n°			Article	Ref. in National report	
	1		Planned Activities	Sect. 20.1.1 & 20.1.2.1.2.	
Question/ Comment		It is an ASN objective, as mentioned on problems. Also, it can be seen on P. 162 objectives is securing and extending unit particular, successful planning and execu equipment ageing).	P. 161, Sect. 20.1.1, to antici , Sect. 20.1.2.1.2, that one of lifetimes under optimum sat ation of safety reassessments,	pate ageing the EDF's fety conditions (in and control of	
		Please describe how licensees and AS management system process.	SN participate in the NPP	ageing	
Answei	r	In France, a NPP operating licence is no are met. However, the June 13th, 2006 A Nuclear Field (TSN Act), requests opera of their installations every ten years. A P safety level of the installation, is also an examination of the effects of ageing. At the abiity of the plant to be safely operate appropriate).	ot limited in time as long as sa Act, related to Transparency a ators to perform Periodic Safe PSR, which, above all, aims at opportunity to perform an in the end of each PSR, ASN ta ted till the next PSR (or for a	afety requirements and Security in the ety Reviews (PSR) increasing the a-depth akes position on shorter period, if	
	*		<b>Planned Activities</b>	Sect. 20, P. 161	
Comm Answei	ent r	specified time periods and who is res Safety culture is systematically reviewed conducted on plants by the EDF nuclea corporate entities every 3 years.	on the occasion of EGS safe r inspection department, and	ty reviews also within the	
	2		General	2.3.3/7.3.2.2/19. 4.1.1/19.4.2.1	
		<b>Internal authorisations</b> ASN has introduced a system of "intern are now done by the utilities them-selves 151.	al authorisations": some prio s. For the NPP, two example	r authorisations s are given on p	
Questic	on/	Q1. Are there other domains where this process is used? Will this approach be extended to other domains (approval of modifications)?			
Commo	CIII	Q2. Have the utilities modified their organisation with an additional independent control for these internal authorisations?			
Answer		Q3. For the second domain (restart of the reactor), is this system in application after a non-programmed stop (for example: scram after untimely safety injection, stop to repair some component)?			
		Q1 Operations presently covered The operations covered by an internal at wants a reinforced internal supervision of 2004 for "mid-loop operation" and reac than two weeks without significant main internal authorization system can be app that do not compromise their safety den ASN has provided a clear list of condition that intended operations stay within the	uthorization system are those of the licensee. It is the case f tor restart after programmed itenance. For research reactor blied to the modifications of t nonstration. ons that the operators must re overall safety demonstration	e on which ASN or EDF since outages longer rs of the CEA, the the installations espect to prove	

$\mathbf{O}$ = $\mathbf{v}^{0}$	Antiala	Ref. in National
Q. II	Article	report

#### New possible fields for an internal authorization system :

Since 2005, ASN and EDF have discussed the opportunity to extend the range of operations covered by "internal authorisation" to the following operations:

- criticality authorisation when the reactor restarts after a programmed simple refueling outage ;
- waivers to the OTS allowing not to comply with the required conduct in case of non essential material unavailability event.

These projects have not been finalized yet.

#### **Q**2

#### **General Principles**

ASN requested the licensees to reinforce their internal supervision on some operations. Under appropriate supervisory organization, the operator is solely responsible for the operations, providing a system named "internal authorisation" including enhanced and systematic internal control showing guarantee of good quality, autonomy and transparency.

In such a system, the decision for the operation is a matter for the operator, not for ASN.

There is now a legal framework for this system, based on the articles 18 and 27 of the decree n° 2007-1557 November 2nd 2007.

#### How does it work ?

The licensee establishes a commission internally. This commission is independent, meaning that its members are independent of people directly in charge of operations.

For all operations covered by "internal authorization" systems, authorized people at the operator's take the decision to do it or not in the light of a mandatory notice of the independent commission. These specific systems are authorized and assessed through inspections by the ASN which can withdraw this internal authorization system if is reliability is challenged.

#### **Q3** :

As part of its nuclear installations safety regulating role, ASN can submit some reactor operations to its prior approval.

For example, prior authorizations were imposed to EDF in 1990 at the aftermath of significant incidents that had occurred earlier. That is the case for reactor restart after programmed outages longer than two weeks. Authorizations are required only for programmed outages longer than two weeks when significant maintenance occurred. Among them, the ones without any significant maintenance are now under internal authorizations. Restarts after scrams and other non-programmed outage can be out any ASN authorization procedure as soon as they are shorter than two weeks or without significant maintenance.

3		General	Entire report
Question/	The report does not appear to contai	n any indication as to whe	ther France
Comment	followed up on actions assigned to it	from the third Review Me	eting.

Q. n°			Article	Ref. in National report	
		At the third review meeting, three main items were identified for the 2008 review meeting as regards France:			
		1. IRRT mission findings and France responses: the IRRS mission was conducted in November 2006; the main findings and actions taken (as of July 2007 when the report was finalized) are described in the report at chapter 8.1.3; further information on the developments will be given in the presentation at the review meeting			
Ansv	wer	<ul> <li>2. Progress in European safety harmonization work: this item is mentioned several time in the report. At chapter 2.3.1, it is described as one way to address the market deregulation issue; § 7.2.2.1.2 mentions the WENRA reference levels transcription process and the working groups set up at the beginning of 2006; at last, at § 20.2.1.2.2, the 2010 deadline for the harmonization of safety practices is recalled.</li> <li>3. Safety management inside EDF in a deregulated electricity market: the safety management system of EDF is described a chapter 10.2 and further details are given in other chapters, as relevant. As stated in the report at chapter 11.4.1, P. 64 and 65, in 2006, ASN requested its Technical Support Organization, IRSN, to review the EDF safety management system in the context of competitiveness and to present the results to the Advisory Committee who will meet on this topic in April 2008.</li> </ul>			
	4	taken in needed, as any ASN decision, it	General	Entire report	
Que	stion/ nment	Throughout the report the advisory commentioned, in instances where ASN required what is the role of this committee, which integrate into ASN framework? To prepare its decisions, ASN relies on of Advisory Committees of experts (GPEs) Committee for Pressure Vessels. These of Director General for Nuclear Safety and independent administrative authority led beside the Director General, by decision person recognised for his or her particular licensee representatives. Participation by approach to problems and take greater advisorable.	mittee of nuclear reactors (G nests a review from the GPR. <b>nat is its composition and I</b> opinions and recommendation, and the standing nuclear Se committees were created in 19 Radiation Protection. Creation the ASN President to establis of 9 March 2007. Each GPE ar competence. It may hold a foreign experts can help dive dvantage of experience acqui	PR) is how does it ns from four ct. of the Central 973 to assist the on of ASN as an ished four GPEs 2 may call on any 2 hearing of ersify the red	
Ansv	wer	The advisory committee of nuclear react Pierre Govaerts (from Belgium), it comp from the IRSN, from the industry (nucle regulators (for instance, Germany, Finlar The GPEs are consulted by the ASN Di- radiation protection of installations and a competence. They analyse the safety rela construction, commissioning, operation auxiliaries and the transport of radioactiv preliminary, provisional and final safety of possession of reports presenting the resu issue an opinion plus recommendations.	ors (GPR) is one of the GPE rises experts from the French ar or non nuclear industry) as nd, Switzerland, Belgium and rector General concerning th activities within their particula- ted technical problems raised and shutdown of nuclear faci- re materials. In particular, the cases for each of the BNIs. T ilts of the analyses conducted	As. Chaired by Mr. In administration, and from foreign Spain). It is safety and ar field of a by the ilities and their by review the hey are in a by IRSN and	

Q. n°			Article	Ref. in National report
	5		General	Entire report
Qua Cor	estion/ mment	The second bullet in Sect. 2.3.4, on P. 11 installations with the most recent standar reference system"" The report also mo places; for example on P. 22, Sect. 6.3.2, second paragraph.	states that " compare the rds in order to establish a entions this "safety reference last paragraph, as well as on	safety of the new "safety system" in other P. 23, Sect. 6.3.5,
		would ASN ensure conformance with determines if the "new safety reference bases?	the most recent standards ce system" is acceptable as	s? Who nd on what
Ans	Swer	By "safety reference system, we mean the demonstration (SAR, general operating r are studied during PSR by the licensee, s judgement, and implemented on the flee improvements of safety objectives or the account, as much as possible, the most r about those improvements, then ASN m analysis done by IRSN, and after consult Experts on Reactors).	e main documents related to rules, emergency plan). Safe elected mainly on the basis o t of reactors under reassessme e new rules in the safety analy ecent safety standards. EDF makes the final decision, on the ration of the GPR (Advisory	the safety ety improvements of expert nent. These yses take into makes a proposal ne basis of an Committee of
	6		General	2.1, P.9
Qua Cor Ans	estion/ mment swer	<ul> <li>"Since the last review meeting, the act of the nuclear field has provided a legislative radiation protection in France: it introduct transformed ASN into an administrative</li> <li>What are the experiences regarding the "The new penalty system requires setting decisions justified and appropriate to the importance is proportionate to the health standards deviations and also takes into a setting the standards deviations and also takes into a setting the standards deviations and also takes into a setting the standards deviations and also takes into a setting the standards deviations are setting the standards deviations and also takes into a setting the standards deviations and also takes into a setting the standards deviations and also takes into a setting the standards deviations are setting the standards deviations and also takes into a setting the standards deviations and also takes into a setting the standards deviations and also takes into a setting the standards deviations are setting the standards deviations are setting the standards deviations are setting to the setting the standards deviations are setting to the setting the standards deviations are setting the standards deviations are setting to the setting the set setting the setting the setting the set setting the</li></ul>	E 13 June 2006 on transparen e basis for the regulation of a ced an appropriate penalty sy authority independent of the <b>he new penalty system in I</b> g up a policy of enforcement e level of risk presented by th h and environmental issues o account the endogenous fact	cy and security in nuclear safety and ystem and e government." France? actions and he situation. Their of benchmarks ors relating to the
		conduct of the duty holder and exogeno deviation. The tools needed for the implementation	us ones relating to the conter	st of the pared."
	7		General	P. 13, Sect. 2.3.9
Qua Cor	estion/ nment	The issue of steam generator clogging hat We would appreciate if some more in better understanding. Since the discovery of this problem in 20	is been summarized in the re formation on this issue ca 006, EDF has continued its in	port. n be provided for nvestigations.
Ans	swer	For 900-MW units, EDF defined a strate generators clogging level (by visual exam determine which steam generators need 2008).	egy in order to characterize the ination and eddy current test a chemical cleaning (3 units i	ne steam t) and to n 2007 and 3 in
		For 1300-MW units steam generators, E characterization because of the design of examination more difficult. However, no	DF has not managed yet to of the steam generators, which high level of clogging was o	lo the same makes the visual observed for the

$0 \mathbf{n}^{\circ}$	Antiala	Ref. in National
Q. II	Alticle	report

examined steam generators. Therefore, EDF is still working on the explanation of the phenomenon. A thermal hydraulics parameter has risen during the operation of several 1300-MW units. EDF supposed this parameter could be an indirect indicator of the tube support plate clogging level. But, this parameter did not come back to its original value after the first chemical cleaning of 1300 MW unit steam generators (for 900-MW units, the derived parameter became normal after the chemical cleaning of steam generators with high level of clogging). Consequently, the origin of the increase of this parameter still has to be identified.

In parallel, EDF is still carrying out some studies to identify the origin of this deposit buildup phenomenon.

#### Further details:

Q1. Please confirm that Cruas-4 is one of the first thirty four 900 MWe reactor where steam generators are still equipped with Inconel 600 tube bundle and carbon steel tube support plate and these steam generators are due for replacement.

#### Answer:

The steam generators of Cruas 4 are equipped with a tube bundle in Inconel 600TT and their tube support plates are made in stainless steel (Z10 C13). Consequently, their replacement is not planned at present. Only the SG with 600MA tube bundle are due for replacement before the 3rd ten-yearly outage of the reactor: ten 900 MWe reactors are concerned (including one whose SG should be replaced in 2008).

# Q2. Among 58 nos. of tubes plugged, how many were plugged due to clogging and how many were plugged due to cracking/ initiation of crack

*Answer:* 58 tubes (not supported by the anti-vibratory bars) were plugged preventively in a zone that EDF had identified as sensitive to vibration fatigue according to their thermohydraulic calculations with different rates of clogging, in particular for the upper tube support plates. Except for the 2 tubes, which leaked in 2005 and 2006, no indication of cracks was found by the NDE performed on the tubes of this zone (such as eddy current or televisual tests).

# Q3. Please let us know whether the tube which cracked was having clogging or it was free from clogging and failed only on account of vibrations?

Answer: The tube cracked because of an overall mean clogging rate higher than a threshold and combined with the specific design of the tube support plates of the 51B SG (holes in plates without tubes), inducing high speed of the secondary fluid around the tubes, and thus causing possible instability and vibrations. According to the visual examinations made on the higher tube support plates, it seems that clogging was distributed all over the tube support plates, not specifically near the cracked tubes.

## Q4. Any change in the operating conditions envisaged or implemented on account of this?

Answer: EDF is envisaging some changes in operating conditions. In particular, the pH in the secondary circuits should be chosen higher for the reactors with a low pH in this

n°		Article	Ref. in National report
	circuit and some chemical parameters or modified. Tests are being conducted by H solutions.	components of the second EDF in order to estimate th	ary circuit could be e most appropriate
8		General	
Question/ Comment	Ireland commends France on its repo and comprehensive report for the 4th	rt. It has produced a well Review Meeting.	laid out, clear
Answer	France is thankful for this comment.		
9		General	Sect. 2.3.3 P. 10 & 7.3.2.2 P. 3
Question/ Comment	It is noted that 'certain operations' will be What authorisations does this current	e subject to 'internal author ly include and how will th	isations'. <b>1e scope be</b>
	extended? Operations presently covered		-
	had been previously submitted to ASN p 2004 for "mid-loop operation" and react than two weeks without significant maint internal authorization system can be appl that do not compromise their safety dem ASN has provided a clear list of conditio	thorization system can be s rior approval. It is the case or restart after programmed tenance. For research reactor lied to the modifications of onstration.	ome of those that for EDF since l outages longer ors of the CEA, the the installations
Answer	that intended operations stay within the overall safety demonstration.		
	Since 2005, ASN and EDF have discussed the opportunity to extend the range of operations covered by "internal authorisation" to the following operations:		
	• criticality authorisation when the reactor restarts after a programmed simple refueling outage ;		
	• waivers to the OTS allowing not to comply with the required conduct in case of non essential material unavailability event.		
	These projects have not been finalized ye	et.	
10		General	
Question/ Comment	Are there plans to increase the time sp result of planned increases in fuel bur Are there plans to increase the initial allow longer burn-ups?	pent fuel is stored on the n up? uranium enrichment level	reactor site as a ls in fresh fuel to
A	As a result of increases in fuel burn-up, the indeed increases. This is necessary to contract the fuel before it can be carried away.	he time spent fuel is stored nply with requirements rega	on the reactor site rding activity of
Answer	The short term aim of EDF on this item concerning enrichment and discharge but through macroscopic features of some E	is to join the international r rn-up. These concerns are t DF current fuel managemen	nainstream aken into account nt projects. Right

n°		Article	Ref. in Nation report
	now, a project of increasing the discharge 62,000 MWd/t is under examination by of the initial enrichment in uranium 235.	e burn-up of class 1300 MW ASN. This project entails an	e reactors up to increase to 4,5%
11		General	Sect. 2.3.6 P. 12
Question/ Comment	<ul> <li>What design aspects of the EPR are u EPR being built in France differ from designs?</li> <li>If some differences remain due either to regulations, the EDF objective is that the partially owner in different countries are</li> </ul>	specific operator's requirement differences in the EPR in was reduced as possible. As the	<b>i.e. how will the</b> <b>US EPR</b> ents or to national which he is at least
miswei	process and the detailed design are in pro- list of such differences.	ogress, it is not currently pos	sible to indicate a
12		General	Sect. 20.2.1.2.2 P. 163
Question/ Comment	under review and in preparation to further reference levels. This work should be con- renovation of the French nuclear and rac create a single, comprehensive set of ord parties involved.	er incorporate IAEA standar mpleted as soon as practical liation safety regulation. This ers and guidance that are clear we the WENRA (2010) har	ders and guides ds and WENRA as part of the s should also ar and useful to al
Answer	In 2006 a first comprehensive structure of incorporate WENRA's reference levels he draft regulatory texts by ASN started. Ho ASN in June 2006, a third level of regula regulatory decisions to precise Ministeria 2010 despite the necessary revision of its implemented : several groups have been guidance by issues while a coordination g comprehensive structure of texts taking in Ministerial orders, ASN's regulatory decision	of Ministerial orders and ASN and already been defined. In 2 owever, due to the law that c tory text has been introduced l orders. To be able to achiev framework, parallels activities tasked to go on drafting requ group has been created to org nto account the borderline b sion and ASN's guidance.	V's guidance to 2006, writing of reated the new 1 : ASN's ve the objective of es have been hirements and ganize a new between
13		General	P. 11 Sec.2.3.5
Question/ Comment	ASN aims in particular to prevent the sat observed in other countries, and to avoid which the regulatory and technical frame palliative measure.	turation of NPP interim stor I the licensees using older ins work for authorization is les	age capabilities as stallations, for s stringent, as a
	What are older installations? I'm won a nuclear reprocessing plant.	dering if they are used fue	l storage pool or
Answer	As a matter of fact, ASN's main concern experimental reactors irradiated fuels, for framework was less stringent when they	is with some storage facilitie r which the regulatory and te were built.	es fo <del>r</del> chnical
14		6	6.3.1.3
Question/ Comment	Modifications specific to N4 plants - Con with qualification for post-accident envir	mpletion of equipment upgra	ndes associated

n°			Artic	le	Ref. in National report
		These plants are relatively recent: w conditions was not taken into accou design of this series?	hat sort of post-a nt for the qualifi	accident env cation of eq	ironmental uipment in the
Answer		Some sensors and electric parts of valve not been fully qualified regarding to the temperature, humidity, radiation). Upgr modifications which will be set at the fi	es located in the sa fir post accident ar ading or moving e rst N4 decennal sl	afety and nuc mbiant condi electric parts hutdown.	clear buildings has ations ( are the
1	15		6		6.3.6
		Control of criticality risks			
Questio Comme	en/ ent	What are the two events that occurre Was there no precursor before for th exploitation procedures?	ed in the second is issue – or are t	half of 2006 these events	? related to new
Answer		The two events occurring in the second events" that occurred at Cruas in Septe 2006.Two similar events had occurred a 2005 at Dampierre. OE actions taken in expanded upon after the events occurri 2007-1) recently issued by WANO.	I half of 2006 are <sup>6</sup> mber 2006 and at at the end of 2003 in response to the f ng in 2006, in line	"unperceived Civaux in De at Graveline first two even with the SO	l sub-criticality ecember es and in March nts were ER (reference
1	16		6		P. 21, Sect. 6.3.1.2
Questio Comme	ent	In this Sect. of the report, there is a cor yearly outage of the 900 MWe units and MWe (N4) units. However, the summa MWe units appears not to be as detailed	icise summary of t l of the first ten-ya ry of the second ta l.	the results of early outages en-yearly out	of the 1450 ages of the 1300
Answer		What is the main feedback and wha following the second ten-yearly outa PSR realized for second decennial visit 2005 and conclusions of this PSR will b Examples of modifications introduced improvements of Reactor Vessel Level Operating Procedures, improvement of they are fed by emergency electrical swi means used to ensure flow to seals of r CVCS valves, modification of start-up s Rupture.	t are major modi ges review of the of 1300 MWe read be incorporated or following this PSF Instrumentation S in manual actuation tchboards, improve eactor coolant pur sequence of EFWS	fications pro- e 1300 MWe ctors fleet wa a 1300 MWe X is given her System used for of safeguar vements of S nps, modific S after Steam	oposed ? as achieved in plants until 2014. reafter : for Emergency d systems when tation Black Out ation of I&C on a Generator Tube
1	17		6	Sect	P. 21, . 6.3.1.3.1
Questio Comme	on/ ent	Referring to the last bullet of this Se reduction of fuel damage probability sequences highlighted by the proba	ct., what actions y of the N4 series bilistic safety and	were taken s with respe alysis?	to lead to the ct to the
Answer		<ul> <li>Examples of modifications of the N4 s</li> <li>design of new diversifed reactor tripidentified in PSA (e.g. RCP trip, sm</li> <li>better separation of electrical supply plant control and, on the other side</li> </ul>	eries induced by P o signals to cope v all LOCA or stear y of I&C cabinets , to reactor trip by	'SA are: vith ATWS s n line break) associated, c v ATWS sign	ituations , on one side, to al.

n°			Artic	le	Ref. in Natio
	18		6	Chap. 6	.3.1.1 &6.3.1.3 ] 20
Ques Com	stion/ ment	Problems in Sect. 2.3, such as 2.3.7(The 2.3.9 (Steam generator clogging), have b for 900MWe have been solved in 2006. I Sect. 6.3.1.1 and 6.3.1.3) are put into ten-	recirculation sum een starting to so But some problen yearly outages(VI	np filter clog lve. As well ns (such as l D3 900 or V	ging risk) and as fire protectio isted in 'D1 1450).
		How does ASN or EDF make the ch	oices?		
Ansv	wer	<ul> <li>Decisions regarding problem solving derbasis. They integrate various factors, successful (1) impact of the anomaly on the sa affected by the anomaly ? How of (2) estimated frequency of affected (3) strength of the remaining defend (4) possibility of implementing palling (5) complexity of the solution.</li> </ul>	adlines are taken h as : fety demonstratic loes the anomaly cransients, te in depth levels, ative measures,	by ASN on on (which tra affect these	a case by case ansients are transients ?),
	19		6	6	.3.6, P. 24
Ques Com	stion/ ment	The associated training programme was sites have used the same procedures, for How does EDF ensure, that the less one NPP will be applied for the other or does it depend on the case?	also revised. Sinc inded on best pra ons learned and NPPs ? Do the	e Septembe actice." best practi ey have a pr	r 2006, all EDF ces explored a cocedure for th
Ansv	wer	Following the event that occurred in Oc revised with plant representatives from a apply the new procedures and monitorin implementation. While this may not be a significant safety issues at stake. Depend	tober 2004, critic each plant series. ag actions were ca routine practice ing on the level o	ality proced All plants w arried out to , it is applied of significant	ures were jointl ere instructed to ensure their l when there are ce, best practice
		may be enforced, recommended or disse	eminated for info	rmation pur	poses
_	20		6	P. 20	), Sect. 6.3.1.1
Ques Com	stion/	Please indicate the measures that we resistance for the Le Bugey plant	re adopted to er	nhance the	seismic
Ansv	wer	In 2001, ASN published the new basic s dealing with the seismic risk for surface 1981. According to the 2001-01 rule, it a taken into account for the Le Bugey plan As a consequence, EDF reviewed the sei- the turbine hall and proposed some mod- example the seismic resistance of some p the civil engineering of the Auxiliary Nu- reinforcement of certain column suppor	afety rule 2001-0 BNIs. This text r ppeared that the nt was bigger than ismic design of the lifications, which bipes would be re- clear Buildings w ts )"	1, that is the eplaced a ru level of the n the design he nuclear is impact both einforced) ar rould be mod	official text le dating back t earthquake to b basis level. land buildings a n equipment (fo nd structures (i.4 dified -
	21		6	P. 20	), Sect. 6.3.1.1
Ques Com	zi stion/ ment	How the enhancement of the long-ter generators was achieved? Which external hazards get addressed	o m reliability of	emergency	diesel

