions and requests for clarification that emerged from a collaborative review of this document with our industry peers.

If you require further information or have any questions regarding this submission, please contact Steve Cannon, Department Manager, Regulatory Affairs, at (519)-361-6559, or steve.cannon@brucepower.com.

Yours truly.

Maury Burton,

Senior Director, Regulatory Affairs

Bruce Power

cc: CNSC Bruce Site Office (Letter only)

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Attach.

Attachment A

	13.	12.	11.	#
	3.2	3.2	3.1	Section/ Excerpt of Section
	The Guidance in this section contains redundant language and is inconsistent with guidance in <i>REGDOC-3.1.2</i> and <i>REGDOC-3.1.1</i> .	The information specified in items 4 and 11 are not required by section 38 of the CNSC PTNSR, 2015. Further, item 11 is already captured under RD 99.3 and not required under REGDOC 3.1.1 or REGDOC-3.1.2	The information specified in 2a, 2b, 2c and 4 is not required by the <i>CNSC PTNSR</i> , 2015. The regulations section 37(4) only indicates the circumstance of the failure-to-comply or of the dangerous occurrence.	Industry Issue
Otherwise: Remove the following sentences to avoid redundancy: "This report is generally required within 21 days after the preliminary report of the event. There should be sufficient information included to allow for efficient review of the report." Amend the 4th bullet to remain consistent with REGDOC-3.1.1 so it reads, "identify the target completion date for the actions that the licensee has taken or proposes to take, including actions identified and taken to restore the effectiveness"	Replace the guidance of section 3.2 with the guidance in section 4.2 of <i>REGDOC-3.1.2</i> .	Delete sections 4 and 11.	Delete or make consistent with REGDOC-3.1.2.	Suggested Change (if applicable)
	Clarification	MAJOR	MAJOR	Major Comment/ Request for Clarification
		This imposes additional requirement not found in the regulations and adds additional regulatory burden with no apparent impact on safety.	This imposes additional requirement not found in the regulations and adds additional regulatory burden with no apparent impact on safety.	Impact on Industry, if Major Comment

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Appendix A				Document Section/ Excerpt of Section
Paragraphs 1 and 4 contain duplicate material. Information from the 1 st paragraph has already been listed in Section 2 Guidance paragraphs 2 & 3 and in the Section 3 preamble. Information from the 4 th paragraph has already been listed in Section 2 Guidance, paragraph 4. Also, paragraphs 2 and 3 are incorrectly placed.	phrase; "any classified, protected, proprietary, or personal information shall be submitted to the CNSC separately in accordance with" This requirement is not logical. First, the entire ACR is considered "protected when completed" so the entire ACR must be submitted separately from the ACR itself (a logical impossibility). Secondly, this raises an additional administrative burden on the licensees to provide two submissions where previously one submission was sufficient.	The example in the 1 st sentence is misleading and not appropriate in many situations. This is also not found in the CNSC, PTNSR, 2015.	This section adds additional requirements not currently found in the requirements for 21-day reports as stated in the Regulations, and possibly require additional effort which may be onerous to Licensees. We currently believe that the current 21-day report requirements within the Regulations provide all the pertinent details related to an event, and should be duplicated here.	Industry Issue
Delete paragraphs 1 and 4. Move paragraphs 2 and 3 to section 2 Guidance.	Please delete "separately."	Amend to read, "As per subsection 36(2) of the PTNSR 2015, the consignor, carrier or consignee must have an expert in radiation protection (e.g., a radiation safety officer) assess the situation.	Revise this section with the full (21-day) reporting requirements stated in the Regulations.	Suggested Change (if applicable)
Clarification	Clarification	MAJOR	MAJOR	Major Comment/ Request for Clarification
		In many transport incidents, the person providing the assessment is not the radiation safety officer but the transportation expert most familiar with the packaging and potential exposures.	This adds potential burden to Licensees without providing additional pertinent information to the required report.	Impact on Industry, if Major Comment

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		Table A	Document Section/ Excerpt of Section
The person to whom licensees should send the report (CNSC point of contact) does not align with the CNSC mandate to report events that fall under the reporting requirements of subsection 29(1) of the GNSCRs directly through the duty officer and as stated on page 3 of REGDOC-3.1.3.	specific numbered licence conditions have been listed throughout. Why is the phrase "point of contact if known" noted for some events and not others like 20b), 20 c)?	The term "notify" regularly appears in the Preliminary event reports column. (Please see comment #1 for a related issue) There are differences between requirements, such as reporting timing, in this draft and the already approved REGDOC-3.1.1. For instance, the requirement for preliminary reports does not distinguish between significant and non-significant events as is the accepted practice under REGDOC-3.1.1.	enss Ausnpul
Clarify the appropriate contact.	conditions are identified (reference) or provide some explanation in the REGDOC as to their applicability. Clarify.	Licensees strongly suggest that a 4 th column be added to clearly distinguish between a notification where no further reporting is required and a preliminary report that may require a full report. The table should reflect the guidance wording (i.e. definition of notification) in the 1 st paragraph of section 3.1. Align with approved REGDOC-3.1.1. Specify that high safety-significant situations or events require an immediate preliminary report, but allow for 5-day reporting for events of lower significance. For most situations, change the full report requirement in the table to "Within 60 days (if required)"	Suggested Change (if applicable)
Clarification	Clarification	MAJOR	Major Comment/ Request for Clarification
		Licensees may inadvertently be non-compliant with respect of notification and reporting of events. Differing requirements between event reporting REGDOCs can inadvertently lead to errors or confusion for licensees who hold more than one type of licence. The contracted timelines in this draft add additional administrative burden with no corresponding increase in nuclear safety.	Impact on Industry, if Major Comment

