# Westinghouse UK AP1000<sup>®</sup> GENERIC DESIGN ASSESSMENT Resolution Plan for GI-AP1000-FS-07 Safety Case for Shutdown Faults

MAIN ASSESSMENT AREA	RELATED ASSESSMENT AREA(S)	RESOLUTION PLAN REVISION	GDA ISSUE REVISION				
Fault Studies	- 3 0						
GDA ISSUE:	<ul> <li>Westinghouse is required to provide a fully integrated design basis safety case for shutdown faults in the PCSR.</li> <li>The safety case for shutdown faults needs to be reflected in and supported by the Fault Schedule, also to be reported in the PCSR.</li> </ul>						
ACTION: GI-AP1000-FS- 07.A1	Westinghouse is re- design basis safety PCSR. The safety case for reflected in and sup be reported in the F An acceptable desi faults requires West currently presented RO- <b>AP1000</b> -54 (UI Shutdown faults net the available at-pow thermal hydraulic a and claims on SSC shutdown faults the the PCSR, justified frequencies update are significantly diffic claims on SSCs from be considered sepa expected for design FA.9). This include failures, demonstrat discussion of the con- lt is expected that the Tech Specs) configuent covered in the PCS The safety case for containment needs transient analysis, for the safety case for containment needs	aults in the ds to be Schedule, also to for shutdown more than is e response to 0). into the PCSR. If lyses (i.e. the consequences ound or apply to early stated in hitiating fault sequences which sequences or ivalents need to ull rigour SAPs FA.4 to hiting single equent faults and rmitted (under should be le shutdown ion need to be					

	presented in and referenced from the PCSR as necessary. The safety case for shutdown faults needs to be reflected in and supported by the Fault Schedule, also to be reported in the PCSR. With agreement from the Regulator this action may be completed by alternative means.						
RELEVANT REFERENCE DOCUMENTATION RELATED TO GDA ISSUE							
Technical Queries							
Regulatory Observation	RO- <b>AP1000</b> -54						

### Scope of work:

Other Documentation

Westinghouse will review with the ONR the fault schedule provided in Revision 0 of the **AP1000**<sup>®</sup> PCSR to confirm that the information provided for shutdown faults does address the remaining ONR questions and update as necessary the fault schedule and Section 9.12 of the PCSR to resolve any residual concerns.

Additionally, Westinghouse will enhance the level of detail provided in the PCSR to include information that is necessary to ensure that there is a complete understanding of the evidence supporting the safety case for shutdown faults. Furthermore, Westinghouse will complete the evaluation of the shutdown faults in regards to radiological consequences to determine whether they are bounded by the consequences calculated for equivalent at-power faults. If it is determined that the equivalent at-power fault is not bounding, Westinghouse will provide an assessment to determine the extent of the radiological consequences of the fault.

Once is the above work is complete and incorporated into the PCSR, Westinghouse will have addressed the ONR's request for a fully integrated safety case for shutdown faults.

#### **Description of work:**

At the end of March 2011, Westinghouse provided the ONR with Rev 0 of the PCSR. As noted by the ONR, this incorporated and completed the response to RO-**AP1000**-54 as well as an updated Fault Schedule. Westinghouse believes that most of the regulator's concerns outlined in FS-07 are addressed in Rev 0 of the PCSR and will be closed out once the regulator has fully assessed the updates.

Specifically, the regulator expressed that there was insufficient information explaining which SSCs are claimed for individual shutdown faults (which can be different from atpower faults). The updated fault schedule provided in Rev 0 of the PCSR clearly addresses this concern by listing all of the SSCs claimed for the mitigation of each individual fault in all possible modes affected. If the mitigation of the fault is different for different modes, then the fault is split and the appropriate SSCs that are claimed for mitigation are listed accordingly. Furthermore, the updated Fault Schedule addresses the regulator's request to assess initiating event frequencies for all of the identified faults. The initiating event frequencies are listed in the Fault Schedule and for any fault that has a frequency greater than 10<sup>-3</sup> per year, the diverse means of fault protection is provided in bold letters below the safety case listed in red, consistent with the approach used for at-power event. Therefore, the presented fault schedule does indeed consistently address both at-power and shutdown modes.

It was also stated by the regulator that the safety case for RNS pipe breaks outside of containment needed to be completed with arguments and analyses properly presented and referenced in the PCSR. This task has been completed and has been incorporated into Section 9.12.5.3 of Rev 0 of the PCSR, which summarises the evaluation of postulated pipe breaks in the RNS lines outside of containment. For each postulated case, the resulting containment water level was calculated to ensure that the minimum level required for long term cooling is maintained. This evidence supports the safety case for RNS pipe breaks outside of containment and addresses the regulator's concerns. The other remaining task for Westinghouse is to revise UKP-GW-GL-077 Rev. 0 to include the break analysis and close out the open item regarding the RNS breaks outside of containment.

Included in the detail that will be added to the PCSR, the radiological consequences will be fully assessed and incorporated into Chapter 9.12. Westinghouse will conduct an evaluation of each shutdown fault and clearly identify faults that are bounded by the equivalent at-power fault, as well as explain why it is bounded. For other faults that are not bounded, Westinghouse will provide an assessment of each fault to ensure the potential consequences are adequately examined and explained in the appropriate fault subsection in the PCSR.

In conclusion, Westinghouse believes that after a complete assessment of Rev. 0 of the PCSR, ONR will find that the updated Fault Schedule will satisfy the majority of the issues outlined in FS-07. Westinghouse will review Rev. 0 of the PCSR and if any changes are identified, they will be submitted to ONR as part of the resolution of this GDA issue. Westinghouse will remain in communication with ONR as it works to finalise the safety case for shutdown faults by updating the PCSR with a sufficient level of detail, as agreed upon with the ONR.

# Schedule/ programme milestones:

Please see the following page for the schedule.

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# Activity Name		2015									2016									2017						
	ec	Jan	Feb	Mar	Apr	May	Jun	Jul	Aug	Sep	Oct	Nov	Dec	Jan	Feb	Mar	Apr	May	Jun	Jul	Aug	Sep	Oct	Nov	Dec	Jan
1 UK Generic Design Assessment (GDA) Resolution Plans (51) **LIVE**																								-		
2 FAULT STUDIES																								ł		
3 FS.07 Safety Case for Shutdown Faults																										
4 FS.07 Provide Shutdown Faults Response																								÷		
5 FS.07 Shutdown Faults Response - Submit to ONR																								1		
6 Shutdown Faults Response - ONR Review of Submittal																:								1		
7 FS.07 Update of PCSR	L I.																							÷		
8 FS.07 PCSR Mark Ups-Submit to ONR																								1		
9 PCSR Mark Ups-ONR Review of Submittal			1			1		1	1	1					:			<u> </u>			1	<u> </u>				

AP1000® UK Generic Design Assessment - Resolution Plans	Westinghouse Proprietary Class 2 28-Jan-16
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# Methodology:

Add sufficient detail to appropriate subsections of PCSR Chapter 9.12 to fully address availability constraints, single failure tolerance, preventative maintenance assumptions, operator actions, radiological consequences, and any other considerations necessary to capture the complete safety case for shutdown faults.

## Justification of adequacy:

This resolution satisfies the remaining action items necessary to have a fully integrated design basis safety case for shutdown faults in the PCSR.

### Impact assessment:

The following documents are anticipated to be affected:

- PCSR, Chapter 9
- UKP-GW-GL-077, Section 3.5.3