. n°		Article	Ref. in National report	
Answer	<ul> <li>The main safety function of a Diesel gener power supply during 7 days (in accidental power), in order to maintain the three fol extraction, neutron reactivity control and EDF defined a specific I&amp;C protection set following envelope case: loss of offsite powithout alert phase activation. The main providing DG with the capacity to be in set days instead of 7 days), but only for priminations. They consist in restoring some low oil pressure, very low high temperature order to prevent its total loss During the protection is actuated, the operator can cause failure for plant external power supplies and and the third decennial outage.</li> <li>All external hazards, such as flooding, ear cause failure for plant external power supplies and the provide supplies and the protection.</li> </ul>	The main safety function of a Diesel generator (DG) is to ensure the internal electrical power supply during 7 days (in accidental situations and in case of loss of offsite power), in order to maintain the three following safety functions: residual core power extraction, neutron reactivity control and radioactive material containment control. EDF defined a specific I&C protection system for diesel generators covering the following envelope case: loss of offsite power during 15 days due to an earthquake without alert phase activation. The main DG protection system modifications result in providing DG with the capacity to be in service in a safety mode for a longer time (15 days instead of 7 days), but only for primary coolant stabilized thermohydraulic situations. They consist in restoring some DG non priority protections (such as: very low oil pressure, very low high temperature water pressure, casing overpressure) in order to prevent its total loss During this period of time of 15 days, if a non priority protection is actuated, the operator can choose to stop the DG and to repair it in a short time, rather than losing it. These modifications will be installed on 900 MWe reactors during the third decennial outages.		
22		6	P. 21, Sect. 6.3.1.3.1	
Question/ Comment	Question/ CommentWe understand that it is planned to reduce the fuel damage probability by taking in respect of sequences highlighted by PSA.Please indicate the relevant event sequences and the modifications plann N4 plants.Examples of modifications of the N4 series induced by PSA are:• design of new diversifed reactor trip signals to cope with ATWS situations identified in PSA (e.g. RCP trip, small LOCA or steam line break),• better separation of electrical supply of I&C cabinets associated, on one side		robability by taking action odifications planned in are: ATWS situations ne break), pciated, on one side, to TWS signal.	
23		6	P. 24, Sect. 6.3.6	
Question/ Comment Answer	It is mentioned in the report that an in-derespect of the events concerning difficult operating transients. <b>Please provide the findings of these in</b> Investigations performed on these events defining each individual's roles and responsupervisors, safety engineers) within the comprehensively captured in operating probenefits of implementing tools and method as error reduction techniques. In addition creation of a specific alarm enabling continuclear flux more easily	epth analysis was inities in controlling ver nvestigations, if the shave highlighted the nsibilities (control r crew, and of ensurin rocedures. They hav ods made available to they have promptor rol room operators	tiated in early 2007 in ry low power level during ey are now available. The importance of clearly oom operators, g that OE is re also confirmed the to operations crews, such ed investigations into the to detect abnormally low	
24	nuclear new more easily.	6	6.3.1.1 P. 20	
Question/ Comment	The 'possibility, as a precaution, of extendstated in the report.	ding the unit lifetim	es beyond 40 years' is	

Q. n'	D			Article	Ref. in National report
			Can you state the circumstances that 40 years?	would require a reactor	r to operate beyond
P	Answ	er	In France there is no licensing limit for Periodic Safety review (PSR) every ten y Safety authority (ASN) allows EDF to o period (cf § 14.1.3). The 4th PSR corresp different of the previous ones, including described. However, as most of the corr basis, .the French Safety Authority (ASN those components around 40-years. The ageing management procedure in order the main structures and components due the AIEA guidelines. Besides, it is to be ageing management in France.	Nuclear Power Plant but ears. On the basis of this perate the Nuclear plants ponding to the40 year-lim a conformity and safety l ponents have been design I) was worried about the refore, ASN asked EDF to demonstrate that there ting the 30 to 40 year peri- mentioned there is no spo	EDF carries out a PSR, the French for the next 10 year – hit should not be much level enhancement as ned on a 40 year – possible failure of to develop a specific is no risk of failure of iod, in agreement with ecial regulation for
		25		6	Sect. 6.3.5
( ( F	Quest	cion/ nent er	<ul> <li>EDF embarked on an overall re-assessminvestigations carried out in 1992 for chapwr units.</li> <li>Q1. What is the motivation of re-assere regulatory body)</li> <li>Q2. What are the major improvement Q3. What are the major differences baresults?</li> <li>The fire Action Plan was initiated at ED revaluation of the installations of the part (RCCI-1987). The conclusions presented satisfactory realising certain complement formally accepted by the safety authority led EDF to engage this evolution were :</li> <li>The operating feed back which high the protective systems installed at the procedures for the fight badly adapt.</li> <li>The design practices which were grad various stages to lead to a reference "Directive Set fire to" clean, and fixe.</li> <li>The absence of procedures for the fight procedure to follow in the event of the procedure to follow in the procedure to follow in the event of the procedure to follow in the event of the procedure</li></ul>	ent of fire protection, as anges to the fire protection ssment? (Voluntary or us the requested by the Fire between Fire action plan F in 1990 within the frame of the compared to the refere to safety authority in 19 tary evolutions. The total wat the end of 1997. The re- lighted failures and espect e origin (valves, sprinkling ed. dually codified during the frame, the "RCCI" adapted and in theory for 10 years unctional control of the in- fire.	part of the on process at operating upon request of action plan? n and Fire PSA nework of a ence frame in force 94 were considered revaluation was nain reasons which ially insufficiencies of gs) and of the e construction of the ed to each stage by installations fixing the
[ ( (	Quest Comr	zo tion/ nent	It is stated that an assessment involving the basis of classification of hazards in t was conducted which was followed by a required to enable installations to withst to be completed and it's implementation	a compilation of a safety he light of changes in the study of the additional pr and these hazards. This as a started by the end of 201	Reference system on climatic conditions rotection measures ssessment is scheduled 10.

# How does ASN conclude that the Short term Measures would be adequate to cope with a Hazard situation if such a scenario occurs before 2010?

n°		Article	Ref. in Nation report			
Answer	ASN has examined and approved the she with the risk level assessed. The long terr which will allow to limit the occurrence of the plant in order to ensure safety.	ort term measures. They n measures will add som of situations in which it is	are sufficient to cope e new safety margins s needed to shut down			
27	6 P. 20					
	Enhanced seismic resistance (mainly concern	s the Le Bugey plant)				
Question/ Comment Answer	Can you explain the scope of the enhance basis to a new reference requirement or o What has been the basis for the requirement typically quantitative difference between In 2001, ASN published the new basic safety with the seismic risk for surface BNIs. This t According to the 2001-01 rule, it appeared the into account for the Le Bugey plant was bigg 45% of the ground acceleration from 0,1g to As a consequence, EDF reviewed the seismic the turbine hall and proposed some modifica	ement (complete requainly a limited upgrade): ent for enhancement (Apprevious and new basis rule 2001-01, that is the ext replaced a rule dating at the level of the earthquer than the design basis b 0,145g).	<b>Also, how large is</b> <b>Solution</b> official text dealing back to 1981. uake to be taken evel (increase of and buildings and equipment (for			
	example the seismic resistance of some pipes would be reinforced) and structures (i.e. the civil engineering of the Auxiliary Nuclear Buildings would be modified - reinforcement of certain column supports ).					
28		6	Chap. 6.3.1.1 P. 20			
Question/ Comment	the basis of national and international experience feedback, and comparison with the most recent reactors designs, including the EPR project. It is our understanding that there are some significant differences between the designs of the 900 MWe units and those of the most recent reactors such as the EPR (especially related to severe accidents).					
	How are these differences treated within the scope of these safety reviews?					
Answer	Some areas of PSR are chosen in order to app EPR design improvements. It is for example sytem or internal flooding VD3 studies. Som come from solutions coming from EPR or N of EFWS flow to ruptured steam generator d pool cooling and purification system pumps of leak on a connected system.	preciate margins of existi the case of passive failur e modifications of VD3 9 14 plants design. That is t luring SGTR (EPR) or au (N4) to limit drainage of	ng reactors to N4 or e on safety injection 900 MWe plants can the case of limitation atomatic stop of fuel the fuel pool in case			
	However, some EPR features cannot reasonably be implemented on already existing plants. For instance, due to design layout and radioprotection considerations, it is not foreseen to provide existing plants with an EPR-type core catcher for severe accidents mitigation.					
29	5	7.1	§ 7.1			
Question/	The French report states that the new TSN a transparency and draws on lessons learnt with	ct contains advances with h regard to the review of	h regard to foreign legislation.			
Comment	Could you expand on the advances that h	ave been made and the	e nature of the			

Q. n°				Article	Ref. in National report		
A	nsw	er	<b>lessons learnt from foreign legislation in a</b> The advances made by the TSN Act in terms and radiation protection are described in para As regards the lessons learnt from foreign leg control of the following countries was looked attention was paid to the detailed organizatio independence of commissioners with respect between the commission and the various dep	relation to regulatory trans of transparency in the field agraph 7.1.3 of the report. fislations, the organization of at : Canada, Spain, United S n of the regulatory body, in p to their appointment and the artments of the body.	<b>parency?</b> of nuclear safety f nuclear safety States. Special particular the te relations		
	3	80		7.1	P. 28-29, Sect. 7.1.4, § 3		
Q Co	uest omn	ion/ nent	The report states that "[The act] provides a le control of urban development around nuclea How will urban development around nucl the act (for examples, will the ASN issue	egal basis for the periodic sat r sites." lear sites be controlled usi authorizations for any nev	Tety reviews and for the ng the provisions of y urban development)?		
A	nsw	er	The administrative authority (the representative of the Government in the district - the Préfet) can prescribe around BNIs, including existing installations, public utility easements related to use of the ground and the execution of work subject to a notification or an administrative authorization. This is a way of controling urban development in the vicinity of BNIs. These easements may also relate to use of the ground on the footprint of the installation and around said footprint, after the basic nuclear installation has been declassified or has disappeared. They are prescribed upon technical advice of the ASN, under the conditions set forth in the Environmental Code. They must be brought to the knowledge of people who, for example, would intend to construct on the site.				
	3	31		7.1	P. 36, Sect. 7.3.2.2, §3		
Q Ca	uest	ion/ nent	The report states that "ASN is developing an the licensee". Please provide some examples of decision Will these devolved licensee's decisions b What will be the mechanism to achieve th General Principles ASN requested the licensees to reinforce their appropriate supervisory organization, the oper providing a system named "internal authorisa control showing guarantee of good quality, and In such a system, the decision for the operation There is now a legal framework for this system	approach in which certain d ns that would be assumed e subject to ASN oversigh his oversight? r internal supervision on sor erator is solely responsible for tion" including enhanced an atonomy and transparency. on is a matter for the operat	by the licensee. t? me operations. Under or the operations, ad systematic internal or, not for ASN. 7 of the decree p° 2007		
A	nsw	er	There is now a legal framework for this syste 1557 November 2nd 2007.	m, based on article 18 and 2	7 of the decree n° 2007-		

#### **Operations Covered**

The operations covered by an internal authorization system are those on which ASN wants a reinforced internal control of the licensee. It is the case for EDF since 2004 for "mid-loop operation" and reactor restart after programmed outages longer than two weeks without significant maintenance. For research reactors of the CEA, the internal authorization system can

Q. n Article report	Q. n°		Article	Ref. in National report
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be applied to the modifications of the installations that do not compromise their safety demonstration.

ASN has provided a clear list of conditions that the operators must respect to prove that intended operations stay within the overall safety demonstration.

#### How does it work ?

The licensee establishes a commission internally. This commission is independent, meaning that its members are independent of people directly in charge of operations.

For all operations covered by "internal authorization" systems, authorized people at the operator's take the decision to do it or not in the light of a mandatory notice of the independent commission.

#### ASN's oversight

This system (nature of the operations under internal authorization system, licensee's process for internal authorisation, independence of the commission) has to be approved by ASN. ASN also decides the terms of its periodical information about the system and the granted authorisations.

ASN supervises and assesses the reliability of "internal authorisations" systems through various means: on-site inspections, headquarter inspections, sample analysis by IRSN, yearly statements of the licensee, etc. In 2006, ASN conducted a review in each NPP on this subject. These reviews were an opportunity to check compliance with the new requirements.

ASN can interrupt or cancel at any time this kind of system, if there is any sign that its reliability and efficiency are challenged.

	5						
32		7.1	Sect. 7.3 P. 33				
Question/	ASN has opted not to have inspectors resident on a particular site, rather it requires them to take part in inspections of different licensees and installations.						
Comment	While there are merits in this approach, have there been any issues identified at a particular plant that would/could have been recognised earlier had the inspector been resident and more familiar with the plant?						
Answer	Prime responsibility for the plant safety rests on the licensee. The licensee has to report any non- compliance (and more generally speaking safety issues) to ASN, even if ASN was not performing any inspection (more than 700 are performed on BNIs, including more than 400 related to the 59 nuclear power reactors). Furthermore, inspection is only one of the tools used by ASN to perform its oversight. As today, no delay in identifying a major safety issue can be based on not having resident inspectors.						
33		7.1	Sect. 7.3.3.4 P. 40				
Question/	The report notes the 'analysis of significan	t events', 'review of feedba	ack' etc.				
Comment							

#### Does ASN have a specified timeframe within which to perform this work?

$0 \mathbf{n}^{\circ}$	Articlo	Ref. in National
Q. II	Aiticle	report

Timeframe for the operating experience feedback (OEF) process at ASN and IRSN A. After the receipt of the safety significant event (SSE) early notification, within a week:

- ASN checks the content of the fax notification (is the information provided complete and correct?);
- ASN and IRSN ask for more information to the operator, if needed ;
- ASN can perform a reactive inspection on the site when more information is required ;
- if the event has been rated at level 1 or above on the INES scale, ASN publishes a press release and unveils more information on its website ;
- ASN and IRSN update their databases used to collect the SSE.

B. After the receipt of the SSE report (within 2 months) :

- ASN and IRSN carry out an analysis to examine how the event took place, which safety functions were implicated, how operators and equipment behaved, what the consequences were, together with knowledge of any similar incidents which have occurred. In addition, it is examined if, in other circumstances, the same accident would have had far more severe consequences,
- ASN and IRSN identify the root causes of the event and examine if the same root causes applied to other equipment or systems can induce different sequences which consequences could be potentially serious,
- ASN and IRSN look for additional information for the most significant events. Despite the quality of the SSE report, the information supplied usually has to be supplemented by direct contacts with the plant or the relevant EDF head office departments,
- IRSN holds a weekly meeting, attended by all the engineers in charge of site safety assessment, for reviewing all the SSE reports received during the previous week. The purpose of this meeting is to 1) inform all engineers responsible for assessing site safety of events occurring in the reactors and incite a debate on the issues raised by these events, 2) decide on the next steps in terms of in-depth analyses and IRS declarations.
- C. On a three-month basis :
  - ASN and IRSN hold a meeting to identify outstanding or precursor events. The most important of these events are the subject of a probabilistic quantification of IRSN to estimate the conditional probability of core damage ;
  - ASN, IRSN and EDF hold a follow-up meeting of the outstanding events.

#### D. On a three-year basis :

• ASN organizes a meeting of the advisory committee of experts for nuclear reactors (GPR) in order to examine the significant incidents of this period. The objectives of this meeting are to put forward operating measures or modifications of materials which result from complex studies resulting from in depth analysis of events (safety studies...). The preparation of this meeting requires a technical instruction of the topics between EDF and IRSN. At the end of this instruction, IRSN issues a report that is used to support the GPR meting. This report carries out an in-depth analysis of significant events. It analyzes the files transmitted by the licensee and evaluates acceptability, with respect to safety, of the position of the licensee and the corrective and preventive actions proposed. It generally concludes with recommendations that are frequently adopted by GPR and reformulated by the ASN as requests to the licensee.

Answer

n°			Article	Ref. in National report		
	34		7.1	P27, L19, Sect. 7.1		
Ques Com	stion/ ment	It is said in the report that it draws on lesson Please clarify the lessons learnt from fore	is learnt from the revie	ew of foreign legislations.		
Ansv	ver	The organization of nuclear safety control of Spain, United States. Special attention was p body, in particular the independence of com relations between the commission and the variables.	f the following countri aid to the detailed orga missioners with respec arious departments of	es was looked at : Canada, inization of the regulatory et to their appointment and the the body.		
	35		7.1	P27, L3 from Btm		
Ques Com	stion/ ment	It is said under the Sect. 7.1.2 that it takes th concerning large nuclear installations, includ Why are the decisions by the governmen Please clarify how major individual decis	e "limited number" of ing authorization and o t limited? ions are limited.	major individual decisions dismantling decrees.		
Ansv	ver	As explained in Sect. 7.1.2, the Government retains the power to take major individual decisions concerning BNIs, notably authorization and dismantling decrees. Such decisions govern the main stages of the life of installations. Their number is relatively small compared with individual decisions issued by the ASN, which govern the numerous operations made during the lifetime of the installation, for example the use of radioactive material transport packaging. On average, Ministers take about 10 decisions annually and the ASN take about 500 decisions annually				
	36		7.1	P28, L13, Sect. 7.1.3		
Ques Com	stion/ ment	The first paragraph under the Sect. 7.1.3 says. The right of access to the information on nu public authorities existed already in the Fren requirement, introducing a right of access by by radioactive material transport managers a innovation distinguishes nuclear activities fre such an obligation of transparency. This is to new idea, and surely major innovation.	s as follows: clear safety and radiati ch environment code. the public to the info nd by holders of radio om other industrial act o require the operators	on protection held by the The act extends the rmation held by BNI licensees, active materials. This major ivities, which are not subject to to disclose information. It is a		
		Q1. Does this mean that they can require Q2. Can operators reject their request for Q3. Does this apply to only the operators Q4. Is it only French citizens that can rec Q1. Article 19 of the act of 13 June 2006 on	information unlimit the reason of corpor who run business in quire information? transparency and secu	edly? rate security? n France? rity in the nuclear field		
Ansv	ver	<ul><li>Q2. The Environmental Code specified, inter that the delivery of information would jeopa documents can be refused to protect, for examindividual security. Delivery of draft documents</li></ul>	ic to the information h e Environmental Code er alia, that a request ca rdize commercial or in umple, information linl ents can also be denied	neld by BNI licensees is an be rejected on the ground idustrial security. Delivery of ked to National security or		
		<b>Q3.</b> As any national law, the act of 13 June 2 applies only to operators who run business i	2006 on transparency a n France.	nd security in the nuclear field,		

37 Question/ Comment	<ul> <li>Q4. There is no condition of citizenship to ex2006, nor in the Environmental Code. However, concerned with the matter.</li> <li>The 3rd paragraph under the Sect. 7.1.3 says a By giving them a legal basis, the act strengther have been established over the years for large circular from the Prime Minister.</li> <li>LICs are given a legal basis.</li> <li>What kind of authorities or powers can the It is said that one of their general roles is conserved.</li> <li>How is the legal force of consultation stat Under the act of 13 June 2006 on transparence committees are tasked with a general follow-up of nuclear safety, radiation protection and the environment. Article 22-V of the act stipulate with nuclear safety or radiation protection car any project related to the boundary of a BNI. is the subject of a public enquiry.</li> </ul>	tercise such a right, n ver, the person who r <b>7.1</b> as follows: ns the local informati nuclear installations, <b>ey hold in terms of</b> a sultation in the Sect. <b>2</b> <b>ed?</b> ty and security in the up, information and consult the local information in the Sect and the sect impact of nuclear actions, inter alia that the A n consult the local information is a ministers tasked with	P28, L24, Sect P28, L24, Sect ion committees (LICs) within application of a 1981 nuclear safety by the ad 18.1.2.3. nuclear field, local inform consultation mission in the civities on persons and the ASN and the ministers tas formation committee regramadatory for any project in nuclear safety or radiation
37 Question/ Comment	The 3rd paragraph under the Sect. 7.1.3 says a By giving them a legal basis, the act strengther have been established over the years for large circular from the Prime Minister. LICs are given a legal basis. <b>What kind of authorities or powers can the</b> It is said that one of their general roles is cons <b>How is the legal force of consultation stat</b> Under the act of 13 June 2006 on transparence committees are tasked with a general follow-u of nuclear safety, radiation protection and the environment. Article 22-V of the act stipulate with nuclear safety or radiation protection car any project related to the boundary of a BNI. is the subject of a public enquiry.	7.1 as follows: ns the local informati nuclear installations, ey hold in terms of a sultation in the Sect. T ed? by and security in the up, information and c impact of nuclear ac s, inter alia that the A n consult the local inf This consultation is a ministers tasked with	P28, L24, Sect ion committees (LICs) wi in application of a 1981 nuclear safety by the ad 18.1.2.3. nuclear field, local inform consultation mission in the ctivities on persons and the ASN and the ministers tas formation committee reg- mandatory for any project in nuclear safety or radiation
Question/ ] Comment	The 3rd paragraph under the Sect. 7.1.3 says a By giving them a legal basis, the act strengther have been established over the years for large circular from the Prime Minister. LICs are given a legal basis. <b>What kind of authorities or powers can the</b> It is said that one of their general roles is conse <b>How is the legal force of consultation stat</b> Under the act of 13 June 2006 on transparence committees are tasked with a general follow-u of nuclear safety, radiation protection and the environment. Article 22-V of the act stipulate with nuclear safety or radiation protection car any project related to the boundary of a BNI. is the subject of a public enquiry.	es follows: ns the local informati nuclear installations, ey hold in terms of a sultation in the Sect. The ed? ed? ey and security in the up, information and c impact of nuclear ac s, inter alia that the A n consult the local inf This consultation is a ministers tasked with	ion committees (LICs) w in application of a 1981 <b>nuclear safety by the ac</b> 18.1.2.3. nuclear field, local inform consultation mission in the ctivities on persons and the ASN and the ministers tass formation committee reg- mandatory for any project in nuclear safety or radiation
Question/ I Comment	LICs are given a legal basis. <b>What kind of authorities or powers can the</b> It is said that one of their general roles is cons <b>How is the legal force of consultation stat</b> Under the act of 13 June 2006 on transparence committees are tasked with a general follow-u of nuclear safety, radiation protection and the environment. Article 22-V of the act stipulate with nuclear safety or radiation protection car any project related to the boundary of a BNI. is the subject of a public enquiry. The committee can refer to the ASN and the	ey hold in terms of a sultation in the Sect. 1 ed? ey and security in the up, information and c impact of nuclear ac s, inter alia that the A n consult the local inf This consultation is a ministers tasked with	nuclear safety by the ad 18.1.2.3. nuclear field, local inform consultation mission in th ctivities on persons and th ASN and the ministers tas formation committee reg mandatory for any project n nuclear safety or radiation
Answer	What kind of authorities or powers can the It is said that one of their general roles is cons <b>How is the legal force of consultation stat</b> Under the act of 13 June 2006 on transparence committees are tasked with a general follow-u of nuclear safety, radiation protection and the environment. Article 22-V of the act stipulate with nuclear safety or radiation protection car any project related to the boundary of a BNI. is the subject of a public enquiry.	ey hold in terms of a sultation in the Sect. T ed? ey and security in the up, information and c impact of nuclear ac s, inter alia that the A n consult the local inf This consultation is a ministers tasked with	nuclear safety by the ad 18.1.2.3. nuclear field, local inform consultation mission in the civities on persons and the ASN and the ministers tas formation committee reg- mandatory for any project n nuclear safety or radiation
Answer	It is said that one of their general roles is cons <b>How is the legal force of consultation stat</b> Under the act of 13 June 2006 on transparence committees are tasked with a general follow-u of nuclear safety, radiation protection and the environment. Article 22-V of the act stipulate with nuclear safety or radiation protection car any project related to the boundary of a BNI. is the subject of a public enquiry.	sultation in the Sect. <b>a</b> ed? ey and security in the up, information and c impact of nuclear ac s, inter alia that the A n consult the local inf This consultation is n	18.1.2.3. nuclear field, local inform consultation mission in th ctivities on persons and th ASN and the ministers tas formation committee reg mandatory for any project n nuclear safety or radiation
Answer 2	How is the legal force of consultation stat Under the act of 13 June 2006 on transparence committees are tasked with a general follow-u of nuclear safety, radiation protection and the environment. Article 22-V of the act stipulate with nuclear safety or radiation protection car any project related to the boundary of a BNI. is the subject of a public enquiry.	ed? by and security in the up, information and co- impact of nuclear ac s, inter alia that the A n consult the local inf This consultation is n ministers tasked with	nuclear field, local inform consultation mission in the ctivities on persons and the ASN and the ministers tas formation committee regard mandatory for any project n nuclear safety or radiation
1	protection any matter related to nuclear safety	and radiation protect	ction concerning the site.
38		7.1	P29, L9, Sect. 7 1 4
Question/ n Comment	It is said in the Sect. 7.1.4 that several decrees must be published.	implementing the 13	3 June 2006 act
Answer	<ul> <li>The following major decrees have been publis 2006 in the field of nuclear safety :</li> <li>Decree of 2 November 2007 on proce of radioactive substances ;</li> <li>Decree of 11 October 2007 on the no criteria of a BNI) ;</li> <li>Decree of 11 May 2007 related to the ;</li> <li>Decree of 28 February 2008 nominati for Transparency and Information on A few more implementing decrees are being promittees.</li> </ul>	shed to implement th dures applicable to B menclature of BNIs designation of nuclea ng the members of th Nuclear Security. prepared, notably on I	he act of 13 June BNIs and transport (specifying the ar safety inspectors he High Committee local information
39		7.1	

$\mathbf{O} \mathbf{n}^{\circ}$	Article	Ref. in National
Q. II	Aitek	report

organization and establishes an independent regulatory body for nuclear safety and radiation protection - ASN - subordinate to the Parliament of France. However, as one can understand from the Report, the mandatory regulatory provisions are adopted by the ministries responsible for nuclear safety and radiation protection. Even the ASN documents describing in detail these provisions are to be approved by these ministries. It seems that such a situation reduces the extent of ASN independence as a regulatory body.