Document **Excerpt of** Section/ Section equivalent event in REGDOC 3.1.2, VI. 9c) would benefit from the note included in the "Within 21 days after becoming aware of the.." 8a) is missing the word "event" in the 3rd column Should 6b) also specify the requirement to request a specifies either the point of contact or the duty is not identified in 6a). For 8f), the document only licence amendment now that the CNSC is including the indicates "the Commission" where elsewhere, it revision number in the licences? The person to whom licensee should send the report the guidance of 3a) performance through inspections.. while the regulator should be evaluating licensee's audits are used by the licensee for self-monitoring, "Quickly" is not sufficiently defined as referenced in found during internal audits is inappropriate. Internal The guidance for item 1 regarding non-compliances **Industry Issue** Clarify. Include the same note. Add "event" Reword to: "... if the situation is contingency plan is not being fully Indicate CNSC point of contact. implemented." resolved quickly and prior to the or a regulatory violation? not a violation of a licence condition should be reported even if they are compliances found during audits For example, does this mean all nonbe as broad as any non-compliance. requirements (i.e. licence or non-compliances with regulatory align with REGDOC 3.1.2, VI. regulatory violations). It should not found during internal audits" means Confirm that "non-compliances Delete or reword the guidance to Suggested Change (if applicable) Clarification Clarification Clarification Clarification Clarification Clarification Request for Comment/ Major MAJOR guidance section in REGDOC 3.1.2. the purpose of conducting audits and inconsistent with the compliances identified in an internal audit is contrary to REGDOCs 3.1.1 & 3.1.2. Requiring licensees to report non-This ratchets reporting requirements contained in Impact on Industry, if Major Comment

Bruce Power comments on draft REGDOC-3.1.3, Reporting Requirements for Class II Nuclear Facilities and

Users of Prescribed Equipment, Nuclear Substances and Radiation Device

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		Section/ Excerpt of Section	Document
For 17, licensees believe the intent of GNSCR 29(1)(e) is being stretched to include the examples provided. In particular, leaving a source unattended should not be an example of an "attempted or actual breach of security" or an "attempted or actual act of sabotage." Industry questions this interpretation and seeks clarity as to what is meant by "being left unattended". Licensees assume this means the source has been left unattended outside of an approved storage location. However, does it also mean "unattended outside of a secured area"? For example, does this include an unattended source that has been left inside the Protected Area (DN and PN) or within a building with approved security controls fully intact?	Guidance is missing from Item #10 and the person to whom licensees should send the report is not identified. The timing does not align with that in <i>REGDOC 3.1.2, VI</i> The person to whom licensees should send the notification is not specified in #11. For 12b), the examples should not be considered reportable events unless there are other indications of an overexposure. For example, entering a radiography/restricted area will not necessarily result in a dose limit exceedance. If licensees can promptly confirm the dose limit was not exceeded (i.e. reviewing workers electronic dosimeter or survey results), there should be no need to report. For 15, the applicability of the Guidance statement is not clear for an event when <i>GNSR 29(1)</i> is not triggered, since the full report column unconditionally stipulates requirement of 21-day reporting.		Industry Issue
To avoid reporting confusion, clarification is needed on what is defined as an "unattended source."	Add guidance, contact details and ensure timeline is consistent with REGDOC 3.1.2, VI. Indicate project officer or CNSC point of contact Delete the examples and use guidance provided in section 12.1.b in REGDOC-3.1.2 VI. Clarify.		Suggested Change (if applicable)
MAJOR	Clarification Clarification Clarification Clarification	Comment/ Request for Clarification	Major
Potential reporting anomalies			Impact on Industry, it Major Comment

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The example for 22h) is misleading and not appropriate in many situation. This is also not found in the CNSC, PTNSR, 2015. (Please see related comment	For 22, there is a missing sentence from Guidance in REGDOC-3.1.2 Although the guidance for 22a) is understood, the wording; "The severity of the accident does not matter" is not appropriate. Align conditions for 22e) with 22d)	For 19, the 3 rd column repeats "Notify CNSC point of contact." For 21, the note in Guidance regarding submission of full report (as in <i>REGDOC-3.1.2 VI</i>) is not included.	7 7	
Delete, "(e.g., a radiation safety officer)"	within 21 days or under section 16 of the RPR within 21 days." Add the sentence "Applicable section(s) of NSCA or regulations made under NSCA" Delete the guidance statement. Suggest including similar conditions for submission of Preliminary Report to that of 22d): Notify CNSC point of contact (if the material is contained in the internal package) Notify duty officer (if the material is not contained)	Delete. Suggest adding note to Guidance: "If a licensee submits this full report, the licensee is not required to also submit a full report under subsection 29(1) of the GNSCR	Suggested Change (if applicable)	
MAJOR	Clarification Clarification Clarification	Clarification	Major Comment/ Request for Clarification	
In many transport incident the person providing the assessment is not the radiation safety officer but the transportation expert who is most familiar with the			Impact on Industry, if Major Comment	