French nuclear industry works to its own rules, the development of which is not the responsibility of ASN. This also reduces the role of ASN as a regulator, rather leaving for ASN the supervisory functions.

The issuing of major licenses for large (basic) nuclear installations also rests with the Government of France. As follows from the text given in Chap. 19 of the Report, the responsible ministries issue licenses for intermediate stages of plant commissioning such as reactor core fuelling, bringing to criticality etc. ASN meanwhile reviews the documents in support of applications and gives his proposals to the ministries. For smaller installations ASN issues licenses himself.

# Do we understand it correctly that ASN is only partially a regulatory body in the context of the Convention?

Major regulatory texts of a general nature such as decrees and ministerial orders, as well as major individual decisions including creation and dismantling authorisations are indeed taken by the Government. However, ASN :

- issues opinions to the Government on the above-mentioned major individual decisions (ASN consultation being compulsory);
- takes the general regulatory decisions of a technical nature (which needs Ministers' approval) ;
- authorises the start-up of a basic nuclear installation ;
- imposes individual prescriptions to nuclear operators;
- delivers transport authorizations ;
- decides administrative sanctions;
- grants and withdraw authorisations for equipment using ionising radiations, and the authorisations to hold and import radioactive sources ;
- monitors compliance with authorizations.

Concerning the rules developed by the operators, they must fit in the regulatory framework set by the ASN and need be approved by it.

40		7.2.1	P. 133
	In the report, the "technical gui generation of NPPs with PWR"	delines for the design and o are mentioned as a basis f	construction of the next or the safety assessment of
Question/ Comment	the Flamanville-3 NPP.		

To what extent will these guidelines be integrated in the new French regulation?

#### Answer

n°			Article	Ref. in Na repor	
Answer	Some parts of the guidance of as regulatory requirements in th within the 2010 regulatory deve decision on the design of PWR guidelines".	the "technical guidel ne authorization dec: elopment work, ASN mainly based on the	ines" have already beer ree of Flamanville 3. A I is drafting a generic r e content of the "techn	n enforced s a next step egulatory nical	
41		7.2.1	Р. 30, 7	Гable	
Question/ Comment	Decree of 2 April 1926 is listed under Construction as the applicable regulations in the table in the Sect. 7.2.2.1.1. It is amazing that the Decree of 1926 is still effective. Technological innovation has progressed for 80 years until now. What is stated in the Decree?				
Answer	The decree of 1926 has been re the evolutions of technology. T However, in France, even when date of issue.	egularly modified sin The last modification In it is modified, a de	ce its creation to take i took place in Decemb cree is still designated l	n account per 2003. by its first	
42		7.2.1	P. 31, Sect.	7.2.2.1.3	
Question/ Comment	In the Sect. 7.2.2.1.3 on P. 31, it cannot be seen if there are legislations regarding radioactive releases. Please explain the legislations about them.				
	i lease explain the legislation	is about mem.			
Answer	Radioactive releases legislation discharges must not exceed lim available technology. Discharge and practical details of environ	is described in chap its set on case by case licence orders set the ment surveillance pr	ter 15 of the report. In se basis, according to the nese limits, discharge cogramme.	particular, he best onditions	
Answer 43	Radioactive releases legislation discharges must not exceed lim available technology. Discharge and practical details of environ	is described in chap its set on case by case licence orders set the ment surveillance pr 7.2.1	ter 15 of the report. In se basis, according to the nese limits, discharge cogramme. P. 32,	particular, he best onditions , <b>L1</b>	
Answer 43	Radioactive releases legislation discharges must not exceed lim available technology. Discharge and practical details of environ In the first paragraph on P. 32, ministers responsible for nucles ministers responsible for radiat	is described in chap its set on case by case e licence orders set the ment surveillance pr 7.2.1 it is said that the de ar safety when they of ion protection.	ter 15 of the report. In se basis, according to the nese limits, discharge cogramme. <b>P. 32,</b> cisions require approva- concern nuclear safety	particular, he best onditions , <b>L1</b> al by the or by the	
Answer 43 Question/ Comment	Radioactive releases legislation discharges must not exceed lim available technology. Discharge and practical details of environ: In the first paragraph on P. 32, ministers responsible for nucles ministers responsible for radiat It is suggested that there are mo	is described in chap its set on case by case e licence orders set the ment surveillance pr 7.2.1 it is said that the de ar safety when they of ion protection. ultiple ministers who	ter 15 of the report. In se basis, according to the nese limits, discharge co ogramme. P. 32, cisions require approva- concern nuclear safety o are responsible for nu	particular, he best conditions <b>, L1</b> al by the or by the uclear safety.	
Answer 43 Question/ Comment	Radioactive releases legislation discharges must not exceed lim available technology. Discharge and practical details of environs In the first paragraph on P. 32, ministers responsible for nucles ministers responsible for radiat It is suggested that there are mu Which ministers are involved Please clarify this for nuclean Also please explain what will Pursuant to the Article 4-1° of the nuclear field, ASN regulato safety are subject to the approv decisions relative to radiation p tasked with radiation protection	is described in chap its set on case by case e licence orders set the ment surveillance pr <b>7.2.1</b> it is said that the de ar safety when they of ion protection. ultiple ministers who <b>1?</b> r safety and radiation the act of 13 June 20 ry decisions of a tech ral of the ministers tar ordection are subject h.	ter 15 of the report. In se basis, according to the nese limits, discharge coogramme. <b>P. 32,</b> cisions require approva- concern nuclear safety are responsible for nu on protection, respect y don't reach an agre 006 on transparency and nnical nature relative to usked with nuclear safe to the approval of the	particular, he best conditions , L1 al by the or by the aclear safety. etively. etively. etively. etively. etively in o nuclear ety and e ministers	
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Answer 43 Question/ Comment Answer	Radioactive releases legislation discharges must not exceed lim available technology. Discharge and practical details of environs In the first paragraph on P. 32, ministers responsible for nucles ministers responsible for radiat It is suggested that there are mu Which ministers are involved Please clarify this for nuclear Also please explain what will Pursuant to the Article 4-1° of the nuclear field, ASN regulato safety are subject to the approv decisions relative to radiation p tasked with radiation protection Under the current governments the Minister for Ecology and S for the Economy, Finance and with radiation protection, who In case of disagreement betwee arbitration of the Prime Minister	is described in chap its set on case by case e licence orders set the ment surveillance pr <b>7.2.1</b> it is said that the de ar safety when they of ion protection. ultiple ministers who <b>1?</b> r safety and radiation the act of 13 June 20 ry decisions of a tech ry decisions of a tech ral of the ministers to rotection are subject n. al structure, the mini- ustainable Planning Employment. Curre- is the Minister for Here en two ministers, the er.	rer 15 of the report. In se basis, according to the nese limits, discharge coordinates ogramme. P. 32, cisions require approva- concern nuclear safety of are responsible for nu on protection, respect y don't reach an agree 006 on transparency and nuclear safet with nuclear safet to the approval of the sters tasked with nuclear sters tasked with nuclear and Development and ntly, there is one minis lealth, Youth and Spor issue would be submit	particular, he best conditions <b>, L1</b> al by the or by the aclear safety. <b>etively.</b> <b>etively.</b> <b>etively.</b> <b>etively.</b> <b>etively.</b> <b>etively.</b> <b>etively.</b> <b>etively.</b> <b>etively.</b> <b>etively.</b> <b>etively.</b> <b>etively.</b> <b>etively.</b> <b>etively.</b> <b>etively.</b> <b>etively.</b> <b>etively.</b> <b>etively.</b> <b>etively.</b> <b>etively.</b> <b>etively.</b> <b>etively.</b> <b>etively.</b> <b>etively.</b> <b>etively.</b> <b>etively.</b> <b>etively.</b> <b>etively.</b> <b>etively.</b> <b>etively.</b> <b>etively.</b> <b>etively.</b> <b>etively.</b> <b>etively.</b> <b>etively.</b> <b>etively.</b> <b>etively.</b> <b>etively.</b> <b>etively.</b> <b>etively.</b> <b>etively.</b> <b>etively.</b> <b>etively.</b> <b>etively.</b> <b>etively.</b> <b>etively.</b> <b>etively.</b> <b>etively.</b> <b>etively.</b> <b>etively.</b> <b>etively.</b> <b>etively.</b> <b>etively.</b> <b>etively.</b> <b>etively.</b> <b>etively.</b> <b>etively.</b> <b>etively.</b> <b>etively.</b> <b>etively.</b> <b>etively.</b> <b>etively.</b> <b>etively.</b> <b>etively.</b> <b>etively.</b> <b>etively.</b> <b>etively.</b> <b>etively.</b> <b>etively.</b> <b>etively.</b> <b>etively.</b> <b>etively.</b> <b>etively.</b> <b>etively.</b> <b>etively.</b> <b>etively.</b> <b>etively.</b> <b>etively.</b> <b>etively.</b> <b>etively.</b> <b>etively.</b> <b>etively.</b> <b>etively.</b> <b>etively.</b> <b>etively.</b> <b>etively.</b> <b>etively.</b> <b>etively.</b> <b>etively.</b> <b>etively.</b> <b>etively.</b> <b>etively.</b> <b>etively.</b> <b>etively.</b> <b>etively.</b> <b>etively.</b> <b>etively.</b> <b>etively.</b> <b>etively.</b> <b>etively.</b> <b>etively.</b> <b>etively.</b> <b>etively.</b> <b>etively.</b> <b>etively.</b> <b>etively.</b> <b>etively.</b> <b>etively.</b> <b>etively.</b> <b>etively.</b> <b>etively.</b> <b>etively.</b> <b>etively.</b> <b>etively.</b> <b>etively.</b> <b>etively.</b> <b>etively.</b> <b>etively.</b> <b>etively.</b> <b>etively.</b> <b>etively.</b> <b>etively.</b> <b>etively.</b> <b>etively.</b> <b>etively.</b> <b>etively.</b> <b>etively.</b> <b>etively.</b> <b>etively.</b> <b>etively.</b> <b>etively.</b> <b>etively.</b> <b>etively.</b> <b>etively.</b> <b>etively.</b> <b>etively.</b> <b>etively.</b> <b>etively.</b> <b>etively.</b> <b>etively.</b> <b>etively.</b> <b>etively.</b> <b>etively.</b> <b>etively.</b> <b>etively.</b> <b>etively.</b> <b>etively.</b> <b>etively.</b> <b>etively.</b> <b>etively.</b> <b>etively.</b> <b>etively.</b> <b>etively.</b> <b>etively.</b> <b>etively.</b> <b>etively.</b> <b>etively.</b> <b>etively.</b> <b>etively.</b> <b>etively.</b> <b>etively.</b> <b>etively.</b> <b>etively.</b> <b>etively.</b> <b>etively.</b> <b>etively.</b> <b>etively.</b> <b>etively.</b> <b>etively.</b> <b>etively.</b> <b>etively.</b> <b>etively.</b> <b>etively.</b> <b>etively.</b> <b>etively.</b> <b>etively.</b> <b>etively.</b> <b>etively.</b> <b>etively.</b> <b>eti</b>	

Q. n°			Article	<u>,</u>	Ref. in National report		
	Flamanville 3 construction project	t has started.					
Question/ Comment	Have there been any changes in construction project compared If yes, what are they and what h	Have there been any changes in the licensing, oversight and inspection philosophy for a new construction project compared to N4 licensing and construction oversight? If yes, what are they and what have been the driving forces for the changes?					
Answer	The licensing and inspection philo commissioners have defined the st oversight of the Flamanville 3 (EP 2007. This strategy formalizes som of the existing reactors : the aim o its primary responsibility. Consequ safety significance of the topics.	psophy was r trategy of ins PR) reactor w ne main prin f the control lently, the A	ot finalized for N spection and contr vas endorsed by th ciples which have performed by AS SN control is mac	4 plants wl rol : the str ne ASN cor already bee SN is to che le by samp	hereas, now, the ASN ategy for the construction nmissioners at the end of en used for the constructio eck if the operator ensures ling, taking into account th		
45	Japan	7	.2.2		P. 32, L24		
Question/ Comment	<ul> <li>Production of these documents is reviews them to ensure their confecto the drafting of a RFS, a guide or edition concerned.</li> <li>Please give us more details abore Each modification must be explained.</li> </ul>	the responsi- ormity with p or a decision out the revieu ned by AFC	bility of industry a he general technic recognizing their o w procedures for EN in a specific d	and not AS cal regulatio overall acce <b>r ensuring</b> ocument. 7	N, which nonetheless ons, in most cases leading ptability on the date of the <b>the conformity.</b> This explanation is		
Answer	examined by the technical services with the previous version, the indu of the examination are often subm equipment.	s of ASN and ustrial practi- nitted to the	l the experts of IF ce and the require: experts of the Cer	RSN. The e ments of re ntral comm	xamination is a comparison egulation. The conclusions ission for pressure		
46		7	.2.2	P.	32, L8 from Btm		
Question/ Comment	In the 5th paragraph under 7.2.2.3 on P. 32 it is said as follows: With regard to the most important changes, this analysis concluded that the 2005 version of this code is currently applicable. However, the analysis will continue in 2007 in order to issue a comprehensive ruling on all the changes presented. In the 3rd paragraph under 7.2.2.3 on P. 32, it is said that in most cases leading to the drafting of a RFS, a guide or a decision recognizing their overall acceptability on the date of the edition concerned.						
Answer	The RSE-M code (In Service Insp power islands) is a set of rules, est program of mechanical componen It includes, among other, the pract monitored by the ASN. ASN does items requiring a special attention.	bection Rules ablished by t nts of the PV tices proposi sn't approve	For the Mechanic he operator, whic 7R. ed by the operator the whole code, b	cal compor h concern r to respect put gives its	the regulations, which is opinion periodically on the		
47			7.2.2		P. 36, L7 from Btm		
Question/ Comment	In the 7th line from the bottom on	P. 36 (Sect. 7	7.3.2.2), it is said a	s follows:			

$0 \mathbf{n}^{0}$	Antiple	Ref. in National
Q. II	Article	report

ASN is developing an approach in which certain decisions are devolved to the licensee. The licensees may, on the basis of an opinion from an internal commission independent of the operators concerned, themselves take decisions, previously the preserve of ASN, provided they do not compromise the safety assumptions adopted for operation or dismantling of the installations.

Please show us some examples about licensee empowerment/ devolvement by ASN. Also please tell us where "an internal commission independent of the operators concerned" stands. Who is responsible for this? The head of the worksite or CEO of the licensee?

#### A. Prior Approval

As part of its nuclear installations safety regulating role, ASN can submit some reactor operations to its prior approval.

For example, prior authorisations were imposed to EDF in 1990 at the aftermath of significant incidents that had occurred earlier or because PSA showed a significant risk during these specific operations:

- lowering the primary system water level to the ¡§low operating range;" of the RHR system with core loaded (transient commonly called ¡§mid-loop operation;
- reactor restart after programmed outages longer than two weeks.

#### **B.** General Principles

ASN requested the licensees to reinforce their internal supervision on some operations. Under appropriate supervisory organization, the operator is solely responsible for the operations, providing a system named "internal authorisation" including enhanced and systematic internal control showing guarantee of good quality, autonomy and transparency.

In such a system, the decision for the operation is a matter for the operator, not for ASN.

There is now a legal framework for this system, based on article 18 and 27 of the decree n¢X 2007-1557 November 2nd 2007.

#### **C.** Operations Covered

Answer

The operations covered by an internal authorization system are those on which ASN wants a reinforced internal supervision of the licensee. It is the case for EDF since 2004 for "mid-loop operation" and reactor restart after programmed outages longer than two weeks without significant maintenance. For research reactors of the CEA, the internal authorization system can be applied to the modifications of the installations that do not compromise their safety demonstration. ASN has provided a clear list of conditions that the operators must respect to prove that intended operations stay within the overall safety demonstration.

#### D. How does it work?

The licensee establishes a commission internally. This commission is independent, meaning that its members are independent of people directly in charge of operations.

For all operations covered by "internal authorization" systems, authorized people at the operator's take the decision to do it or not in the light of a mandatory notice of the independent commission.

#### E. ASN's oversight

This system (nature of the operations under internal authorization system, licensee's process for internal authorisation, independence of the commission) has to be approved by ASN. ASN also decides the terms of its periodical information about the system and the granted authorisations.

Q. n°		Article	Ref. in National report
	ASN supervises and assesses the reliability of is means: on-site inspections, headquarter inspect the licensee, etc. In 2006, ASN conducted a rev were an opportunity to check compliance with ASN can interrupt or cancel at any time this kin	internal authorisations;" s ions, sample analysis by II iew in each NPP on this s the new requirements. nd of system, if there is an	ystems through various RSN, yearly statements of subject. These reviews y sign that its reliability
	and efficiency are challenged.	, ,,, ,, ,	,
48		7.2.2	
Question/ Comment	<ul> <li>The provisions of Article 7 of the Convention issued.</li> <li>Why the presented Report has no informati Article 16-II of the decree of 2 November 2007 substances (implementing the act of 13 June 20 mentions the necessary content of a licence. Su example as regards limits of radioactive releases</li> </ul>	on Nuclear Safety mention on on the terms of licen 70n BNIs and the transpo 106 on transparency and se ch content is specified by 5.	se action? rt of radioactive ecurity in the nuclear field) decisions of the ASN, for
	<ul> <li>Article 16-II of the decree of 2 November 2007</li> <li>The authorisation decree for a Basic Nuclear Ir</li> <li>1. Mentions the identity of the licensee, the capacity;</li> <li>2. Defines the perimeter of the installation a. The installations, structures and licensee and necessary for operation</li> </ul>	7 reads as follows : istallation: ie nature of the installation , which in particular inclu equipment placed under ition of the Basic Nuclear	n and its maximum des: the responsibility of the Installation;
Answer	b. The installations or structures p are covered by the regime appli Installations Classified on Envir created by Sect. 1 of Chap. IV of which, owing to their proximity are liable to modify its risks to of of Article 28 of the above-ment however exclude some of these situated within the perimeter of to the equipment and installation for the operation of the Basic N	laced under the responsib cable to Basic Nuclear Ins commental Protection Gro of part I of book II of the to the installation that is or detrimental effects on the ioned Act of 13 June 2000 installations, structures of another Basic Nuclear In ns mentioned in a above, Juclear Installation that is	ility of the licensee, which tallations or to unds (ICPE) or by that Environment Code and the subject of the licence, ne interests mentioned in I 5. The perimeter may equipment if already stallation or, with regard they are not used solely the subject of the licence;
	3. Sets the duration of the licence, if grant	ed for a limited period;	
	<ol> <li>Sets the installation commissioning per- June 2006;</li> </ol>	od mentioned in X of Art	icle 29 of the Act of 13
	<ol> <li>Stipulates the essential elements require Article 28 of the Act of 13 June 2006; in responsible for nuclear safety or of the particular operations in the light of their</li> </ol>	d for protection of the int may require the approval Nuclear Safety Authority r impact on these interests	erests mentioned in I of of the ministers for performance of certain ;;
	6. Sets the frequency of the periodic safet of 13 June 2006 if the particular charact than every ten years, and may require th time to take account of the tests and ch begins.	y reviews mentioned in III peristics of the installation the first safety review b ecks carried out when ope	of Article 29 of the Act warrant a frequency other be held within a particular eration of the installation
	The text of the decree of 2 November 2	2007 is available at the foll	owing address :

. n°			Article	]	Ref. in National report
	http://www.legifrance.gouv.fr/	./affich	<u>Fexte.do?cidTexte=J</u>	ORFTEX'	Г000000469544&dat
40	<u>eTexte=&amp;fastPos=1&amp;fastReqId</u>	<u>l=19014</u>	-32195 $& old Action =$	<u>rechTexte</u>	Sout 233
49 Question/ Comment	The report states that "This procedure compromise the safety demonstration v conducted inspections to confirm that could be extended in 2007."	enables without these sy	the licensee to carry requesting prior autl stems work properly	out operati norisation fi 7. Their scop	ions that do not rom ASN. ASN has pe is still limited, but
	What factors would be considered to ASN inspections? New possible fields for an internal a	o extene uthoriz	d, in 2007, the scop ation system :	e of the pro	ocedure and the
<ul> <li>Answer</li> <li>Since 2005, ASN and EDF have discussed the opportunity covered by "internal authorisation" to the following operation of the criticality authorisation when the reactor restarts after a</li> <li>waivers to the OTS allowing not to comply with the reconstructed unavailability event.</li> </ul>				nd the range nmed simpl onduct in ca	e of operations le refuelling outage ; ase of non essential
50			7.2.3	L1	P. 33, 2 from Btm
Question/ Comment	ASN encourages its inspectors to be op professional careers encompassing other installations, AFSSAPS (French Health organization of joint inspections with the installations classified on environmentation of ASN. In order to identify other method may also take part in inspections on specific remit. Exchanges with regulatory authorities in	pen-min er regula Produc hese aut il protec hods of ecialized n other	ded about other regulatory authorities (class its Safety Agency), et horities (labor inspe- tion grounds (ICPE) risk management by l topics in installation fields are interesting	ulatory pract ssified instal sc.) and prop ctorate, insp )) of activitien the licensed as which do	tices. It promotes llations, SEVESO poses the pectorate for les within the remit es, ASN inspectors o not fall within its
Answer	Please show us some practices, if the through exchanges could be seen. Has ASN accepted inspectors of the "The ASN recruited inspectors from of classified on environmental protection (AFSSAPS), Health Ministry). Upor the program defined by the qualification This is a way to ensure some consistent other hazardous facilities (chemical plan Agreements or protocols signed between	ere are. e regula ther sup grounds n arrival n system cy betwo nts, etc en the A	<b>It would be better</b> <b>tory authorities in</b> ervisory authorities ( s (ICPE), French He at ASN, these inspec- n of ASN. een regulation of nuc ).	to shown other fields (inspectorate alth Produce ctors were t clear facilitie opervisory a	what effects s? te for installations cts Safety Agency trained according to es and regulation of uthorities (factory
	inspectorate and ICPE) allow joint insp competence. Regarding the participatio outside their field of competence, durin in by the ICPE inspectorate to investig	n of AS on of AS og 2006, ate fire l	to be organized on a N inspectors on spe for example, a nucle hazards during the ir	activities wi cialised sub ear safety in ispection of	thin their field of jects in installations ispector was called f a paint

Q. n°		Article	Ref. in National report		
	manufacturing plant and a hydrocarbons depot				
51		7.2.3	P. 40 (7.3.3.1)		
Question/ Comment	What was the reason for increasing the number of inspections conducted by ASN on power reactors from 374 in 2004 to 417 in 2006?				
Answer	For the past years, inspections related to nuclear from year to another is not really significant. Alt the main reasons for different inspection number	For the past years, inspections related to nuclear power plants have been close to 400. The difference from year to another is not really significant. Although the number of inspectors as slightly increased, the main reasons for different inspection numbers each year are:			
	<ul> <li>the unplanned inspections, typically motivate</li> <li>the actual number of plant outages and</li> <li>inspections performed at EDE corporate/er</li> </ul>	ed by event reported	by the licensee,		
52		723			
Question/ Comment	<ul> <li>More details would be welcome to understand to what extend the utility is practically allowed "self regulations" in some cases.</li> <li>In this chapter it is indicated that "ASN is developing an approach in which certain decisions are devolved to the licensee. The licensees may, on the basis of an opinion from an internal commission independent of the operators concerned, themselves take decision"</li> <li>Q1. Is there a formal regulatory process in place between ASN and the licensees to trigger/manage these internal authorizations especially with respect to the criteria applied that these decisions do not compromise the safety assumptions adopted for operation or dismantling of the installations</li> <li>Q2. Has there been any instances that the ASN did not agree with the licensees that the envisaged decisions do indeed correspond to internal authorizations? And if yes can the ASN provide some examples of such disagreement and hoaw such instances were resolved?</li> <li>Q3. How will the effectiveness of internal authorisations be monitored by both the operator</li> </ul>				
Answer	Q4. What structure must EdF has to have in independent review/verification on corporat Q1, Q2 and Q4 : General Principles ASN requested the licensees to reinforce their in appropriate supervisory organization, the operat system named "internal authorisation" including guarantee of good quality, autonomy and transpa-	place for this proce in level? Internal supervision or or is solely responsib c enhanced and syster arency.	ess (oversight committee?, n some operations. Under le for the operations, providing a natic internal control showing		
	In such a system, the decision for the operation	is a matter for the op	perator, not for ASN.		

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	Q. n°		Article	Ref. in National report
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The licensee establishes a commission internally. This commission is independent, meaning that its members are independent of people directly in charge of operations.

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This system (nature of the operations under internal authorization system, licensee's process for internal authorisation, independence of the commission) has to be approved by ASN. ASN also decides the terms of its periodical information about the system and the granted authorisations.

ASN supervises and assesses the reliability of "internal authorisations" systems through various means: on-site inspections, headquarter inspections, sample analysis by IRSN, yearly statements of the licensee, etc. In 2006, ASN conducted a review in each NPP on this subject. These reviews were an opportunity to check compliance with the new requirements.

ASN can interrupt or cancel at any time this kind of system, if there is any sign that its reliability and efficiency are challenged.

#### Q2:

The scope of these internal authorizations is still very limited, so there hasn't been any case of disagreement on this topic yet.

53	South Africa	7.2.3	P. 37 Chap. 7.3.2.3
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Question/More information in the presentation of the French National Report in April 2008 will be appreciatedCommentfor the following:

- reporting criteria of significant events in comparison to INES scale
- An average of about 10 significant events per unit are declared every year for an EDF reactor and reported to ASN (58 units X10 = 580)

#### How is the ASN is using/analysing those events? Does ASN perform own investigations of those events? Is the experience feedback analysed by ASN from those events transmitted to the Licensee?

#### Answer **A. Significant Events Declaration Criteria** In its "Guide to the declaration procedure and coding system for criteria concerning significant events", published in October 2005 and available on its website, ASN defines criteria for declaring

events deemed significant.

Given the different fields likely to be impacted, ASN distinguishes events in terms of the following:

- safety criteria associated with the prevention of nuclear accidents and the limitation of their consequences;
- radiation protection criteria associated with the observance of radiation protection rules for workers and the public, as defined in the Labour Code and the Public Health Code;
- environmental protection criteria associated with the observance of environmental protection rules as defined in the Environmental Charter, the Environmental Protection Code and the Public Health Code.

$\mathbf{O} \mathbf{n}^{\circ}$	Article	Ref. in National
Q. II	Article	report

These criteria may concern BNIs or the transport of radioactive materials.

The criteria associated to safety significant events (SSE) are :

- emergency shutdown, except in the context of a deliberate scheduled action,
- actuation of an engineered safeguard system, except in the context of a deliberate scheduled action,
- non compliance with the Operating Technical Specifications (OTS) or any incident that could have led to a non compliance of the OTS, had the plant been in a different state,
- external hazard: earthquake or plane crash, for example,
- real or assumed malevolent act,
- fallback of the unit according to the OTS or accidental procedures following an unforeseen behaviour of the plant,
- event resulting or possibly resulting in multiple failures or affecting redundant trains,
- event or anomaly affecting main primary or secondary circuit,
- design manufacturing, on site assembly anomalies related to not above mentioned equipment that could lead to operation conditions not taken into account nor by design nor by operating procedures,
- any other event deemed sufficiently important by the operating or safety authority.

In 2007, 644 "SSE" satisfying one of these criteria have been reported to ASN. "Safety significant" means that they have to be reported and analyzed by the operator, but it does not mean that the safety of the reactor was actually seriously at stake. In fact, most of these events are rated beyond the INES scale (INES-level 0).

INES rating in France very much based on the AEIA guide, with a very strong emphasis on OTS compliance.

#### B. ASN and IRSN Operating Experience Feedback process

#### After the receipt of the SSE early notification, within a week:

- ASN checks the content of the fax report (is the information provided complete and correct?);
- ASN and IRSN ask for more information to the operator, if needed;
- ASN can perform a reactive inspection on the site when more information is required;
- if the event has been rated at level 1 or above on the INES scale, ASN publishes a press release and unveils more information on its website;
- ASN and IRSN update their databases used to collect the SSE,

#### After the receipt of the SSE report (within 2 months) :

- ASN and IRSN carry out an analysis to examine how the event took place, which safety functions were implicated, how operators and equipment behaved, what the consequences were, together with knowledge of any similar incidents which have occurred. In addition, it is examined if, in other circumstances, the same accident would have had far more severe consequences,
- ASN and IRSN identify the root causes of the event and examine if the same root causes applied to other equipment or systems can induce different sequences which consequences could be potentially serious,
- ASN and IRSN look for additional information for the most significant events. Despite the quality of the SSE report, the information supplied usually has to be supplemented by direct contacts with the plant or the relevant EDF head office departments,

<b>Q.</b> n°	Article	Ref. in National report
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- IRSN holds a weekly meeting, attended by all the engineers in charge of site safety assessment, for reviewing all the SSE reports received during the previous week. The purpose of this meeting is to:
  - 1. inform all engineers responsible for assessing site safety of events occurring in the reactors and incite a debate on the issues raised by these events,
  - 2. decide on the next steps in terms of in-depth analyses and IRS declarations.

#### On a three-month basis :

- 1. ASN and IRSN hold a meeting to identify outstanding or precursor events. The most important of these events are the subject of a probabilistic quantification of IRSN to estimate the conditional probability of core damage ;
- 2. ASN, IRSN and EDF hold a follow-up meeting of the outstanding events.

#### On a three-year basis :

• ASN organizes a meeting of the advisory committee of experts for nuclear reactors (GPR) in order to examine the significant incidents of this period. The objectives of this meeting are to put forward operating measures or modifications of materials which result from complex studies resulting from in depth analysis of events (safety studies<sub>i</sub>K). The preparation of this meeting requires a technical instruction of the topics between EDF and IRSN. At the end of this instruction, IRSN issues a report that is used to support the GPR meting. This report carries out an in-depth analysis of significant events. It analyzes the files transmitted by the licensee and evaluates acceptability, with respect to safety, of the position of the licensee and the corrective and preventive actions proposed. It generally concludes with recommendations that are frequently adopted by GPR and reformulated by the ASN as requests to the licensee.

#### C. International OEF

EDF examines the events reported by other operators and gathered in the WANO database as well as the IRS reports.

#### Besides, ASN and IRSN also exploit other international feedback sources such as:

- IRS reports,
- Information Notices and Regulatory Guides produced by the American Nuclear Regulatory Commission (NRC),
- events declared in the International Atomic Energy Agency (IAEA) NEWS database,
- information exchanged in the context of international co-operation

IRSN systematically analyses all the documents in its possession as a way of exploiting international feedback. The conclusions of this survey are gathered in a document submitted to the ASN, outlining briefly the main points to be noted from events occurring outside France. This document is succinct but does highlight in particular events that may be transposed to the EDF PWRs. These events are discussed during the quarterly meetings devoted to the operating experience. If it is considered that an event may be transposed directly or when the mechanism causing the event is likely to affect the French PWRs, an investigation into whether or not EDF should perform an in-depth analysis and possibly implement preventive measures is carried out.

Moreover, during the GPR meeting devoted to the examination of OEF, the international operating experience is taken into account.

54		7.2.4	S 7.3.4
Ourstian /	It is indicated that ASN has astablished	an infringement system bases	l on a scale of administrative

Q. n°		Article	Ref. in National report		
Comment	penalties defined in articles 41-44 of the act. It is the application of these new instruments.	s then noted that ASN n	nust define the procedure fo		
	Can you describe the status of the developm is developing policy guidance for the impler elements of this guidance?	ent of these new instr nentation of its infring	uments and whether ASN gement system and the key		
Answer	On the basis of the penalty system defined in the TSN Act, the ASN has issued an internal policy document setting up an enforcement procedure which indicates the type of actions to be taken give the level of risk. Such actions are proportionate to the deviation from benchmarks standards in the fields of health and environment. They take into account endogenous factors relating to the conduct of the duty-holder as well as exogenous factors relating to the context of the deviation.				
	An internal guide providing the tools needed for the field of radioactive sources and another one guides are being issued for the 1st time and will	r the implementation of related to BNIs is being need to be improved wi	this policy has been issued in prepared. Such internal th experience feedback.		
55	0 0	8.1	S. 8.1.2.4		
Comment	<ul> <li>nuclear safety regulatory framework. In part</li> <li>the effectiveness of outcomes and proces</li> <li>efficiency of processes in terms of timeli</li> <li>effectiveness of enforcement and compli</li> <li>stakeholder satisfaction.</li> </ul>	icular, indicators used sses; ness, cost and resourc ance activities; and	l to measure: e utilisation;		
Answer	ASN has several performance indicators in place About 20 indicators established through the mic ASN performance. these one are completed with information about the ASN process performance	ASN has several performance indicators in place which are to evaluate the effectiveness of the ASN. About 20 indicators established through the mid-term strategic plan allow ASN to measure global ASN performance. these one are completed with internal indicators which provides further information about the ASN process performances.			
	Mid-term strategic plan indicators for example c	over:			
	• the number of ASN opinions issued on draf	t decrees and orders pul	blished by the government;		
	national inspection programme implementation;				
	national emergency exercice programme implementation;				
	<ul> <li>number of technical decisions published;</li> <li>human recourses devoted to the meeting with the ligensees.</li> </ul>				
	<ul> <li>human resources devoted to the meeting with the licensees;</li> <li>time efficiency to issue authorisations or licenses;</li> </ul>				
	<ul> <li>time efficiency to issue authorisations of licences;</li> <li>human investment in European and international actions.</li> </ul>				
	Regarding the public information and communication, ASN traces, among others, the following indicators:				
	• ASN website connexions;				
	• number of press meetings and press releases	;			
	• public awareness of ASN via a yearly opinio	n poll ;			
<b>F</b> (	• satisfaction rate for stakeholders	0.1	0.4		
<b>50</b>		0.1	ð.1		
Question/ Comment	safety or radiation protection"	the verifications and m	ionitoring concerning nuclea		

### Does this sentence mean that ASN delegates some parts of its control activities?

Q. n°		Article	Ref. in National report		
	Can you give some cases where this delegation is used?				
Answer	ASN calls in other expert organizations to control activities and to monitor the environment. To work for ASN as accepted organization, an organization has to go through an acceptance process which ensure it has the capacity to carry out properly the controls expected by the delegation. In addition, ASN inspects regularly these organizations by implementing an annual inspection programme.				
	<ul> <li>For instance, this delegation can be used for:</li> <li>radon monitoring in environment;</li> <li>technical controls of apparatus and equipme</li> <li>transport-related technical controls;</li> <li>pressure equipment control.</li> </ul>	ents against the radiation pro	tection requirements;		
57		8.1	Chap. 8(1) P44		
Question/ Comment	How many IAEA audits has ASN accepted ? What is the main issue in the IRRS audit in 2006 And for the main issue what kind of corrective a ASN received an IAEA audit (IRRS) on November activities done by ASN. The IRRS Team identifies: 4 recommendations.	<b>5?</b> <b>ction has been taken by A</b> 2006. The IRRS mission was 10 good practices, 49 suggest	<b>SN?</b> s full-scope covering all ions and 35		
	To take account of the recommendations and suggestions highlighted by the IRRS mission, ASN has developed and been implementing an action plan to guarantee full conformity of its practices and organisation with the best international standards. A follow-up mission will be organised by the IAEA the beginning of 2009 to review the action plan implementation.				
Answer	The areas for improvement identified in the mission report include drafting of procedures for application of the new sanctions stipulated in the law of 13 June 2006 on transparency and security in the nuclear f (fines, formal notices, installation shutdown decisions, etc.), more strictly formalised internal practices within ASN or continued work into managing the consequences of nuclear accidents.				
	ASN has already addressed these issues including by				
	<ul> <li>issuing new regulations, for example, the new de November;</li> </ul>	cree about the licensing proc	cesses was issued last		
	• the reinforcement of its quality management syst comply with the IAEA standard GSR 3;	tem by using the ISO 9000 to	ools with the objective to		
	• the continuation of the intensive work regarding	the consequence manageme	ent of nuclear accidents.		
	A Transas mission regarding transport has also been have been dealt with.	conducted in 2004. Issues ra	aised during this mission		
58		8.1			
Question	What kind of systematic training and development programmes you have for your new regulatory				
Comment	statt members? How do you ensure that they are ready to conduct their duties as regulatory staff members in the tasks assigned to them?				
Answer	Before being nominated as inspectors, new ASN sta defined by the qualification system of ASN.	ff members have to attend a	specific training program		
59		8.1			
Question	Do you have currently in your regulatory staff	r in a technical support or	contration (TSO)		

Q. n°		Article	Ref. in National report		
Comment	working for the regulatory body, an adequate number of technical experts (e.g., in the areas of reactor physics, thermo-hydraulics, and materials engineering) who can conduct an in-depth safety assessment of nuclear power plant, as would be needed for evaluation of operating events, large power upgrade, lifetime extension, or new build?				
	deterministic analysis and PRA? What is the number of such experts in various te within the TSO? What is the outlook concerning the number of ex-	chnical areas within the re sperts in a few years ahead	egulatory body and		
Answer	As a general rule, technical experts performing the sa principal TSO. In the field of pressure equipment, A IRSN's teams. Altogether IRSN and ASN have exper assessment of nuclear power plants : reactor physics science, structural mechanics, human and organisation and systems, operating rules, etc. With the exception these experts are in sufficient number to conduct the assessment of a new type of reactor or fuel, periodic of various safety cases related to equipment or opera events, new regulations, etc IRSN and ASN teams of perform their own technical and safety analyses, inclu- Since ASN's and IRSN's safety assessment activities numbers of experts will continue to follow directly the	afety analyses are mainly with SN has its own team of exp rts in the various fields nece (including criticality), therm onal factors, software reliabil of certain specialities during e various analyses requested safety re-assessment of exis ting rules modifications, eva of experts have the appropri- uding both deterministic and are funded by a specific line he evolution of this line.	hin IRSN, ASN's erts, but relies also on ssary to conduct safety o-hydraulics, materials ity, electrical equipment g limited periods of time, by ASN : safety ting reactors, examination luation of operating ate tools and skills to l probabilistic analyses. of the State's budget, the		
60		8.1			

60		8.1			
Question/ Is there any particular training programme provided to the new regulatory staff members					
Comment	omment intended to act as inspectors?				
Answer	Specific training programs according to the task f	future inspectors will be assigne	d ( nuclear plants, waste,		
71115WCI	transport) are defined in the qualification system of ASN.				
61		8.1	Sect. 8.1.2.1 P. 45		

The ASN has a total workforce of 412 persons.

Question/ Is ASN satisfied that this level of staffing is commensurate with its regulatory responsibilities? Comment What impact is anticipated from the expected resurgence of nuclear power internationally and associated increasing demands for experienced staff in this area?

What steps are being taken to ensure that experienced staff are retained in France?

In order to comply with its regulatory responsibilities, ASN plans to hire 20 persons in 2008 and 65 persons in the next three years. On the 1st of March 2008, the ASN total workforce was 436. This number is likely to reach 500 by 2011.

Answer At the end of 2007, the ASN had 202 inspectors, selected for their qualification and professional experience. To become ASN inspectors, all of them get tailored trainings during several months. In 2007, the ASN conducted 675 inspections in nuclear installations, 161 of which were unexpected.

To attract experienced staff, the ASN has decided to widen its recruitment. Since 2002, staff comes from more various schools and with different qualifications.

Training, qualifications and career within the ASN are the main elements to retain experienced staff.

<b>Q.</b> n°	Article	Ref. in National report
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According the legislation, the ASN can also deliver agreement to other entities tasked with inspection. This enables the ASN to partly rely on external inspection to comply with its regulatory responsibilities.

	1 5 5	1 17 0	
62		8.1	Sect. 8.1.3 P. 47
	The IRRS Review Team recommended that the	ASN consider its human resour	ces strategy, in particular

The IRRS Review Team recommended that the ASN consider its human resources strategy, in particular in maintaining the regulatory competence levels of ASN in light of the current wider French policy of staff rotation.

#### Question/ Comment Has this been considered and what changes have been made?

## What impact is anticipated from the expected resurgence of nuclear power internationally and associated increasing demands for experienced staff in this area? What steps are being taken to ensure that experienced staffs are retained in France?

Following the IRRS Review Team, the ASN has adapted its human resources strategy.

Facing the staff rotation, the ASN has decided to widen its recruitment. Staff is increasingly coming from a wider range of schools and qualifications. The ASN mainly recruits staff from the State graduate school for engineers. Nevertheless, ASN staff also comes from specialized universities which deliver PhD in nuclear security and almost 10% of staff comes from the private sector. The ASN expects to keep going in this direction and to diversify its staff's professional experience and qualifications.

#### Answer

For retaining experienced staff, the ASN has suggested to adapt HR rules in order to restrain staff rotation.

Then, under new rules, inspectors have to work four years in a job and not only three years as previously.

Moreover, new HR policies, especially in terms of career and remuneration for experienced staff, are likely to ensure that staffs are retained in France.

63		8.1	Sect. 8.1.3 P. 122	
Question/ Can you provide some detail on how the November 2005 government directive aims to ensure the				
Comment	timely provision of measurement results to ex	sperts and decision makers?		
Answer	The November 2005 Directive aims at precisely define the actors involved, the places where measurements would be performed as well as associated methods for any event that could affect concerned sites. It provides for a synthesis of results to be sent, especially, to the ASN and to the Prefect. A detailed organisation, established in advance, should contribute to reduce the time needed to transmit the information to the authorities.			
64		8.1	P. 46, Table, 8.1.2.2	
	Tax on EDF has almost doubled to 320,748,000	euros, while 174,191,000 in the	previous report.	
Question/ Comment Is this the total tax imposed on EDF? Is the tax rise due to the privatization? What kind of tax is this? Is this something like business tax or tax imposed on services related to nuclear energy? The amount of the tax on the BNIs paid by EDF has increased significantly between 2002 and 2006. It is due to a rebalancing of the fiscal framework of electricity production modes for the benefit of				
Answer	hydropower.			

According to the pollutant-payer principle, EDF pays, since the institution of taxes on the hydropower,

Q. n°		Article	Ref. in National report	
	taxes on hydroelectric installations on non-navigable ways and a tax on BNIs, pursuant to Article 43 of the Finance Law for 2000. The purpose of the Government was to rebalance the tax system by increasing the BNI tax weight in the total amount of taxes paid by EDF, while keeping this total amount unchanged :this increase has been compensated with a decrease of taxes on hydroelectric installations.			
	This rebalancing measure was introduced by Article 39 of the rectified Finance Law for 2003 which modified Article 43 of the Finance Law for 2000, doubling the taxe's base rate, applied on the nuclear reactors for energy production category (N.R.E.P research excepted). This rebalancing measure of the tax system on electricity production modes concerned NREP category only. Thus, this system impacted EDF mainly.			
	This measure explains, first, the increase of the amou 307 667 755,20 €, for an unchanged nuclear reactors added to the adjustment of taxation's packages estab explain the amount reached by EDF in 2006 of 320	ant of taxes paid by EDF fr fleet. Then the changes in lished by Article 77 of the 1 748 190,90€.	com 174 191 755,20 € to the EDF nuclear fleet Finance Law for 2005,	
	This tax on BNI is applied to all operators of BNIs.			
65		8.1	P. 49	
Question/ Comment	The report refers to "rapporteurs, tasked with investigating how safety and radiation protection are organised both in the civil service and by licensees, comparing their characteristics with those of other / countries and checking that the authorities have the resources to carry out their tasks." Are the findings of these rapporteurs publicly available on the internet, and if so, could France			
Answer	The findings of the rapporteurs of the Office are available in English. http://www.senat.fr/opecst/rapports.html	ailable at the following add	ress. Summaries of	
66		8.2		
Question/ Comment	Is the principle of effective separation (as given binding national law or is this principle met by a	in Art. 8 Para 2) laid dow a sum of state organisatio	n explicitly in any onal measures?	
Answer	The act of 13 June 2006 on transparency and security in the nuclear field has established the ASN as "an independent administrative authority". By listing the respective duties of the government and ASN, Article 3 of the act ensures the effective separation between these entities. Moreover, the fact that the regulatory body is headed by a non-dismissible commission which is not appointed by the Government and does not report to it, as mentioned in Sect. 8.1.1.1 of the report, guarantees the independence of the ASN.			
67		8.2		
Question/ Comment	/ Is there any difference to your point of view between "effective separation" and "independence" at as referred to in your report?			
Answer	Effective separation, which is guaranteed by the fact dismissible commission which is not appointed by the the way of achieving independence. As stated in the mean isolation.	that the regulatory body is ne Government and does n ASN Midterm strategic pla	headed by a non- ot report to it, constitutes in, independence does not	
68		8.2		
Question / Commen	n According to French legislation, the authorities of to on Nuclear Safety are divided between the Govern nt safety responsibility rests with the Ministry of Ecor	the Regulatory Body envisa ment and ASN. Within the nomy, Finance and Employ	ged by the Convention Government, nuclear ment, and the	

32/103

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Q. n°		Article	Ref. in National report		
	responsibility for radiation protection rests with the Ministry of Ecology and Stable Development.				
Answer	To what extent do these ministries contribute to the use of atomic energy? Under the current governmental structure, the ministers tasked with nuclear safety are the Minister for Ecology and Sustainable Planning and Development and the Minister for the Economy, Finance and Employment. The minister tasked with radiation protection is the Minister for Health, Youth and Sport.				
	The competence of the Minister for Ecology and S the impact on environment of nuclear industry. The and Employment comes from the relation between policy of the country.	ustainable Planning and Dev e role of the Minister for the the nuclear business and the	elopment is due to Economy, Finance e energy and industry		
69		8.2			
Question / Commen	<ul> <li>The chapter clearly outlines the roles of the nuclear safety authority ASN, the government and the parliament in the regulation and oversight of nuclear safety and radiation protection according to the new act of 13 June 2006. In the introduction (chapter 2.3.1) the issue of safety and economic competitiveness is addressed.</li> <li>Although the French NPP operator EDF was transformed into a public limited company, the state remains the majority shareholder (86 %) and is at the same time the supervising authority.</li> </ul>				
Answer	How does the state ensure the independence of decisions in the regulatory and oversight process in the case these decisions would impede the economic competitiveness of EDF? While the Government may be concerned with various issues such as nuclear safety, economic competitiveness and energy supplies, the ASN only makes decisions on safety and radiation protection grounds, pursuant to the strict mandate conferred to it by the act of 13 June 2006 on transparency and security in the nuclear field. The independence of the ASN is guaranteed by the fact that it is headed by a non-dismissible commission which is not appointed by the Government and does not report to it.				
	Final decision on major issues would be made by the Government. For example, pursuant to Article 41 of the act of 13 June 2006 on transparency and security in the nuclear field, ASN can order the suspension of the operation of the installation. ASN decision is however subject to approval by the ministers tasked with nuclear safety. This approval is deemed to be given for want of objection within a period of fifteen days or, if the ministers so request, a month. Such objection is reasoned and publicly disclosed.				
70		9			
Question / Commen Answer	<ul> <li>stion Is the principle, that prime responsibility for the safety of nuclear installations rests with the holder of the relevant license laid down explicitly in any binding national law or is this ument principle met by a sum of regulatory requirements?</li> <li>wer As mentioned several times in the report, notably in the 2nd paragraph of Sect. 9, the principle of prime responsibility of the licensee is laid down in the act of 13 June 2006 on transparency and security in the nuclear field. Article 28 of the act stipulates that "the licensee of a BNL is responsible</li> </ul>				
	for the safety of his installation".				
71		10	10.2		
Question / Commen	on "right to inform": it is not clear whether the "right to inform" is a right or a duty (cf. footnote: "individuals must adopt a questioning attitude in the performance of activities, and must alert line ent management if an order or instruction is such as to negatively impact the quality of the activity").				

Q. n°	Article	Ref. in National report
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## Could you clarify if this "right" is used as a right (protecting the people using it) or as a duty (obligation to inform)?

Answer The right to "raise the alert" is indeed a right, meaning that those who exercise it cannot be challenged.

However, as mentioned in the footnote to no. 4, anyone ascribing an event a higher level of severity than has been ascribed by their first-line management is duty-bound to raise this to an EDF entity responsible for nuclear safety.

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I	72		10			
	Question	a Q1. Is a safety management system (SMS) planned or implemented?				
	/	Q2. What is the basis of the SMS (IAEA Requirements, other criteria)?				
	Comment	Q3. Is the implementation of a SMS voluntary or obligatory? (Does the regulator require implementation of the SMS? If yes, how detailed are the requirements for the contents of SMS?)				
		Q4. How is the SMS assessed and approved? (Does the regulatory body check whether the appropriate processes are implemented or available in the SMS? Does the regulatory body check whether and to which extent the applicable criteria for a safety management system are fulfilled? Is the authority entitled to inspect the results of the SMS assessment and if so, to which extent?)				
		Q5. How is an external review process pe	erformed?			
		Q6. What are the key elements of an SMS? (Indicators, Integrated or stand alone system, Continuous improvement and treatment of deviations (Are there regulations how to hand deviations from the specified process?); Participation on benchmarks exercises of license				
-	Answer	The CEA safety management system is now This requires for instance that all the activitie subject to special procedure requiring a two l installation and a second level check carried of The second level check results in that Centre on installations. The article 10 of this order s realize continuous improvement process.	based mainly on the quality or es described as "of monitored of level check: a first level check of out by specific safety units attac e directors are directly informed pecifies also the required contr	der of 10th August 1984. puality activities" are arried out by the ched to Centre directors. I of all safety deviations ol actions and the way to		
		The Sect. 10.3.1 of the French report specifies the CEA safety policy which is based on continu- improvement. CEA safety organization and the rules of each are described in this Sect It has to mentioned that since January 2008 the CEA safety organization has been modified to adopt a simplified decision-making line for safety.				
		The CEA safety management system is described in one recommendation of the CEA safety instruction manual. This recommendation is based on the quality order of 10th August 1984 but on requirements issued from ISO 9001. Some founding elements are safety culture, rigorous operation and field manager for the installations.				
		In line with its process and project-based methodology, the EDF Nuclear Operations Division has set up an operational safety process which is periodically reviewed. Areas for improvement, bienni action plans and trending indicators are produced.				

The EDF Nuclear Operations Division has established a management policy, a safety & radiation protection policy and an oversight policy. Safety management has a special position within performance management. Playing a pivotal role in overall management, it must set the example and

Q. n°		Article	Ref. in National report	
	drive other types of performance management forward			
	Each of the corresponding principles is clearly des <i>en exploitation – guide d'application de la politique du ma</i> documents produced by the IAEA. This guideline reference by power plants which is responsible for In addition, EDF has performed a self-assessment	scribed in a specific guideling <i>magement de la DPN</i> ") which is not of a prescriptive natu r implementing it. t on topic C (management s	e (" <i>guide Sûreté Nucléaire</i> also factors in INSAG ıre, it is used as a ystem) of WENRA	
	reference standards updated in 2008, which show that the reference standards falling within the scope of this topic are being properly applied.			
	The SMS is voluntary, planned and implemented by the licensees. ASN doesn't presently require the implementation of a SMS. ASN controls, during inspections, how the SMS is implemented by the licensee and the results of the assessment of the SMS in order to meet the requirements of the quality order of the 10 august 1984.			
73		10		
Question / Commen Answer	<ul> <li>Is the principle of priority to safety laid down explicitly in any binding national law or is this principle met by a sum of regulatory requirements?</li> <li>The principle of priority to safety is met by a sum of regulatory requirements, notably those issued by the ASN which requests license holders to adopt an organization guaranteeing that top priority is</li> </ul>			
74	given to safety. This principle governs the decision	1 making process of the ASI	N.	
Question / Comment	<ul> <li><sup>1</sup> How ASN does perform its own evaluation? Are there any specific indicators used?</li> <li><sup>1</sup> ASN has implemented a continuous improvement process based on :         <ul> <li>internal audits based on an mid-term audit programme. These audits are organised and implemented by the quality management system manager;</li> </ul> </li> </ul>			
	<ul> <li>improving sheet which can be used by any ASN staff member to identify areas for improvement;</li> <li>performance indicators to measure the effectiveness and the efficiency of ASN process performances; and</li> <li>self assessments against ASN quality manual requirements. This self assessments has to be carried out periodically by each ASN departments.</li> </ul>			
Answer	In addition, every year, ASN calls in an independent Expert to carried out a series of external audits of several ASN departments.			
	ASN has several performance indicators in place w About 20 indicators established through the mid-te ASN performance. these one are completed with i information about the ASN process performances	which are to evaluate the effe erm strategic plan allow ASI nternal indicators which pro	ectiveness of the ASN. N to measure global ovides further	
	<ul> <li>Mid-term strategic plan indicators are for example</li> <li>the number of ASN opinions issued on draft d</li> <li>national inspection programme implementatio</li> <li>national emergency exercice programme imple</li> </ul>	about: lecrees and orders published n; mentation;	l by the government;	

• number of technical decisions published;

Q. n°		Article	Ref. in National report	
	<ul> <li>human resources devoted to the meeting with the licensees;</li> <li>time efficiency to issue authorisations or licences;</li> <li>human investment in European and international actions.</li> </ul>			
	Regarding the public information and communication, ASN traces, among others, the following indicators:			
	<ul> <li>number of press meetings and press releases;</li> <li>public awareness of ASN via a yearly opinion poll;</li> <li>satisfaction rate for stakeholders</li> </ul>			
75		10		
Question / Commen	The new IAEA Safety Fundamentals emphasize the effective leadership and management for safety. The challenges to nuclear safety arising from leadership plenary. The panel suggested, as one of possible me t and guidelines on leadership indicators.	e importance of establishing e last Review Meeting also p issues at the panel discussion easures, development of regu	and sustaining ointed out the future n of the opening llatory expectations	

#### Concerning these, do you have any progress? If so, please provide it.

ASN controls, during inspections, how safety is actually integrated as the primary objective of the management of the plant. ASN controls the plant's general policy and organisation, resources, staff, organisation and actions of safety departments, verification and audits made and corrective actions, follow-up of corrective actions. Leadership issues can be examined through the involvement of managers for safety on various aspects : communication and explanation by managers of information and requirements concerning safety, presence of managers on the field, analysis of data collected by managers on the field in terms of good practices or low-level precursors, monitoring and control of safety related activities. Currently, some guidelines deal with the management of safety but they are not yet developed on leadership indicators.

75		10		
Question / Comment	The summary report of the last Review Meeting indicated that efforts had been made to address safety culture in regulatory body in some Contracting Parties (paragraph 42).			
	What do you think to be included into the safety culture in regulatory body? In your opinion, what should be different in safety culture between in regulatory body and in operator?			
Answer	There should be no differences in safety culture principles at the operators' and at regulatory bodies', both are mainly based on INSAG 4 statements. In both organisations, safety culture should be disseminated to the whole staff. But they are developed and applied in a different way because activities are different. The operator implements safety culture principles during operating and maintenance activities, the regulatory body controls that these principles are implemented in a satisfactory way by the operator.			
77		10	<b>P.</b> 72	
Question /	Shortcomings persist in some NPPs, for example in the implementation of risk analysis, which is one of the tools whose use is required by DPN as part of its safety management policy.			

management policy?
Q. n°		Article	Ref. in National report		
Answer	Risk assessment is an essential mean of disseminating safety culture for workers, supervisors, and senior managers. This mean is defined in a DPN reference document, which demonstrates the benefits of performing cross-functional risk assessments. Risk assessment is a requirement and each manager must define the exact standards to be applied.				
78		11.1	11.4		
Question /	"ASN is developing instruments for early detection of any drift: the economic situation, changes in expenditure":				
Comment	<ul> <li>Has ASN recruited new specialists (economists, accountants) for these new tasks? What is the reaction of EDF with regard to this new type of control?</li> <li>EDF sends every year to ASN a summary balance sheet that includes financial data on the following topics: <ul> <li>Operation</li> <li>Purchasing and subcontracting</li> <li>Employees' wages and salaries</li> </ul> </li> <li>Assets maintenance</li> <li>Research and development</li> <li>Outage programs</li> </ul> The licensee is somehow reluctant to unveil these financial data, but ASN's control is not really intrusive on this matter. ASN focuses more on the analysis made by EDF on its strategies to improve production and reduce operating costs, analysis that is enclosed to that document. It highlights the				
	EDF also includes some safety indicators trends over the past ten years, such as individual and collective radioactivity dose for workers. ASN hasn't recruited any accountant specialist yet to analyze this information. Actually, ASN and IRSN staff include sociology and human factor experts who complete the engineers' technical views on EDF activities, and ensure that all safety aspects are taken into account. The opinion developed by ASN on EDF regarding its safety-competitiveness arbitration is also based on several other tools of equal importance, including inspections, thorough investigations by group of experts, maintenance controls, yearly evaluation of the operator (published in ASN's annual report) on this particular topic, etc				
79		11.1	Sect. 11.4.1		
Question /	In 2004, EDF became a public limited company. At the end of 2005 the company was partially privatised.				
Answer	<ul> <li>Is there any change on the availability factor for NPPs after privatization?</li> <li>The analysis of changes in our "availability factor" has shown that there is no correlation between the latter's results and partial privatisation of the company. Every year, the plant submits to the regulator a safety analysis taking into account market competition</li> </ul>				
80		11.1	<b>P.</b> 64		
Question /	1 It was interesting to read that "Concern with cost control is now given more emphasis by the licensee in its discussions with ASN" and that "Technical discussions with EDF have clearly become				

Q. n°		Article	Ref. in National report		
Commer	nt tougher" Later, under Article 12, the report says safety management system in a context of competit Nuclear Reactors (GPR) has also been consulted (P competition in the supply of electricity leads the pro- that this leads in turn to higher levels of nuclear safe	that ASN has asked IRSN ". iveness" and that the Advisor . 72). One often sees the argunducers to strive for greater co ety.	to review the EDF by Committee for siment made that ost efficiency, and		
	Could ASN please indicate whether it sees such a clear correlation between cost efficiency and nuclear safety, and can it be generally inferred that greater cost efficiency leads to greater safety?				
	The existence of a clear correlation between cost efficiency, driven by competition in the supply of electricity, and nuclear safety is an interesting but complex issue that should need in-depth studies.				
	There is a link between economical difficulties and lack of safety (cf. NUREG-6735 and INSAG 18). But it does not mean that a greater cost efficiency leads to higher safety. It only means that some solutions for improving an economical situation which was not good may have positive side effects on safety. In an opposite way, reducing costs does not systematically lead to a degradation of safety.				
Answer	However, studies show that in some cases higher competitiveness may put more pressure on people for achieving their tasks, and it can also lead to a more complex environment because of more constraints to be taken into account. The levels of pressure and complexity have to be taken into account because they may weaken lines of defence that could have negative effects on safety. Then, if some response could be given to this issue, it should be situated somewhere between these two opposite sides. ASN asked in 2006 its technical support organisation IRSN to review the EDF safety management system in a context of competitiveness. Results are not yet available but they will be presented and debated during a meeting of the advisory committee for nuclear reactors (GPR)				
81		11.2	Chap. 11.2.2 P. 62		
Question/ Comment	In 2006, EDF implemented an in-depth prog to start preparing for the process of generation information on the program.	ram designed to secure skills nal handover and succession	and career paths, in order planning. Please give more		
Answer	<ul> <li>To secure the skills and the staffing plans in the framework of the renewing of the generations a process has been developed since 2005. This process takes in consideration the nuclear safety requirement in a pluriannual perspective. This process is based on homogeneous principles for all the EDF'nuclear plants and is developed on a very analytic manner on the base of the reality of the field by successive iterations. This process permitted to secure the volume of the "seed backs" of staff necessary to the renewal of skills. This process is under a specific control of the management of EDF's Nuclear Power Generation Division.</li> <li>The "seedbeeds" represented an anticipation, variable according to the type of skills (longest being for the skills of operation and maintenance of the automatisms) according to the departure of the</li> </ul>				
82	concerned population. The flow of statting as	re also secured by a process o	P. 62. Sect. 11.2.2		
Question/ Comment	The report provides information on the availabit We would like to know the minimum educations role of ASN in the licensing of these personnel.	ity of human resources in EI al qualification specified for s	DF. hift supervisors and the		
Answer	The minimum educational qualification for shift supervisor is at least two years qualification at a technical college after baccalaureate (university degree). More than 50% of the shift supervisors are educated with College of engineering degree or post graduate technical diploma.				

Q. n°		A	rticle	Ref. in National report
	The licensing process is an EDF internal process process.	s. As a regula	tor ASN monitor	rs the performance of the
83			11.2	P. 62
Question/ Comment	Could you please provide more information skills and career paths. What categories of personnel are included in	on the progr	camme impleme mme?	ented by EDF to secure
Answer	To secure the skills and the staffing plans in the has been developed since 2005. This process tak pluriannual perspective. This process is based on plants and is developed on a very analytic manne iterations. This process permitted to secure the v renewal of skills. This process is under a specific Generation Division.	framework o es in conside homogeneo er on the base volume of the control of th	f the renewing of ration the nuclea ous principles for e of the reality of e "seed backs" of he management of	f the generations a process r safety requirement in a all the EDF's nuclear the field by successive staff necessary to the of EDF's Nuclear Power
	The "seedbeeds" represented an anticipation, variable according to the type of skills (longest being for the skills of operation and maintenance of the automatisms) according to the departure of the conce population. The flow of staffing are also secured by a process of internal redeployment.			
01	All the skills are concerned with this approach.		11.0	<b>D</b> (4 Chap 11 4 1
Question Commen	<ul> <li>What measure does the ASN take to ensure the operator will not adversely affect nuclear safety</li> <li>Can an issue with impact on nuclear safety be principles?</li> </ul>	at cost-cutti y in the long compromise	ng initiatives in term? ed by the econo	nplemented by the omic or cost benefit
Answer	The existence of a clear correlation between cost efficiency, driven by competition in the supply of electricity, and nuclear safety is an interesting but complex issue that should need in-depth studies. There is a link between economical difficulties and lack of safety (cf. NUREG-6735 and INSAG 18). But it does not mean that a greater cost efficiency leads to higher safety. It only means that some solutions for improving an economical situation which was not good may have positive side effects on safety. In an opposite way, reducing costs does not systematically lead to a degradation of safety. However, studies show that in some cases higher competitiveness may put more pressure on people for achieving their tasks and it can also lead to a more complex environment because of more constraints to be taken into account. The levels of pressure and complexity have to be taken into account because they may weaken lines of defence that could have negative effects on safety. Then, if some response could be given to this issue, it should be situated somewhere between these two opposite sides. ASN asked in 2006 its technical support organisation IRSN to review the EDF safety management system in a context of competitiveness. Results are not yet available but they will be presented and debated during a meeting of the advisory committee for nuclear reactors (GPR) planed in April 2008			
85			11.2	
Question Commen	With the resurgence of nuclear power worldwi / experienced human resources (both locally with t strategies/steps are being taken in your count ensure that sufficient numbers of qualified state	de, which co thin your co ry by both th ff remain av	ould result in co untry and intern he regulatory bo ailable for all sa	ompetition for nationally) what ody and the operators to fety-related activities in

<b>Q.</b> n°	Article	Ref. in National report
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### or for each nuclear installation, throughout its life ?

CEA has generalized since now more than two years a process for managing critical skills of all the experiences required for CEA activities, including safety ones.

The aim of this process is to anticipate actions for maintaining the skills necessary for leading the programmes and answering to requirements needed for CEA works. So the skills are collectively and periodically evaluated regarding their practice level and their risk for CEA's activities. The question concerns the current situation and the long range forecast situation (5 years). Two categories are defined: the key skills (strictly necessary but no problem of management) and critical skills (strictly necessary and requiring corrective actions).

For safety important professions, the last review identified three ones for which specific profession sheets have been written for specifying, among others, the necessary knowledge, the required capability and the vocational training. That concerns:

- safety engineers of BNI's or Centre safety units,
- criticality experts,
- quality engineers of BNIs' or Centres.

For these professions, specific « breeding grounds » have been established.

EDF's Nuclear Power Generation Division is conducting two evolutions in parallel, the renewal of the skills which conducts to predict staff in "seed backs" to prepare the replacement and actions to reinforce external recruitement.

Answer As of 2008 and for several years to come, EDF will need to recruit a large number of nuclear professionals.

- To secure the skills and the staffing plans in the framework of the renewing of the generations a process has been developed since 2005. This process takes in consideration the nuclear safety requirement in a pluriannual perspective. This process is based on homogeneous principles for all the EDF's nuclear plants and is developed on a very analytic manner on the base of the reality of the field by successive iterations. This process permitted to secure the volume of the "seed backs" of staff necessary to the renewal of skills. This process is under a specific control of the management of EDF's Nuclear Power Generation Division.
- The "seedbeds" represented an anticipation, variable according to the type of skills (longest being for the skills of operation and maintenance of the automatisms) according to the departure of the concerned population. The flow of staffing are also secured by a process of internal redeployment. All the skills are concerned with this approach.
- As things currently stand in France, there is not enough training capacity to fully satisfy needs, particularly where engineers are concerned.

That is why EDF, in liaison with France's top engineering colleges and universities, is encouraging and supporting a number of initiatives, which will be getting underway in 2008 :

- Greater capacity provided to engineering schools for tuition in "energy" and "nuclear engineering", development of new tuition subjects.
- Development of an International Masters in Nuclear Energy offering French and international undergraduates (bachelor's degree) comprehensive high-level tutoring in the field of nuclear energy
- Development of specialised masters degrees (post masters degree certificate) in certain specialised areas such as nuclear safety.

Q. n°		Article	Ref. in National report	
	Once up and running, these initiatives will enable EDF's needs to be met, as well as those of the nuclear energy sector as a whole. These initiatives will also include arrangements for the hosting of students coming from other countries. At the same time, EDF is improving existing systems designed to integrate and gain the loyalty of new			
	recruits in order to help these people develop their	recruits in order to help these people develop their careers.		
86		11.2	P. 62	
Question/ Comment	<ul> <li>'operating staff', 68% are 'supervisory staff' and 27% are 'management staff'. These percentages seem very heavily weighted towards the supervisory and Management grades.</li> <li>Could this Sect. be expanded to clarify what kinds of employees are included in each group? Is the category of 'operating staff' restricted simply to those persons in the organisation structure</li> </ul>			
who have nobody reporting to them? The percentage figures of 5%, 68% and 27% represent the respective ratios of our workforce cat i.e. operatives, supervisors and managers. The commonly used English translation does not reflect same meaning. Within EDF, workforce categories represent employment grades which include s charge of various activities, managerial or otherwise:. The percentage figures of 5%, 68% and 27° represent the respective ratios of our workforce categories, i.e. operatives, supervisors and manager commonly used English translation does not reflect the same meaning.				
Answer	<ul> <li>Within EDF, workforce categories represent employment grades which include staff in charge of various activities, managerial or otherwise:</li> <li>5% "collège execution" : in fact only operating staff</li> <li>68% "collège maîtrise" : in fact operating staff and some supervisory staff</li> <li>27% "collège cadres" : in fact supervisory staff, engineering, and management staff</li> <li>For management and supervisory staff the figures are :</li> <li>3% for Management staff in charge of a department or a plant (deputy managers included),</li> </ul>			
07	shift supervisor (deputy team leaders included)	).	44.0.0	
87		11.2	11.2.2	
Question/ Comment	What is the reason for this reduction and what are future staffing plans. Also, is EDF having any difficulties attracting and retaining knowledgeable nuclear professionals ? The reason of the evolution of staff of EDF's Nuclear Power Generation Division between 2003 and 2006 is essentially coming from reorganisation in the field of the tertiary sector and of transfer of activity inside EDF.			
Answer	EDF's Nuclear Power Generation Division is con skills which conducts to predict staff in "seed back improvement of organisations and process which backs	ducting two evolutions in par ss" to prepare the replacemer conducts to optimise the mar	callel, the renewal of the nt and a step of npower outwards "seed	
	As of 2008 and for several years to come, EDF with professionals.	ll need to recruit a large num	ber of nuclear	
	As things currently stand in France, there is not er	ough training capacity to full	y satisfy needs, particularly 41/103	

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Q. II	Article	report

where engineers are concerned.

That is why EDF, in liaison with France's top engineering colleges and universities, is encouraging and supporting a number of initiatives, which will be getting underway in 2008 :

- Greater capacity provided to engineering schools for tuition in "energy" and "nuclear engineering", development of new tuition subjects.
- Development of an International Masters in Nuclear Energy offering French and international undergraduates (bachelor's degree) comprehensive high-level tutoring in the field of nuclear energy
- Development of specialised masters degrees (post masters degree certificate) in certain specialised areas such as nuclear safety.

Once up and running, these initiatives will enable EDF's needs to be met, as well as those of the nuclear energy sector as a whole. These initiatives will also include arrangements for the hosting of students coming from other countries.

At the same time, EDF is improving existing systems designed to integrate and gain the loyalty of new recruits in order to help these people develop their careers by enhancing their skills.

88	China	12	Chap. 12.4.1 P.71	
Question/ Comment	How do you control the human factor failure of operators to an acceptable level, in the course of incident or accident response when the operators are experiencing unit transients and heavy workload?			
Answer	Adequate measures have to be taken by the operator for considering human factors in operation, in particular during activities that are important for safety, such as transients. Some of these measures concern human and organisational lines of defence that have to be applied and reinforced if needed, such as the use of error prevention techniques described by EDF in § 12.2.1 of the report (P. 69). ASN controls that these measures are in place and that they are applied in an appropriate way. Control can be made through during events feed back experience, during inspections, as well as during safety assessments in particular concerning human factors issues.			
89		12		
Question/ Comment Answer	What methods have been used in your regulatory inspections on management system? Inspections are made not on management systems but on the safety management. It concerns mainly issues such as general policy and organisation of the plant for managing safety, resources, staff, organisation and actions of safety quality departments, verification and audits made and corrective actions, follow-up of corrective actions, etc.			
90		12	12.4.1, P. 72 & 73	
Question/ Comment	ASN (together with GPR and IRSN) has performed several reviews of the safety management system of EDF (2004, 2005 and 2006). What was the basis for these assessments?			
	Please provide more information about experien	ces and main results or	f these assessments.	
Answer	Regarding safety management, ASN asked in 2006 its technical support organisation IRSN to review the management of safety by EDF in a context of competitiveness. The analysis made by IRSN in 2007 is now ready to be presented during a meeting of the advisory committee of experts for nuclear reactors (GPR) planned in April 2008. Results of this assessment will be available after this meeting.			
91		12	P. 10 Sect. 2.3.2	
		· 1: 6 · · · 6		

Question/ Similarly, at the request of ASN, the studies for the periodic safety review of CEA's Masurca critical

O. n°	Article	Ref. in National
¥		report

Comment mock-up take HOFs into account.

## Could you explain what CEA's Masurca critical mock-up is and what relationship with HOF?

The critical mock-up Masurca (5 KW) is a research reactor dedicated to the neutronic studies of fast reactor lattices .The core cooling is provided by air. The adaptability of the Masurca core allows the validation of innovative core design. That means that each new experiment leads to a total change of the core configuration. The new core is a hand- built one (rod by rod) following the researchers indications. As required by the ASN for the periodic safety review of Masurca that occurred in 2006, a HOF analysis was made by the CEA in order to prove that, in particular, the hand-building of the rods was safe and sure for the reactor and for the workers. The operation stages , fuel handling operations and I&C refurbishment were also addressed. It was assessed as a valuable analysis by the TSO (IRSN) and the experts had no important observation nor recommendation on that work. It must be noticed that, as required by the ASN guide for the content of safety reports, a HOF analysis is a required part of the safety demonstration of a nuclear facility for the French operators. For the CEA operator, HOFs analysis is an integral part of periodic safety review which is defined in one recommendation of the CEA safety instruction manual.

	12	
92	12	

## Question/ What is the important difference in human-system interface design of between existing NPPs Comment and new NPPs?

The design process of EPR FA3 has integrated Human Factors principles since an early stage of the Project. Amongst all new features, the design of the operation interface (main control room) is one of the main evolutions that are described here after.

Moreover, the design of other human-system interfaces (for example polar crane) takes benefit of Human Factors Engineering program and feed back of experience.

### A. Human factors engineering programme

Sources of improvement in terms of safety and reliability do not depend only on the sophistication of the technical devices but also on the early allowance for the human activity they involve.

FA3 EPR Project includes a Human Factor Engineering (HFE) Program, which contributes:

- To provide operating staff with all the necessary tools needed to achieve the performance targets in terms of nuclear safety, quality, reliability, and availability for operation, maintenance and tests activities.
- To secure working conditions from physical risks.

In order to achieve those targets, the HFE team works with the designers to improve the main areas where plant staff shall interact with the plant:

• Design of the main control room

Answer

- Layout of the plant buildings (accessibility of plant systems for maintenance; required space for plant outage)
- Design of components related to safety and radioprotection
- Design and optimisation of maintenance tools.

The HFE completes the design activities in the following fields:

- Definition of the topics that have or could have a major impact on plant performance,
- Definition of the operating principles in compliance with the organization of operating staff,
- Preparation, implementation and analysis of the Verification and Validation tests (V&V) of

$\mathbf{O}$ n <sup>o</sup>	Article	Ref. in National
Q. II	Aiticle	report

operating Interfaces at the different design stages.

#### B. Main differences in human system interface design

1. Operating control room

The control room takes benefit of the last NPP (N4 series) feed back experience regarding computerized operation. The main new features, compare to existing NPPs with computerized control room are the following:

### • TECHNOLOGY SUPPORTING OPERATION

The FA3 EPR control room has been designed using a Commercial Off The Shelf (COTS) I&C system, consisting in a computerized Man-machine Interface combined with a Digital Control System (DCS) for the standard automation part (i.e. beside Reactor and Turbine protection). A case-by-case analysis of the chosen I&C system standard features has been made in order to verify that such solution complies with the operator needs.

The control room has 4 operating stations; each station contains 5 similar screens.

### • IMAGERY ORGANIZATION

The solution adopted for imagery is the "task oriented" approach.

The work performed for FA3 EPR design and the analysis of EDF operating plant experience feedback leads to the notion of istask-analysis;" oriented display organization.

The EPR imagery is based on four categories (three displays categories and one document categorysee figure 1):

a. The status displays: they contain the information to get an overview of operating activity ("overall vision" of the task, objectives to reach, effectiveness of operating actuations). Those overview displays help in detecting abnormal trends. They are fully dependent of the activities they support.

b. The command displays: they are the only place where operator's actuations are done. They contain the immediate feedback to determine whether an actuation has successfully been applied (command check-back, direct measure of associated physical values). Those displays are common to all activities and situations (not dedicated to one activity or one situation).

c. The operator aid displays ("Instructions sheet"): They contain all the instructions to perform an elementary operating sequence. This category includes the alarm sheet and the operating guide.

d. The "Operating Method" provides the operator with the main objectives of the operating strategy: the state is coming from, the state is going to and the strategy to adopt. Each "Method" document is linked to a status display.

### • PROCEDURES

Operating guidelines are made of operating methods and computerized instructions sheet. The operating method (isstrategy basedi") is presented on paper documents. For a strategy, operators can select computerized operating documents (aid displays) that describe all actuations to be performed thanks to the command displays.

### • AUTOMATIC DIAGNOSIS

On FA3 EPR an automatic diagnosis system has been developed to help operators to select the right operating strategy to manage incidents and accidents scenarios. The automatic diagnosis functions are presented on one display, guiding the operators to the correct strategy to apply. If more information is needed, the parameters and logical diagrams could be displayed.

2. Activities "on the field"

Q. n°		Article	Ref. in National report		
	The scope of HFE program concerns as well maintenance activities. To improve working conditions and the capability of operators to perform their maintenance tasks, three types of HF activities are developed:				
	• Layout of the plant buildings: accessibility, required space for maintenance and plant outage activities of components; security and radiological conditions of these activities are checked.				
	• Design and optimisation of maintenance tools: to improve efficiency and working conditions (to reduce radiological doses, staff accident risks), some maintenance or layout tools are improved (for example handling devices, tools for pumps maintenance).				
	• Design of components related to safety and reliability: Polar crane is a representative example of HF improvements: the polar crane command cabin of FA3 EPR is no longer in the beam of polar crane. A mobile device with all information and controls will be used closed to components to be handled.				
93		12	Sect. 12.4.1		
Question/	The report states that "In 2005 EDF submitted to ASN its new management policy for nuclear safety in operation and the application guide for this policy." (P 72).				
Comment	In this sentence, what is the major contents of factors?	new management policy i	n the view of human		
Answer	Please see the 12.2.1. In 2004, the Safety Management Guide was the first step in the integration of HF inside management. The major content was that managers must develop HF skills to more taking into account these aspects in their behaviour: they need to be more attentive to the conditions of work, more present in the field, and more along to their team to minform their good practices, or help to avoid others.				
94		12	Sect. 12.4.1		
Question/	The report states that "ASN considers that EDF ha	as introduced a genuine skill	s management policy, "		
Comment	In this sentence, please provide more explanation on genuine skills management policy.				
Answer	EDF adopted a skills management system based on local skills development systems and full-scale training simulators. This system promotes a professional approach and scenarios that most accurately reflect the requirements identified by the team managers. This system was assessed by IRSN in 2005 and presented during a meeting of the advisory committee for nuclear reactors (GPR) in March 2006. Following this assessment, ASN considered that this skills management system was satisfactory in regard to regulatory requirements stated in the Ministerial order of August 10th 1984, called "Quality order" dealing with competence of staff for performing tasks related to safety.				
95		12	Sect. 12.4.1, P. 72		
Question/	In Sect. 12.4.1 , it is stated that ASN asked IRSN to respect to Human Factors considerations.	p review the EDF Safety Ma	nagement System with		
Comment	What were the result of this Review and have any changes been proposed / incorporated as a result of this review? Please elaborate.				
Answer	Regarding safety management, ASN asked in 2006 its technical support organisation IRSN to review the management of safety by EDF in a context of competitiveness. The analysis made by IRSN in 2007 is now ready to be presented during a meeting of the advisory committee of experts for nuclear reactors (GPR) planned in April 2008. Results of this assessment will be available after this meeting.				
96		12	P. 68		

Question/ What performance indicators are used by EDF to monitor the effectiveness of the Human

Q. n°		Article	Ref. in National report		
Comment	Performance Project?				
Answer	The corporate indicator used by EDF plants is the number of safety-significant events which could have been averted through the use of one or more error reduction techniques. This will gradually be extended to include RP-significant events and industrial accidents.				
97	12				
Question/ Comment	When describing the issue of human factor the concept "safety culture" is mentioned only twice: in the title of subSect. 12.2.1 and in the text of this subSect Certain elements of this integral concept are to some extent addressed in the Report. However, it remains unclear, how is this fundamental safety concept implemented, maintained and monitored.				
	What is the attitude of ASN to this concept and subcontractors?	is it being introduced amo	ong the		
Answer	Safety culture is considered as a fundamental concept in safety. Subcontractors have to take into account safety culture principles in the same way as operator staff. As safety culture is not directly observable, the regulatory body does not measure a level of safety culture achievement. However, safety management practices can be identified in regulatory activities such as inspections, safety assessments and events feedback experience concerning operator as subcontractors activities.				
98		12	Sect. 12.1 P. 67		
Answer	<ul> <li>The Ministerial order of August 10th 1984, called "Quality order" is applicable at all stages of the life cycle of BNIs including the design and construction stages. In particular, it applies to organisation, competences and skills, subcontractors, documentation, control and monitoring of activities important for safety, feedback of experience during the construction phase of a new plant.</li> <li>Also, the "technical guidelines for the design and construction of the next generation of nuclear power plants with pressurized water reactors" endorsed by ASN in 2004 includes requirements concerning man-machine interface and human factors.</li> <li>ASN also refers to standards such as ISO ergonomics standards (for instance ISO 9241, ISO 11064, ISO</li> </ul>				
99	10 107, 100 10702), HILLI guides and Fille reports	12.	Sect 12.1 P 69		
Question/ Comment	The concept of 'One-minute time-outs' is good prac	ctice in principle			
Answer	Indeed, this is one of the 6 error reduction techniques applied by the EDF nuclear operations division (DPN). However, while it may initially seem simple to implement, it is still apparent that the technique is still not sufficiently used.				
100		12	Sect. 12.2.1 P. 69		
Question/ Comment	Are 'One-minute time-outs' followed even durin outages?	ng periods of high product	ion pressure such as		
Answer	effective in difficult periods, when people are liable to make mistakes. Special care is taken to ensure that they are implemented during these periods, as people could be tempted not to apply these principles if they are not convinced of their benefits.				
101		12	Sect. 12.2.1, P. 68		
Question/ Please describe what the key performance safety indicators are?					

Q. n°		Article	Ref. in National report	
Answer	Key nuclear safety indicators are result-based indicators for which plant targets are set on an annual basis. These indicators are: the number of automatic reactor scrams per 7000 hours of criticality, the number of tech. spec. violations, the number of safety-significant line-up events, the number of incipient fire outbreaks. Other safety indicators have been established: status of improvement actions, e.g. fire alarms, human performance-related events, plant & material condition and more generally, trending indicators used to monitor overall safety status (e.g. trending of barrier status).			
102		12	Sect. 12.3.1 P. 71	
Question/ Comment	Good Practice: Human Factors are taken into accoun providers	t in subcontracting and mon	itoring service	
Answer	France is thankful for this comment.	10	C 10.2.1 D. 71	
103	Are Human Factors considerations taken into as	12	Sect. 12.3.1 P. /1	
Comment	providers in the case of power reactors?	sount in subcontracting an	id monitoring service	
Answer	Contractors working on qualified equipment will all be trained in the use of error reduction techniques by 2010. Expectations governing the use of error reduction techniques are the same for EDF staff and contractors alike.			
104		12	P. 68, 12.2.1	
Question/ Comment	What is the role of the regulatory body in dealing requirements in dealing with this issue?	with safety culture? Are th	ere any regulatory	
Answer	French regulatory requirements dealing with this issue are contained in the Ministerial order of August 10th 1984, called "Quality order", that concerns quality related activities that are important for safety. Safety culture is considered as a fundamental concept in safety, but it is not directly observable. The regulatory body does not measure a level of safety culture achievement. However, safety management practices can be evaluated in regulatory activities such as inspections, safety assessments and events feedback experience			
105		12	<b>P.</b> 72, 12.4.1	
Question/ Comment	Does the regulatory framework put any requirements to the duration of simulator training (a) for initial training (b) for periodic retraining?			
Answer	The French regulatory framework does not put any requirements on the duration of simulator training for initial or periodic training. Regulatory requirements are stated in the Ministerial order of August 10th 1984, called "Quality order": "In particular, only adequately skilled staff may be assigned to quality related tasks. Appraisal of the competence of such staff shall notably be based on their training and experience." The operator has to prove to ASN that simulator training is sufficient for the staff to be adequately skilled. In case skills are considered as not adequate, for instance as a result of event analysis,			
106	ASN could ask EDF to take measures for improving	staff skills, including simulat	or training if needed.	
Orrentian	/ Without any in the activities in ACNI and formation and		P. /I	
Commen	t construction of the new EPR reactor?	cerning the numan factors	s engineering during	
Answer	Regarding the construction of the new EPR reactor, subcontractors by the operator. In 2008, ASN plans management of safety in the construction, interfaces project, safety culture dissemination and integration is of project staff including subcontractors. In parallel, human factors engineering in the design of the man as in other places where man interacts with equipment how EDF validated with a mock-up the design of op	ASN has inspected in 2007 to to inspect topics such as the between safety requirements into construction activities, t ASN asked IRSN to assess t machine interfaces in the ma nts. For instance, an assessm perating tools in the main con	the supervision of organisation and s and the construction he safety in the training he integration of in control room as well ent has been made of ntrol room.	

Q. n°		Article	Ref. in National report		
107		12	P. 73		
Question/ Comment	The report says that "ASN has nevertheless asked E development of skills management for the post of co <b>Could ASN say a little more about the backgrou</b>	The report says that "ASN has nevertheless asked EDF to strengthen corporate guidance of local development of skills management for the post of contractor oversight manager.". Could ASN say a little more about the background to this request?			
Answer	The term "contractor oversight manager" refers to people in the NPP who are in charge of supervising subcontractors in maintenance activities. They are technical people in technical departments of the plant. During an outage, they are appointed in the "Outage project" for supervising outsourced activities. The task of supervising requires specific supervision skills which are different from the technical skills people already have, and they need to be trained specifically. After the assessment made by IRSN and presented during a meeting of the advisory committee of experts for nuclear reactors (GPR) in March 2006, ASN considered that EDF should improve its support to the plants for managing and evaluating these specific skills during the outage projects.				
108		13			
Question/ Comment	The implementation of ISO standards within ASN is an excellent idea. <b>Could France report about the main findings of this procedure?</b> <b>Is there any intention to proceed to the implementation of the ISO/IEC 17020, 2004 "General criteria for the operation of various types of bodies performing inspection"?</b> The implementation of ISO standards that are mentioned at the 13th article does not concern ASN but CEA. The organisation of all the nuclear activities of CEA has been certified to the ISO 9001-2000 standard, and this includes operating the research reactors as mentioned in Sect. 13.3.1 of the French report. It should be noted that nearly a third of audits performed on Centres within this frame concerns the 10th August 1984 quality order subjects. By the way, ASN is implementing quality management system which shall comply with the IAEA standard GSR 3 by using ISO 9001-2000 principles. This quality approach implementation should ensure consistency of its main processes across ASN and should promote continuous improvement.				
109		13	13.2, P. 75		
Question/ Comment	On P. 70, first paragraph, reference was made to the introduction of total quality management. Is the quality management system of EDF an integrated management system in line with the principles of IAEA GS-R-3? Are there any changes needed/planned to take account of GS-R-3 requirements in further developing the quality management system of EDF?				
Answer	The quality management system of EDF is not an int IAEA GS -R-3. But, its integrates the fundamental co Foundation for Quality Management.	tegrated management in line v oncepts of Excellence from the	with the principles of he European		
110		13			
Question/ Comment	The issues of quality assurance and their conformance sufficiently fully described in the Report. However, the implementation of the quality assurance programs and	te to the regulatory provisions here is no information on the d on their conformance to IA	s of 1984 are e development and AEA standards.		

Do you have quality assurance programs and what is their role in the operation of French NPPs?

Q. n°		Article	Ref. in National report		
Answer	The quality system is independently checked by means of audits: compliance with quality rules and requirements, adherence to reference standards in the area being audited, effectiveness of organisational structures (and TQM processes). These audits are carried out by the plants' safety quality departments (auditors and safety engineers). They focus on all areas covered by the plant quality manual and are conducted at a frequency determined by risks and challenges. Periodic review meetings of the quality assurance system are arranged by the safety quality department and led by plant senior management. Conclusions are captured in the safety report for reporting purposes.				
111		13			
Question/ Comment	Could France summarise the main results/experiences in implementing its management program at ASN according to ISO 9001-2000.				
Answer	The implementation of ISO standards that are mentioned at the 13th article does not concern ASN but CEA. The organisation of all the nuclear activities of CEA has been certified to the ISO 9001-2000 standard, and this includes operating the research reactors as mentioned in Sect. 13.3.1 of the French report. It should be noted that nearly a third of audits performed on Centres within this frame concerns the 10th August 1984 quality order subjects. By the way, ASN is implementing quality management system which shall comply with the IAEA standard GSR 3 by using ISO 9001-2000 principles. This quality approach implementation should ensure consistency of its main processes accross ASN and				
112		13	P. 75, 13.1		
Comment	How are the new IAEA Requirements GS-R-3 considered in the regulatory framework? A new regulation is under development as regards the safety management systems. This regulation will comply with the reference level established by the association WENRA from the GSR 3. This regulation will replace the current regulatory requirements spelling out in the order concerning the quality assurance.				
113		14.1	P. 83		
Question/ Comment	InterpretationInterpretationWhat is the orientation of the preliminary safety assessment of a nuclear facility – is it a general one or a strictly defined, reflecting the specific site characteristics?Please provide reference to a document if existing.				
Answer	The preliminary safety case of Flamanville 3 reflects the specific site characteristics (for instance : weather, hydrogeology, population density around the NPP, earthquake,). In France, the ASN does not certify a specific design which could be used, after certification, for several NPP. Each individual project is assessed by the ASN before the signature of the authorization decree by the Prime Minister. The content of the preliminary safety case is specified by the regulation (see article 10 - decree n°2007-1557 published on the 2nd November of 2007). A public version of the safety case of Flamanville 3 is available in French on the EDF web site : http://www.edf.fr/html/epr/rps/index.pdf				
114		14.1	<b>P.</b> 84		
Question/ Comment	How is the periodic safety review organized from What is the role of the regulator in the process as Which are the required documents that the licens safety substantiation? Please provide reference to a document if existing	a regulatory perspective? well as in the planning of a see shall submit in support g.	of nuclear facilities		

Q. n°		Article	Ref. in National report		
Answer	Article 29 - III included in Act 2006-386 of 13 June 2006 on transparency and security in the nuclear field gives the main features of PSR which shall take place every ten years. In particular, the licensee must send to the ASN and the ministers tasked with nuclear safety a report including the conclusions of the review and, where applicable, the provisions it envisages taking to remedy the observed anomalies or to improve the safety of its installation. After analysing the report, the ASN can impose new technical prescriptions. ASN sends its analysis of the report to the ministers tasked with nuclear safety .				
115		14.1	P.11, Sect. 2.3.4, last §		
Question/ Comment	For the 1300 MWe reactors, what are the changes that had been identified by the safety reviews and that will continue to be incorporated until 2014? Are theses changes necessitated by obsolescence, ageing, or by new insights from safety analysis?				
Answer	PSR realized for second decennial visit of 1300 MWe reactors fleet was achieved in 2005 and conclusions of this PSR will be incorporated on 1300 MWe plants until 2014. Examples of modifications introduced following this PSR is given hereafter : improvements of Reactor Vessel Level Instrumentation System used for Emergency Operating Procedures, improvement on manual actuation of safeguard systems when they are fed by emergency electrical switchboards, improvements of Station Black Out means used to ensure flow to seals of reactor coolant pumps, modification of I&C on CVCS valves, modification of start-up sequence of EFWS after Steam Generator Tube Rupture.				
116		14.1	Sect. 14.1.1, §1		
Question/ Comment	The report states that "When a licensee intends to build a new type of reactor, ASN asks the advisory committee for nuclear reactors to review the proposal and informs the licensee of the issues to be included in its licence application." Please indicate whether there are regulatory documents that would provide guidance and/or requirements to specify what must be included in the licence application.				
	Article 8 of the decree of 2 November 2007on BNIs : (implementing the act of 13 June 2006 on transparence documents which need to be included in a license app	and the transport of radioacticy and security in the nuclear plication.	ve substances field) mentions the		
Answer	The ASN may issue documents to specify the content of these documents, as needed.				
	The text of the decree of 2 November 2007 is availab http://www.legifrance.gouv.fr/./affichTexte.do?cidT stPos=1&fastRegId=1901432195&oldAction=rechT	le, in French, at the following <u>exte=JORFTEXT000000469</u> exte	g address : 2 <u>544&amp;dateTexte=&amp;fa</u>		
117	Finland	14.1			
Question/ Comment	Do you have access to the results of large nuclear to study physical phenomena and to validate anal Does this access adequately cover your needs for	safety related experimenta lysis models used in safety experimental data in differ	ll test programmes analysis? cent areas, taking 50/103		

Q. n°		Article	Ref. in National report	
	into account the current state of your nu-clear programme?			
Answer	EDF has a fairly good access to the most important safety related experimental test programmes. Those experiments are extensively used to validate our analysis models.			
118	Finland	14.1		
Question/ Comment	Is there a requirement in your country to apply PRA methods to support periodic safety review, licensing of plant life extension or power upgrade, or licensing of new build?			
	There is no legal requirement to apply PRA methods to support safety review or licensing. The decree of November 2nd, 2007 regulating the nuclear installations, only states that, for the licensing of a new plant :			
	• the preliminary safety report must outline every m limit their probability or consequences,	neasures considered to prever	at accidents or to	
	• the preliminary safety report guarantees that, conspractices and plant environment vulnerability, the achievable, within acceptable financial conditions.	idering the state of actual kno level of risks for the project	owledge, common is as low as	
	However, the "technical guidelines for the design and construction of the next generation nuclear power plants with pressurized water reactors" (not legally binding) requests that a PSA be conducted, beginning at the design stage. This has been applied for the EPR project.			
Answer	<ul> <li>PSAs are developed and used in accordance with the (non legally binding) basic safety rule 2002-01</li> <li>"Development and Use of Probabilistic Safety Assessments". (available in English at : http://nuclear-safety.asn.fr/). The rule covers the following items :</li> <li>French PSA Doctrine,</li> </ul>			
	<ul> <li>acceptable methods for PSA level 1 - Internal eve</li> <li>acceptable PSA applications.</li> </ul>	nts,		
	The acceptable applications given by this basic safety rule are safety reassessment, probabilistic analysis of events, future plants, determination of the importance of safety systems, and operating technical specifications.			
	For the existing reactors, the practice is that a PSA is developed for each series of NPPs and updated during the periodic safety reassessment. ASN has requested the licensee to develop each PSA in compliance with the basic safety rule.			
119		14.1	14.2.2, P. 86	
Question/ Comment	The ten yearly safety reviews are mainly based on a de from PSAs or precursor studies serve as input for the	eterministic approach. To whi programme of the " <i>visites dec</i>	ich extent do results ennales"?	
Answer	PSAs are also used in the framework of Periodic Safety Reviews and their results can lead ASN to ask EDF to modify the plants. Precursors are analysed in a specific experience feedback analyses for all EDF plants every three years through analyses of INES classified events. Some events can be the source of theme for PSR : hydrogen release due to wrong maintenance operation in the Nuclear Auxiliary Building of Chinon B plant in 1998 was taken into account for the explosion risk VD3 theme, 1999 Blayais NPP's flooding events and 2003 extreme weather conditions were taken into account for examination of NPPs autonomy during external hazards.			
120		14.1	P. 84, L2 from Btm	

Question/ In the 2nd line from the bottom on P. 84 (14.1.3.2), it is said that ASN asks the licensee to examine the

Q. n°		Article	Ref. in National report		
Comment	consequences of implementing stricter safety requirements and, whenever feasible, to propose modifications to the plants.				
	Who decides on the feasibility? Has the criteria been established and published?				
Answer	The feasibility of modifications is mainly assessed by the licensee and is checked by ASN with technical support of IRSN when a modification asked by ASN is not considered as feasible by the licensee. For instance, radioprotection constraints are taken into account and can make some modifications very difficult in areas where the realization of modifications needs human intervention. If ASN thinks that the licensee's position concerning the modification feasibility is not relevant, ASN can oblige the licensee to implement the modification.				
121		14.1	P. 85, L11		
Question/ Comment	It is said on P. 85 that to this must be added measures which strictly speaking in France are not within the remit of the periodic safety review, but which are guided by the same determination to verify conformity and bolster requirements. <b>Does this mean that the safety reassessment must be carried out, not by a ten-yearly review,</b>				
Answer	but every time the legislation and regulations are amended or implemented? Usually, each new regulation states that utilities must comply with the new rules before the end of a certain delay, specified in the regulation itself. Licensees must comply with the new regulation before the end of this delay, independently of the safety review mechanism.				
122		14.1	P. 86, L18, Sect. 14.2.1		
Question/ Comment	<sup>'</sup> It is said in the Sect. 14.2.1 on P. 86 that after a period of time set by the plant authorization decree (usually ten years), EDF submits the final safety analysis report and the general operating rules, together with a license application for normal commissioning.				
	What does this "ten years" indicate? Please clarif	y this.			
Answer	Each authorization decree is delivered for a period of time (for Flamanville 3 : 10 years). Indeed, the creation authorization is delivered taking into account the state of the regulation, the nuclear and environmental knowledge at the moment of the decision : without this constraint of time, the operating license could be delivered whereas the NPP project is not anymore in adequacy with the current requirements. Because of this time constraint, each authorization decree must be linked to an actual project of NPP. The period of time of 10 years was specified on the basis of the past projects of NPP construction, taking into account the construction schedule and margins.				
	The final safety analysis report and the general operat by ASN for the commissioning authorization that wil	ing rules will have to be subm l be delivered by ASN.	nitted and assessed		
123		14.1	P. 90, L8 from Btm		
Question/ Comment	The 2nd paragraph under the Sect. 14.4.1.2 on P. 90 s On completion of these consultations, ASN issued its to lead to design or operation modifications. Incorpo- scheduled during the third ten-yearly outages of the 9	says as follows: s requests for changes and add ration of changes resulting fro 00 MWe reactors, from 2009	ditional studies likely om this review is until 2020.		
	What kind of changes and additional studies wer Please give us more details, as this might be usef	e requested? ful for other Contracting Pa	rties.		
Answer	Additional studies have been asked to the licensee on	draining of fuel pool acciden	ts, severe accident		

Q. n°		Article	Ref. in National report	
monitoring, behaviour of containment hatch and penetration in accidental conditions, hypotheses for H2 accidental release calculations in Nuclear Auxiliary Building, improvements for PSA containment				
	bypass sequences modifications to cope with fire in e	lectrical rooms etc		

sypass sequences, modifications to cope with me in electrical foolis, etc			
124		14.1	P. 11, Sect. 2.3.4
Question	/ Incorporation of changes identified by the 20-years sa	afety review of the 900 Mwe	reactors, which

Comment began in 1990, continued in 2006 and will be completed in 2010.

## Q1. Could you specify the changed points after remodeling, which are from the 20-years safety review of the 900 Mwe reactors?

## Q2. Does this change include strengthening earthquake resistance and sump filter replacement on P. 12?

Answer Periodic safety reviews performed for the second decennial visit of 900 MWe reactors have covered a complete range of themas and lead to very significant amount of modifications, the list of which would be too long to mention there. For example, mechanical part of safety injection system has been improved to take experience feedback of Farley-Tihange effects, emergency feedwater sytem and reactor scram reliability have been improved, SBO PSA results sequences were reduced with modifications of support systems to reactor coolant pump seals integrity. A significant part of these modifications has improved PSA level 1 results. For VD3 of 900 MWe plants, modifications related to severe accidents and internal / external hazards take a greater part than for VD2. Sump filters replacement was decided at the beginning of VD3 PSR 900 MWe. As this was a generic and serious issue for all EDF plants, this modification will be implemented for all plants (900 MWe, 1300 MWe and N4) by 2009 without waiting for the decennial outages and will be ended before the start-up of third decennial outages of 900 MWe fleet plants. Some modifications due to earthquake studies have been or will be implemented both during 2nd and 3rd decennial visits, mainly on first built 900 MWe plants (Fessenheim and Bugey NPPs).

125		14.1	2.3.6., P. 12, L.22
Question/ Comment	Would you give detailed information about activities concerning "Multinational Design Approval Program"?		
Answer	The Multinational Design Evaluation Programme (MDEP) is a multinational initiative to develop innovative approaches to leverage the resources and knowledge of the national regulatory authorities which will be tasked with the review of new reactor power plant designs. Within this framework, a subgroup is dedicated to cooperation on EPR projects. Activities of this subgroup deal with : status of each project, basis for mutual understanding on various technical topics (national requirements, differences in the design, assessment already performed etc.) and advanced cooperation on specific technical topics (eg digital I&C, severe accident, inspection in service for pressurized equipments etc.)		
126		14.1	P. 86-88
Question/ Comment	/ France is to be commended on its exemplary procedures for periodic safety review, (PSR) and in particular for the way in which the safety requirements reference system is regularly examined to check whether it is up-to-date in the light of operational experience feedback. It is clear from the report that ASN places this responsibility firmly on the licensee, EDF, and that the 10 yearly PSR process has identified areas where safety has been enhanced. Could ASN say more about the procedures used for determining the safety significance, and		
	Could hor say more about the procedures used	tor accerning the safety	significance, and

# hence the urgency, of any modifications, the need for which might be identified through the PSR programme?

Answer Periodic safety review is the occasion to perform both conformity check of NPPs and safety improvement. Conformity check is performed through on-site inspections (realized by the licensee)

Q. n°		Article	Ref. in National report	
	and generic studies. For instance, safety injection system 900 MWe plants performances have been reassessed together with periodic test procedures and accident analyses through generic studies. Anchors of passive accumulators have been controlled through conformity check of components realized on NPPs.			
	<ul> <li>Decisions regarding problem solving deadlines are tak integrate various factors, such as :</li> <li>1. Impact of the anomaly on the safety demonstration How does the anomaly affect these transients ?),</li> <li>2. estimated frequency of affected transients,</li> <li>3. strength of the remaining defence in depth levels,</li> <li>4. possibility of implementing palliative measures,</li> <li>5. complexity of the solution</li> </ul>	ten by ASN on a case by case on (which transients are affec	basis. They ted by the anomaly ?	
127		14.1	14.1.3 &19.4.1.2.1	
Question/ Comment	What regulations or licensee programs are in place address ageing issues and/or maintenance pract context of the competitive electric market place?	ce or planned to encourage ices at older nuclear install	licensees to ations in the	
	ASN controls EDF maintenance policy and verifies t necessary to maintain and improve the safety level of performed.	hat the maintenance operatio the plants (including the olde	ns and controls er ones) are duly	
Answer	For instance, the French Authority considers that the 3rd ten yearly outages are absolutely essential for obtaining knowledge on the conditions of the components, systems and structures (SSCs) of the 900MWe plants and in the demonstration of the ability of the licensee to follow their exploitation. In this context, ASN asked the operator to provide reports to demonstrate the continuing ability of SSCs to provide their safety function through the application of appropriate operating, maintenance and monitoring activities which specifically address the ageing phenomena. For example, for components with an estimated lifetime higher than 20 years, ASN asked the operator to test some samples to verify that their conditions meet the qualification requirements			
128		14.2	P. 83, Annex 2	
Question/ Comment	<ul> <li>What is the place of the probabilistic safety analyses (levels 1,2 and 3) in the overall review of the nuclear facility safety assessment?</li> <li>PSAs are considered as supplementing the safety demonstration of power reactors, provided basically by the deterministic approach.</li> <li>However, the "technical guidelines for the design and construction of the next generation nuclear power plants with pressurized water reactors" (not legally binding) requests that a PSA be conducted, beginning at the design stage. This has been applied for the Flamanville 3 EPR project.</li> <li>Level 1 PSAs are used in the course of the periodic safety review of power reactors. No level 2 or 3 PSA is being used yet, neither by the licensee nor by the regulatory authority. The first complete level 2 PSA will be performed for the third safety reassessment of the 1300 MW NPPs.</li> <li>PSAs are performed and used in accordance with the basic safety rule 2002-01 "Development and Utilisation of Probabilistic Safety Assessments" (not legally binding), available in English at : http://nuclear-safety.asn.fr/ (in "references").The rule covers the following items :</li> <li>French PSA Doctrine,</li> <li>scope of PSAs,</li> </ul>			
	- acceptable methods for PSA level 1			

Q. n°		Article	Ref. in National report
	- Internal events,		

- acceptable PSA applications

The acceptable applications given by this basic safety rule are :

- safety reassessment,
- probabilistic analysis of events,
- future plants,

- determination of the importance of safety systems,
- operating technical specifications.

paragraph II.4.1 is dedicated to the applications of PSAs during the periodic safety review.

129		14.2	<b>P. 86</b>		
Question/ Comment	When implementing measures to reduce or even eliminate the impact of external hazards, what are the priority measures (depending on the type of hazard) administrative or technical?				
	How is the safety of a certain site substantiated postulated in the analyses?	l having in mind that some	of the hazards are		
Answer	With respect to the reduction or elimination of the impact of external hazards, ASN favours technical measures rather than purely administrative ones. In the safety demonstration, the utilitie must explain how their design and operation rules make them able to cope with a certain threat 1 of external hazards. For each kind of hazards, this threat level is fixed using methods described in general safety rules (RES) issued by ASN and taking into account the characteristics of the site				
130		14.2	P. 83, Sect.14.1.1§2		
Question/ Comment	What types of inspections are conducted (for example, audit, systems inspection, component inspection, etc.)?				
Answer	For nuclear power plants, ASN performs various ty inspectors team half a day (typically an unannounce and conformance with the technical specification) t	pes of inspections which ran ed inspection to check status to a dozen inspectors team fo	ge from a two in the control room r a full week. The		
121	types of inspections performed by ASN are stated in	n chapter /.3.2.5.1.	14 2 2 1		
Question/ Comment	14.214.2.1There is a safety reference system for every assessment and verification of safety, whether does EDF reassess and verify the reference system?How to avoid the deviation of the reference system?				
Answer	In a first step of each 10 yearly safety review, the safety reference system is clarified, taking into account the previous safety reference system, completed by possible additional safety requirements. The safety reference system is then reassessed, with possible evolutions, leading to the last safety reference system. Avoidance of the deviation of the safety reference system is then ensured by this reassessment.				
132		14.2	Chap. 14.2.2.2 P. 87		
Question/ Comment	What does further analysis comprise in respect installation?	of the safety demonstratio	n for the reference		
Answer	Further analysis in respect of the safety demonstration for the reference installation can be mainly				

Q. n°		Article	Ref. in National report	
	<ul> <li>related to :</li> <li>Weak points identified through the safety demonstration, which need deepened analysis,</li> <li>Correction of deviations from the reference state, identified through the compliance review,</li> <li>Consideration of new safety items in the frame of the safety reassessment,</li> <li>Margins assessment analysis</li> </ul>			
133		14.2	Sect. 14.4.1.1 & 14.4.1.2 , P. 90	
Question/ Comment	Please provide any examples of the measures taken for Ageing Management of components during the 20 & 30 year Safety Review of the 1300 MW and 900 MW Reactors?			
Answer	The French Authority considers that the 3rd ten yearly outages are absolutely essential for obtaining knowledge on the conditions of the components, systems and structures (SSCs) of the 900MWe plants and in the demonstration of the ability of the licensee to follow their exploitation. In this context, ASN asked the operator to provide reports to demonstrate the continuing ability of SSCs to provide their safety function through the application of appropriate operating , maintenance and monitoring activities which specifically address the ageing phenomena. For example, for components with an estimated lifetime higher than 20 years, ASN asked the operator to test some samples to verify that their conditions meet the qualification requirements.			
134		14.2	P. 90, 14.4.1.1 & 14.4.1.2	
Question/ Comment Answer	<ul> <li>inspections performed by ASN?</li> <li>Which topics were included due to those results?</li> <li>How will the results from the 30-year safety review of the 900 MWe reactors influence the inspections planned by ASN?</li> <li>Inspections at NPP are performed according to a "core inspection lists" which cover 8 themas (organizational &amp; human factors, operation, confinement barriers, pressurized equipments, systems and structure status, internal &amp; external hazards and emergency preparedness, radiation safety, environment &amp; transport). This list identifies several topics that have to be inspected each year or within a few years at every NPP. The periodic safety review did not result in a change in this list. However, for a specified topic, outcome of the periodic safety review was used on a case by case basis to focus the scope of some specific inspections.</li> </ul>			
135		15	15.5.1	
Question/ Comment	Two workers received doses exceeding the regulatory limit of 20 mSv in 2005. In what type of INB were these persons working? (§15.2.1 (NPPs) and 15.3.1, 15.3.2 (research reactors) do not mention these doses)			
Answer	These two workers, whose exposure exceed 20 mSv employees of a nuclear installation licensee). As a connuclear installations (including fuel cycle or research example industrial radiographers). One of them did v year where the 20 mSv dose limit was not in force al	but not 50 mSv, were subcom- nsequence, their exposure ma- facilities) and even non nucle work at a NPP. By the way, 2 l year long.	ay relate to several ear installation (for 2005 was a transient	
136		15	P. 189-190, Annex 4.1	
Question/ Comment	General data on the types of measurements and anal NPP carried out by the licensees are included in the	yses of the gaseous and liqui report.	d discharges from	

Q. n°		Article	Ref. in National report		
	Is this monitoring in conformity with the requirements of the EC recommendation 2004/2/EURATOM regarding the standardised information on NPP liquid and gaseous discharges into the environment?				
Answer	<ul> <li>"The rules which are applied in France for accountancy of radioactive releases have been defined 2002 and are slightly more severe than the requirements of the 2004/2/EURATOM Recommendation.</li> <li>Reference spectra are defined for g-emitters : <ul> <li>liquid discharges : 54Mn, 58Co, 60Co, 110mAg, 123mTe, 124Sb, 125Sb, 131I, 134Cs, 137Cs ;</li> <li>gaseous discharges : 41A, 85Kr, 131mXe, 133Xe, 135Xe.</li> </ul> </li> <li>If the volume activity of these radionuclides is lower than the "decision threshold" (as meant in the above mentioned Recommendation), released activity is the product of decision threshold by released volume. If the volume activity is above the "decision threshold", released activity is the product of measured activity by released volume.</li> <li>Other radionuclides are taken into account as soon as volume activity is above "decision threshold"</li> </ul>				
137		15	Chap. 15.2.1.1 P. 98		
Question/	In Sect. 15.2.1.1, it is described that 2 nuclear power units had taken the measures of injection of zinc into the primary system to reduce the contamination and dose received by workers.				
	<ul><li>Has France made a schedule to extend the technique in other NPPs?</li><li>The zinc injection trial conducted at Bugey 2 and Bugey 4 was scheduled to run for 3 cycles.</li><li>It is soon due for completion. It is expected that in 2008, a decision will be made as to the possible extension of this trial to other reactors in the fleet.</li><li>Main results obtained as at mid-2007 were reported back to the EPRI at the International Zinc Injection User's meeting held in September 2007 at Vandellos in Spain.</li></ul>				
Answer	In conclusion to this report, it appears that an overview of EDF and international operating experience has highlighted the confirmation of a certain number of theories pertaining to the beneficial effects of zinc on contamination and radiation exposure in PWR plants. Differences f in the results obtained have prompted investigations into additional hypotheses that could help improve the understanding of phenomena and optimise implementation of this practice on work reactors. More in-depth investigations should be carried out on the mechanism behind the bene effects of zinc and zinc kinetics.				
138		15			
Question/ Comment	In relation to the unannounced inspections: do you apply the same inspection protocol when performing a regular inspection or an unannounced one? In general, do you apply unannounced inspections to others inspection activities (e.g.				
Answer	Most of the inspections are announced inspections to enable the licensee to make the appropria personnel (i.e. personnel with the expertise or responsibility related to the topic inspected) availa for the inspection. For unannounced inspections, the only difference in the inspection protocol that the licensee won't be notified in advance of the inspection. The other items of the protocol inspection preparation, follow-up letter to the licensee, review of licensee answers to the follow- letter) are applicable to unannounced inspections. For inspections performed at medical facilit is very unusual to performed unannounced inspection as due consideration is taken to avoid disruption in taking care of patients. Unannounced inspections are however sometimes perform on the transportation of radioactive material (for example at airports) or at industrial facilities (f		e the appropriate aspected) available ction protocol is of the protocol (i.e. to the follow-up medical facilities, it en to avoid etimes performed rial facilities (for		

Q. n°		Article	Ref. in National report	
	example at radiographer field jobs).			
139		15		
Question/ Comment	How France does apply clearance levels to efflue	ent and solid waste?		
Answer	France does not apply clearance levels.			
140		15	15.2.2., P.101	
<ul> <li>"Environmental monitoring by the licensee performs three technical functions:</li> <li>alert function;</li> <li>monitoring function;</li> <li>tracking and study function.</li> </ul> Question/ Comment In addition to these technical functions, the communication function encompasses co with the authorities and the general public."				
	What is the process to inform the public about the monitoring data? Who is responsible to make these data public?			
	Pursuant to article 26 of the decree of November 26, 1999, the licensee of a nuclear installation shall establish each year a report intended to be made public. This report should characterize the operation of the installation, the annual discharges and their monthly distribution in activity for radionuclides and in flow for chemical substances as well as the results of the measurements and monitoring of the environment. This information, together with comments for their understanding, is supplemented by an estimate of the doses received by the population due to the installation operation. In addition to its transmission to the authority ASN, the report is sent to the local authorities (in particular prefecture, DRIRE) and to the local information commissions or equivalent organizations.			
	This obligation to inform the public is set by title III of the law n°2006-686 relating to transparency and nuclear security which develops this right to information.			
Answer	The obligation to inform the public concerns the nuclear power plant operator as well as the nuclear safety authority.			
	Information by the site operator on the control of discharges and the monitoring of the environment of the installations is available to the public through its own Internet site.			
	The information system set up by the authorities is the national network of measurements of the radioactivity in the environment. This national network, instituted by the articles R. 1333-11 and R.1333-11-1 of the code of public health, meets the obligations set by articles 1 and 2 of directive 2003/4/CE of January 28, 2003 concerning the public access to information as regards environment held by public authorities. The ASN lays down the orientations of this national network whose development and management are entrusted to the IRSN. This network is under development. It can already be accessed though the ASN and IRSN Internet sites. By 2010, this network will allow access to the environment monitoring data of all nuclear sites (self-monitoring of the operator and monitoring by the IRSN) and to the radiological monitoring of all the French territory.			
141		15	(P.104) 15.4.1	
Question/	General monitoring of the environment			

Q. n°		Article	Ref. in National report		
Answer	"Reference stations" provide terrestrial samples taken in various compartments of the environment : aerosols, rainwater, vegetable, milk, soil,				
142		1.5	Sect. 15.4.2		
Question/ Comment	<ul> <li>In relation to Sect. 15.4.2 Monitoring the environment of nuclear reactors, ASN has a system of unannounced inspections and carried out 17 inspections in 2006.</li> <li>Did you have findings through unannounced inspection in 2006? If any, please explain the results.</li> <li>What are the corrective actions for the findings?</li> <li>"Through the unannounced inspection in 2006, there was no particular "finding".</li> </ul>				
Answer	The remarks pertain mainly to the general organisation, availability of people in the laboratories, and proper maintenance of equipment. The letters sent to the licensees as a conclusion of these inspections are made public by ASN."				
143		1.5	P. 94 (15.1.2.1)		
Question/ Comment	It is described that the dose limitation for a person of the public is on an annual basis whereas it is on a 12 consecutive months period for professionals. Q1. What is the rational for having a 12 consecutive month period? Q2. How is it organized in practise in terms of notification to ASN and early detection of a				
	<ul> <li>potential dose exceeding?</li> <li>Q3. Are there mechanisms in place to help avoiding dose exceeding?</li> <li>Q4. What are the legal steps if a dose limit is exceeded?</li> <li>Q1. The 12 consecutive months period for the occupational exposure limit was already before France transposed EU Directive 96/29/Euratom and adopted a more stringen. One basis for this choice was to encourage avoiding high dose to be received on two comonths (19 mSv in December and 19 mSv in January), especially for short term contract.</li> </ul>				
Answer	<b>Q2.</b> Notification of potential (or actual) over-exposure is required by the Labour code (R.231-93 to R.231-96) : occupational health physicist and labour inspectors have to be immediately informed by IRSN or the licensed dosimetry service or the qualified expert (PCR). In addition, as allowed by the Labour code (R.231-105-1), ASN has required the licensees to notify ASN of any unplanned exposure exceeding (in one shot) 1/4 of the annual dose limit (and of course any actual overexposure).				
	<b>Q3</b> . As part of its oversight process, ASN ensure that licensees implement ALARA programs. Most of the licensees have put in place trigger levels (16 mSv and 18 mSv for example at EDF) to ensure that any worker (including subcontractors) exceeding these levels benefits from a very close follow-up to avoid exceeding the dose limit.				
	<b>Q4.</b> Following an over-exposure, actions to be taken by the employer, the occupational health physicist, the qualified expert (PCR) and IRSN are stated in the Labour code (R.231-96 and R. 231-97). Fines and jail time are possible consequences for an employer in case of an over-exposure (Public health code L.1337-5 and L.1337-7).				
144		15	Sect. 15.4, P. 103		
Question/ Comment	It is stated that ASN is working to define guidelines on environmental monitoring. Please provide information on what International Standards are being used at present for				

Q. n°		Article	Ref. in National report		
	regulatory oversight of Environmental Monitoring in the absence of the National Guidelines. (IAEA, EUR etc?)				
Answer	At present, there is no international standard used for regulatory oversight of environmental monitoring. The discharge licence sets the environmental monitoring to be performed by each BNI. The general monitoring of the French territory is performed by IRSN. Nevertheless, environmental monitoring in France complies with AIEA and European guidelines				
145		15	Chap. 15.1.1.2 P. 96		
Question/ Comment	Please clarify whether in France clearance appli waste.	es to both effluent and soli	d radioactive		
Answer	Although French regulations do include exemption levels (Public health code R. 1333-18), they do not include any clearance levels, either for solid radioactive waste or for effluent. For effluent however, there are discharge licences that stipulate in particular limits that must not be exceeded, discharge conditions and procedures of the environmental monitoring programme.				
146		15	Chap. 15.1.1.2 P. 96		
Question/ Comment Answer	The Report states "below which no radiation protection action is felt to be necessary.". <b>Does this statement have relevance to Exclusion and/or Clearance (levels)?</b> <b>Please clarify the statement.</b> Although French regulations do include exemption levels (Public health code R. 1333-18), they do				
148		15	Chap. 15.2.1.2 P. 98		
	An extensive description of ALARA measures in the Report which is highly commendable.	e workplace and operation ha	s been given in the		
Question/ Comment	Does the French Plant Operators have a formal complement the present success (in terms of oc strategies are included in this programme?	dose reduction program fo cupational and public expo	r the future to osures) and what		
	<ul> <li>Initiatives driven by EDF corporate offices for the fleet's 58 working reactors over the period spanning 2006-2010 have been developed along the following 4 lines:</li> <li>Acting on the source term</li> <li>Minimising radiation exposure</li> <li>Driving performance</li> <li>Promoting ALARA behaviours</li> </ul>				
Answer	<ul> <li>Key initiatives include:</li> <li>an overhaul of the RP information system, inclu prediction and optimisation), as well as supervise.</li> <li>efforts to reduce the highest individual doses, we heat insulation and installation/removal of radia</li> </ul>	ding the development of a pla ion of worksites ith 2 specific focus areas: inst ition shields.	anning tool (dose allation/removal of		
	The optimisation is a continuous improvement proc maintenance works or modification actions are subj soon as the forecast dose appears worthy of note. T	cess during the installations' li ect to studies related to dose he level of detail varies accord	fe. For instance, optimisation as ling to the potential		

dose.

60/103

Q. n°		Article	Ref. in National report
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Another important stage lies in the frame of periodic safety review for which analysis are performed to determine the main potential ways to improve individual and collective dosimetry on installations. Then, the activities with most significant or high dosimetry are studied phase by phase and worker by worker to define the best adapted protective equipment, tools and working methods. For important refurbishment, global ALARA study is performed for all facility's work places on the base of dosimetry forecasts.

149		15	Chap. 15.2.1.2, P. 99		
Question/ Comment	Can the ASN please provide more information as to the initiative to enhance "sealed source" safety.				
Answer	As far as the risk related to gamma radiography is concerned, organizational improvements have been implemented at all French plants (for instance through the setting up of a "gamma radiography team" in charge of coordinating and supervising gamma radiography activities during outages).				
7 HISWEI	Simultaneously, a project looking at reducing the number of such activities to decrease related accordingly has been launched. This approach is based both on a reduced volume of non dest testing and replacement of gamma radiography by other techniques.				
150		15	Chap. 15.2.2.1 P. 100		
Question/ Comment	It is not clear whether Regulatory limits pertaining to effluent discharges are expressed in total activity (Bq) and/or activity concentration. Please clarify with subsequent reason.				
Answer	<ul> <li>"There are two types of limits :</li> <li>limits pertaining to total amounts of activity added to environment, expressed in Bq. These values allow calculation of the dose impact of radioactive releases ;</li> <li>limits of activity concentration measured in the environment, which allow to verify environment is undamaged. "</li> </ul>				
151		15	Chap. 15.2.2.1 P. 100		
Question/	The French CNS Report states that a rigorous ALARA/optimization program has been implemented encompassing design aspects such as effluent treatment facilities (engineering). This seems to be successful.				
Comment	Could more specific detail (summary) as regards to possible modification (s) as to equipment and effluent management processes implemented be provided?				
	Radioactive liquid discharges have been reduced by the fitting, in the eighties, of modification designed for the selective recovery of liquid effluents, as well as by improving the effluent management system.				
Answer	Answer Design: recovery and treatment Liquid effluents are recovered selectively according to 4 categories (floor drains, effluents em from support facilities, chemical effluents, residual drains) so that they can be channelled tow most appropriate treatment system, depending on their characteristics (filtration, evaporation demineralisation).				
	Effluent management				

On nuclear power plants, effluent management practicalities are set out in operating procedures

$\mathbf{O} \mathbf{n}^{\circ}$	Articlo	Ref. in National
Q. II	Article	report

which describe how to go about:

- Monitoring the quality and quantity of radioactive and chemical effluents,
- Keeping discharged quantities and activity levels under control

As such, actions have been taken to reduce effluent production at the source, as well as to optimise their recovery and treatment. This has been achieved by setting up a dedicated effluent management system.

### **Reduction at source**

The following arrangements have helped to reduce effluent production:

- During field operator patrol rounds, main sump drains are inspected in order to detect any significant effluent discharge,
- Sump drains have been fitted with level gauges wired up to the control room in order to detect any abnormal trends in filling rate,
- Plexiglass lids have been fitted to sump intake manifolds in order to see where effluents are coming from,
- Leak detection procedures are being applied.

#### Plant-specific effluent management systems

Effluent management systems set up at plant level are designed to:

- Prevent pollution,
- Keep effluent discharge under control,
- Keep the effects of these discharges as low as reasonably possible.

This requires a high level of staff commitment (raising of awareness, training, motivation). It relies heavily on the use of experience acquired on the site and across the entire fleet, and encourages the implementation of good practices gleaned from this operating experience.

The system is reinforced during outage periods where more effluents are produced due to the large number of maintenance activities requiring systems to be drained. By monitoring effluents on a daily basis, discharges can be effectively reduced during this phase.

Lastly, each nuclear power plant has set up an environment management system (EMS), as defined by ISO 140001. This requires strict adherence to regulations and a commitment to constantly improving practices and performance in the areas of environmental protection and public health.

#### Corporate effluent management systems

Nuclear power plants are supported by the corporate structure, particularly when it comes to the reviewing of operating experience.

In concrete terms, this support takes the form of:

- Exchange meetings,
- Written guidelines and instructions providing information needed to solve problems of a technical, regulatory or environmental nature,
- A high level of support with renewal procedures and amendment of discharge regulations,
- Provision of environmental skills.

All these activities have been documented in a Guide of Good Practices aimed at helping nuclear power plants to improve their effluent management systems and keep all types of discharge under control.

Q. n°		Article	Ref. in National report		
152		15	Chap. 15.2.2.1 P. 100		
Question/	Taking cognizance of significant effluent reduction in the plants affected?	Taking cognizance of significant effluent reduction, how is the generation of solid radwaste in the plants affected?			
Comment	What is the situation in France as to the minimization or optimization of solid radwaste generation?				
Answer	The reduction of effluents at source, as well as the channelling of these effluents towards the most appropriate form of treatment depending on their radiological and chemical characteristics (boron content, etc.), have helped to reduce radioactive liquid discharges as well as the amount of solid waste produced through effluent treatment (filters, resins, concentrates). The annual volume of encapsulated solid waste (in drums and concrete shells) dropped from approx. 230 m3 per unit in 1985 to approx. 55 m3 per unit in 2006				
153		15	Chap. 15.2.2.1 P. 100		
Question/ Comment	It seems that effluent discharges (and subseque and Tritium. Is there any foreseen plan/strategy	nt dose) are now dominate to alleviate the present sta	d by Carbon14 atus quo?		
	Fission products and activation products, radionuclides that emit beta and gamma rays, can be partially eliminated through treatment. Over the past ten years and more, we have seen a sharp decrease in these discharges, which were at the time the dominant factor in terms of dose (activity divided by more than 100 over the period of 1985 to 2004 on the 1300-MW series, and divided by more than 40 on the 900-MW series, over the same period).				
Answer	<ul> <li>This result was achieved through:</li> <li>The introduction of a rigorous effluent management system, aimed at reducing the production of spent effluents at source and at recycling spent effluents,</li> <li>The improvement of effluent recovery and treatment systems.</li> </ul>				
	Effects on the environment and public health produced by radioactive liquid effluents discharged by nuclear power plants are now only due to carbon 14 and tritium: these effects are extremely minor and are totally absorbed into the natural radioactivity fluctuations in France.				
	For this reason, no actions have been taken to reduc	e tritium and carbon 14 disch	narges.		
154		15	Chap. 15.4.2 P. 104		
Question/ Comment	The activities provided in this Chap. constitute a goo	od practice.			
Answer	France is thankful for this comment.				
155		15	General		
Question/	It would appear that solid radwaste generation and r detail.	nanagement at the plants are	not addressed in		
Comment	Please provide condensed detail in this regard, or design and operation.	especially regulatory requir	ements both in		
Answer	swer Radioactive waste management in BNIs is regulated principally by the order of 31 December In application of this order, each BNI licensee must submit a waste study to ASN, in which t				

Q. n°		Article	Ref. in National report	
	of producing radioactive or non-radioactive contaminated waste is described. Zoning of the installation, submitted to ASN for approval, distinguishes two types of zone. The zones likely to produce radioactive waste are identified as nuclear waste zones. Waste from nuclear waste zones must be managed in separate processes from other waste. Waste from the other zones, after checking the absence of radioactivity, are processed as conventional waste (standard or special industrial waste). ASN has published a guide to the production of BNI waste studies, available on its website; the guide was revised in September 2002.			
156	United Kingdom	15	<b>P.</b> 98	
Question/	It would be helpful to provide separate pictures for a form of histograms showing the numbers of EDF w dose band, for example, $0 - 4.9$ mSv, $5 - 9.9$ mSv, $10$	doses to workers in nuclear p orkers and contractors falling – 14.9mSv, and 15 – 19.9mS	ower plants in the g into each 5mSv v.	
Comment	Although the report provides aggregated data or the highest range between 16 and 20 mSv, it doe workers fall into each of the dose bands below th	n the number of workers re s not indicate how many or nis.	ceiving doses in f the remaining	
Answer	<ul> <li>The 38 597 relevant personnel are EDF and non EDF staff members (contractors) who worked inside the RCA at EDF reactors in 2007.</li> <li>79.05 % of the relevant staff received a dose between 0 and 1 mSV</li> <li>15.64 % between 1 and 5 mSv</li> <li>4.2 % between 5 and 10 mSv</li> <li>65 % between 10 and 12 mSv</li> <li>34 % between 12 and 14 mSv</li> <li>12 % between 14 and 16 mSv</li> <li>and 01 % mith a dose in measure of 16 mSr</li> </ul>			
157	Canada	16.1	P. 122, Sect. 16.4.2	
Question/ Comment	The report states that "ASN took part in IAEA's work to implement an action plan to improve international exchanges of information ASN is also working with NEA to define a strategy for carrying out international exercises". Please provide an update on the status of aforementioned two initiatives with the IAEA and			
Answer	<b>NEA, including future publications of the work output.</b> These are international initiatives. The first one is aimed at the creation of an International Plateform for Incidents and Emergencies (Unified System) which is following the requirements of the IAEA General Conference Resolution GC(51)/RES/11 and the work done by the WG-A (International Communication) under the IAEA Action Plan approved in 2004, As for the second one, France has participated to the definition in 2007 of a strategy for international exercises led by NEA. More details can be found on the Internet sites of IAEA and NEA.			
158		16.1	16.1.1, P.108	
Question/ Comment	"In an emergency situation, only two participants are empowered to take operational decisions: the <i>prefet</i> of the <i>department</i> where the installation is located, who is responsible for deciding on the measures required to ensure the protection of both the population and property at risk owing to the accident."			
	How is it ensured, that the Prefect owns the necessary basic knowledge about radiation protection to take the decisions? Do they have a special training plan for that purpose?			
Answer	Prefects do not need to have specific knowledge about radiation protection. The organisation set up in case of a radiological emergency provides for this (IRSN as an expert, ASN as an advisor). Then, many prefectures near NPPs have a nuclear specialist and Prefects do have initial and regular			

Q. n°		Article	Ref. in National report	
	trainings for crisis management.			
159		16.1	Sect. 16.1.3.2 P. 110	
Question/ Comment	It states in the report that a decision on whether or not to initiate sheltering and organise iodine prophylaxis could be taken within 12 to 24 hours. From what point of time will the decision take 12-14 hours (from the first indication that there may be a problem, from the time of a release occurring, etc.)? Clarification is requested			
Answer	It is just an example. In our plans some actions can h "T0" corresponds to the time when the operator de- which could be done in some cases, several hours be	be implemented without any ocides to activate its internal en offere a possible release.	delay. Usually, time mergency plan,	
160		16.1	Sect. 16.1.3.2 P. 110	
Question/	It is noted in the report that it is important that prov should be done with close collaboration between AS	ision of information to the m N and other organisations.	nedia and public	
Comment	What mechanisms have been proposed to try to emergency?	ensure that this collaborati	on occurs in an	
Answer	In our plans we have set up an organisation which describes in details how communication actions would be coordinated between ASN and other actors. This organisation is regularly tested during drills or real situations and evaluated			
161		16.1	Sect. 16.4.2 P. 122	
Question/ Comment Answer	As part of its programme of national exercises, how frequently are exercises held to test the response to a nuclear accident abroad and what aspects of the emergency plans are tested in these exercises? About twice a year with neighbouring countries. Mainly the alert process and exchange of information are tested. France also participates in international exercises such as CONVEX, INEX,			
162		16.1	Sect. 16.5.2 P. 123	
Question/ Comment	Are schools, hospitals and other large institutional bodies included in pre-distribution of stable iodine tablets and by what mechanism has this been achieved?			
Answer	The pre-distribution is done by chemists and only in areas covered by an emergency plan (that is a radius of 10 km around the NPP for example). In these areas, there are no large institutional bodies. Anyway, all public buildings in these areas have the opportunity to ask for a stock of iodine tablets and to keep it according to the advises given by the chemists who deliver the tablets.			
*		16.1	Sect. 16.1.3.1, P. 109	
Question/ Comment	Kindly provide information on the classification	of emergency conditions.		
Answer	There is no such classification. There are some criteria to decide if there is a need to activate an emergency plan on or outside the site and levels of reference to guide the action of the public authority.			
163		16.1	Chap. 16.1.3.1, P. 109	

Q. n°		Article	Ref. in National report	
Question/ Comment	What requirements/restrictions are in place for population developments in the close vicinity of NPPs?			
Answer	Presently, there is no specific regulation except an in about the risks around a nuclear installation. The 20 this situation.	nformation of the public and 006 TSN law and its decree of	decision makers £2007 will change	
164		16.1	Chap. 16.5.1, P. 123	
Question/ Comment	What is the basis for and the predetermined distance for longer term protective actions like foodstuffs restrictions and clean-up of contaminated areas?			
	1) So far, there is no predetermined distance for clean-up of contaminated areas.			
Answer	2) In exercises concerning the post-accidental phase of a nuclear accident, risk prevention measures relating to contaminated foods generally involve ""cordoning off"" areas where the consumption and sale of such food are prohibited. To be banned, the concerned food must exceed the European Food Intervention Levels (CFILs) of radioactive contamination in foodstuffs defined by the Council following the Chernobyl accident (Euratom 3954/87). Generally, the perimeter of this area is based on the result of modeling for the most penalizing foodstuffs (usually milk), which tend to maximize risk "			
165		16.1	Chap. 16.5.3, P. 124	
Question/ Comment Answer	The lead role by the ASN in establishing post accide practice. France is thankful for this comment.	ent management strategies is	regarded as a best	
166		16.1	Chap. 16.5.4, P. 124	
Question/	What intervention level for prophylaxis is applie a nuclear accident?	d in France for children an	d neonates during	
Answer	In France, the level of 100 mSv thyroid is the same a calculated for a child under one year old.	for anybody (children and ad	ults). The dose is	
167		16.1		
	In the report doesn't talk about the control access m	neasurement, although we sup	ppose it's carried out.	
Question/ Comment	<ul> <li>In this topic we would like to know:</li> <li>How much time requires establishing the access control area?</li> <li>What it's the average radium in which access control area it's established?</li> <li>A control access area can be set up within half an hour (results of drills and real situations). The radius</li> </ul>			
168		16.1		
Question/ Comment	Could you explain who is responsible to manage control? Where is made the management of this radiolog Are they different emergency workers taking int	e the emergency worker's r gical dose control? to account the level of dose	adiological dose	
Answer	The operator has the obligation to plan the necessar nuclear installation (information, training, equipmen Prefect, who is the local authority, is in charge of pla follow up of emergency workers (rescue services, po contaminated area (according to the decision of the	y actions in order to protect at, medical follow up). Outsid anning the information, training blice). Then, rescue teams so Prefect), establishing check p	the workers in his e the plant, the ng, equipment and et the limits of the points for anyone	

Q. n°		Article	Ref. in National report
	entering or leaving this area. According to the result appropriate actions and follow-up are implemented.	s of the controls performed a	t the check points,
169		16.1	
Question/ Comment	It is mentioned that the technical analysis equipment from IRSN located in the CTC (Centre Technique de Crise) makes their forecast in a close collaboration with the technical analysis equipment from EDF, in order to get more or less the same result. Do in routine drills appear significant differences (for instance: different radios in which measured must be taken, different time in which the reject could happen and so on? If so, how are they solved ?		
Answer	No, the drills as well as real situations, did not show significant differences. Anyway, our emergency organisation imposes a close and regular coordination between experts before and during a crisis to avoid such problems.		
170		16.1	§ 16.4.3, P. 122
Question/ Comment	Does the ASN apply regulatory requirements on duration of active phase of national emergency training? The "active phase" mean the period of time from emergency notification by NPP of external organizations until interruption of the emission and renewal of control over emergency object		
Answer	There are no regulatory requirement from ASN. It is a participative process at the national, as well as at the local level, with the main stakeholders who decide what are the most appropriate time frame and duration for exercises.		
*		17.1	Sect. 17.2.2, P. 126
Question/ Comment	Kindly indicate the magnitude of Safe Shutdown 2001-01?	n Earthquake (SSE) for nev	w sites as per RFS
Answer	The French metropolitan territory is characterized by moderate seismicity . In France, Seismic hazard assessment for nuclear facilities is guided by a regulation based on a deterministic approach. This regulation (RFS2001-01) has been recently revised mainly to account for scientific improvements in the field of paleo-seismology and site effects. According to the regulation, seismic hazard assessment at a site requires to identify the characteristics in terms of seismic intensity according to MSK scale of the "Maximum Historically Probable Earthquake" (MHPE), selected from the historical and instrumental seismic catalogues (covering 1000 years). The MHPE is obtained by considering the worst position of the each earthquake inside its geo-tectonic area. The Safe Shutdown earthquake is obtained by increasing the intensity of the MHPE by 1 unit on the MSK scale.		
	(2) the geophysical characteristics of the site.		
171		Article 17.2	Sect. 17.2
Question/ Comment	The population-related siting criteria are described we Are there any NPP sites that have experienced a site? Do you have any regulatory requirement for the certain distance from the NPP site after the ope " In nuclear power plants safety reports, a description	an abrupt increase of the per control on the population permission? ve chapter presents the distri	f the Article 17. opulation near the density within a bution of the
Answer	population around the plant ( up to 50 km ). This chapter is updated from data furnished by administration (INSEE : french national organisation for population census). The population census		

Q. n°		Article	Ref. in National report	
	is carried out at irregular periods.			
	After having analysed this chapters, we noticed mainly within a radius of 10 km, a growth of population during construction and specially when it starts.			
	Afterwards, the evolution of the population follows the tendency of the country's plant. We don't have any regulatory requirement for the control of the population density.			
	However, in case of emergency, authorities are responsible to manage the intervention plan for all measures to be taken outside the site, particularly the protection of the populations. The person in charge is the prefect of the department where is set the power plant. He can take all necessary measures for the protection of populations : to have them remain indoors, to take iodine tablets, or to initiate evacuation."			
	Regarding urban development, CEA is used to adopt an active policy consisting of buying areas neighbouring its Centres in accordance with its budget capacities. Moreover, CEA intends to systematically participate in regional or local jurisdictions debates related to development likely to get closer of its Centres. It is the opportunity to remind or inform everyone about the constraints related to operation of BNI's, and to result in a managed urban development policy.			
172		Article 17.2	Appendices 4, Sect. 4.2	
Question/ Comment	<ul> <li>With respect to the activities for the environmental monitoring (4.2 of the ApP. 4, 191p), are</li> <li>the 5 underground water sampling points located within the NPP site?</li> <li>What else, like ground water levels etc., do you get from the monthly measurements, apart from the total potassium and tritium?</li> <li>"The 5 underground water sampling points are generally located within the NPP site; they are chosen by the control authority to monitor the rediclogical levels.</li> </ul>			
٨	Required monthly measurements for the radiological environmental monitoring are : - a gross beta, potassium 40 and tritium of the filtrated water ; - a gross beta on suspended matter.			
Answer	<ul> <li>Other measurements may be required twice a year :</li> <li>pH, conductivity ;</li> <li>TOC, sulphates, polyacrylates, chlorides, hydrocarbons, metals (Fe, Mn, Ni).</li> </ul>			
	Other parameters may be measured by the site operator for their monitoring of the underlying water table, as needed."			
173		18.1		
Question/ Comment	What is your national policy concerning need for Severe Accident Management (SAM) procedures or back-fitting measures at operating facilities, aiming to protect the reactor containment integrity after a possible severe core damage? Are SAM procedures in place at the operating nuclear power plants?			
	Has back-fitting been completed that addresses all physical phenomena, which might endanger containment integrity?			
Answer	The policy in France is that the licensee has to develo including procedures and aids to face severe accident	p severe accident managemer situations, and to propose ba	nt guides (SAMG) ck-fitting measures.	

<b>Q. n</b> °	Article	Ref. in National report
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SAMG are analysed by ASN and its technical support organisation and the resulting remarks and requests for improvement are transmitted to the licensee, who then has to take them into account when preparing the next version of the procedures. Formal approval of the procedures is not required. Presently, Severe Accident Management Guides do exist for each fleet of reactors (900 MWe, 1300 MWe and 1450 MWe). They have been translated into operating procedures which are in place at the power plants. Phenomena which might endanger containment integrity have been assessed and backfitting measures have been examined by the advisory committee of experts for nuclear reactors (GPR). As a result, the following technical measures have been taken : passive autocatalytic recombiners will be installed on every NPP (they have already been installed on 900 MWe plants) ; detection means of corium ingress in case of vessel breaking will be installed ; more resistant bolts have to be installed on the closure system of the equipment hatch to remedy possible weaknesses of the containment in case of severe accident.

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Question/ Please elaborate how the 3rd level of defense in depth (preventive & mitigative features Comment against BDBD) is demonstrated at the stage of design & construction?

The EPR safety procedure, implemented at the design stage, is based on a defence in depth over five levels:

- The first level is a combination of specific design margins, quality assurance and inspection activities to prevent the occurrence of abnormal operating conditions or failures,
- The second level consists of implementing protection provisions that allow the effects of deviations to the normal operation or the effects of system failures to be detected. This level of defence is intended to ensure the integrity of the fuel cladding and that of the primary cooling system in order to prevent accidents,
- The third level is assured by backup systems, protections and control procedures which allow the consequences of accidents that are likely to occur to be controlled, by containing the radioactive substances and preventing them from developing into severe accidents,
- The fourth level includes the measures intended to preserve the integrity of the containment and to allow severe accidents to be controlled,
- The fifth level includes, in the event of failure or ineffectiveness of the previous measures, all of the protection measures for populations in the event of large discharges.
- Answer A very high level of safety is reached for the EPR reactor by firstly facilitating the reactor's operation and maintenance and secondly by reducing the potential immediate or deferred consequences of its operation in relation to its close environment (in particular in relation to the surrounding population) and the staff which operate it. In addition, the research and development actions carried out in particular in the field of hypothetical severe accidents contributes to understand the phenomena called into play and therefore to improve the level of safety.

At the stage of design, the approach to verify the consistency of the design with regard to different levels of defence in depth is presented in the Preliminary Safety Analysis Report (PSAR) which has been transmitted to the safety Authorities as a support to the application for authorization to create a 3rd nuclear power unit on the Flamanville site :

### Controlling simple initiating events :

The safety demonstration is based on a limited number of representative events and situation scenarios to be taken into account at the reactor's design stage, which may potentially be encountered during its operation and the various physical states of the reactor (power, various shutdown situations). As transient initiators, these events are grouped into several categories based on an estimation of their frequency of occurrence and their consequences to the environment.

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On this basis, four events categories (Plant Conditions Categories) are identified:

• Category 1 "PCC1" including all of the normal operating conditions,

• Category 2 "PCC2" groups the transients with a probability of occurrence ranges between 1 out of 100 and once a year per unit;

• Category 3 "PCC3" groups the incidents with a probability of occurrence ranges between 1 out of 10,000 and 1 out of 100 per year per unit;

• Category 4 "PCC4" groups the accidents with a probability of occurrence rangesbetween 1 out 1 million and 1 out of 10,000 per unit and per year;

The identification of these events and their grouping into categories is used to design the primary and secondary reactor coolant pressure boundary and the protection and backup systems that allow these situations to be controlled and thus prevents them from producing unacceptable consequences for the installation and for its environment.

Using the installation's design and the control principles, the analysis of the main accidental operating conditions management (up to the assessment of the associated radiological consequences) is carried out in the PSAR.

#### Reducing the risk and preventing core meltdown situations :

Apart from controlling simple initiator events, an analysis of the core meltdown situations based on results from the design Probablistic Safety Assessment (PSA) completes the prevention procedure for core meltdown situations.

Risk reduction category A (RRC-A) contains the combination of events overriding (from a probablistic point of view, called sequences) that are likely to result in core meltdown situations via the multiple failures that they initiate. The list of conditions with multiple failures proposed in this analysis may possibly be reviewed during detailed analyses when the PSAs (Probabilistic Safety Evaluation) are being updated.

On the technical level, additional backup are designed and installed to prevent core meltdown in these sequences. The analysis of the RRC-A sequences is carried out in the PSAR (Preliminary Safety Analysis Report).

### Reducing the risk and controlling core meltdown situations :

Controlling core meltdown situations constitutes the second stage of reducing the risk and is based on the safety analysis of the low pressure core meltdown sequence scenarios, the other core meltdown scenarios being the subject of specific provisions making it possible to exclude or "practically eliminate" their occurrence.

The analysis of these various scenarios is carried out in the PSAR (Preliminary Safety Analysis Report) up to the assessment of the associated radiological consequences. It enables to define the means to ensure and protect the confinement function (retention and cooling of the molten core outside of the vessel to avoid basemat penetration, heat removal from the containment building, hydrogen risk management, etc.). It is also used to define the instrumentation required by the operator and the emergency team to manage this type of situation and to define the qualification conditions for the equipment needed to demonstrate that the safety objectives have been achieved.

All the analysis presented in the PSAR at the design stage (performed with several representative fuel management) will be readdressed in the Safety Analysis Report associated to the operating licence application. This Safety Analysis Report will take into account the detailed design and in particular, the fuel management that will be defined for the beginning of operation and the general operating rules.

Q. n°		Article	Ref. in National report
174	Finland	18.2	
Question/ Comment	/ Have you met specific problems to find spare parts or replace-ment components properly qualified to a high safety class, as needed for plant lifetime management? If yes, how have you addressed the problem?		
Answer	In order to keep a tight rein over the management of initiated a spare part logistics project in early 2008. A be a high-priority issue in 2008, with a certain number	spare parts needed for its 58 s a matter of fact, obsolescen er of sensitive cases and occas	reactors, EDF ice will continue to sionally long

processing times (qualification studies and tests; start-up of new production chains).

175	Japan	18.2	P. 130, L4 from Btm
Question/ Comment	It is said under the Sect. 18.1.2.5 that the ministers with responsibility for nuclear safety send the licensee a draft decree granting or refusing the plant authorization.		
	It says there are multiple ministers who are responsible for nuclear safety. Does this mean that multiple ministers jointly prepare for a draft decree?		
Answer	The draft decree is sent by a unique office placed under the joint supervision of the ministers responsible for nuclear safety and for radiation protection. This office is the "Mission of nuclear safety and radiation protection". It is responsible for the instruction of requests on behalf of the 3 above-mentioned ministers.		
*	Pakistan	18.2	Sect. 18.3.1, P. 133
Question/ Comment	As requirement of Article 18, item (ii), Kindly indicate design and construction of EPRs are proven by exper	e whether the technologies in ience or qualified by testing /	corporated in the / analysis?
Answer	Pakistan         18.2         Sect. 18.3.1, P. 133           As requirement of Article 18, item (ii), Kindly indicate whether the technologies incorporated in the design and construction of EPRs are proven by experience or qualified by testing / analysis?           A) The EPR (European Pressurized Reactor) belongs to the third generation of pressurized water system reactors whose objective is to obtain a very high level of safety. This increase in level of safety is based on the integration, in an evolutionary design and in a permanent progress approach, of all of the expertise and experience acquired with several thousands of reactor-years. Within the framework of the safety procedure, national and international nuclear feedback is subjected to a systematic analysis formalised to locate the positive elements and the weaknesses to be improved on the EDF nuclear units. The results of these analyses have resulted in design and operational modifications being defined on the existing EDF units and design developments for EPR.           B) All EPR equipment required to perform a safety function are safety classified and all safety classified equipment have to be qualified. The purpose of qualification is to prove that the equipment is suitable for its function subject to the stresses which arise following accidents in which it must function. Depending on their safety role and the conditions for which the equipment design using the technical specifications.           As well as the operating conditions, the qualification procedure takes account of : the effects of ageing ( i.e. the cumulative effects of the environmental conditions corresponding to normal operating conditions before the occurrence of the accident) and the effects of seismic stresses for the equipment required to be essisting elly qualified ton procedure :           Qualification by		
Q. n°		Article	Ref. in National report
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176	South Africa	18.2	P. 131 Sect. 18.2.1
Question/ Comment	<ul> <li>The safety objectives for the design and construction of new generation of PWR's are based on improvement of the previous generation of PWR's.</li> <li>Does the same approach apply for research reactors?</li> <li>On what principles and safety objectives will the licensing of new type of reactors (other than PWRs) be based?</li> </ul>		
Answer	Safety requirements for reasearch reactors have changed over time; requirements relating to internal and external hazards, to redundancy and separation of protection system channels, to containement building leaktightness have been gradually established , applied, improved. Some rules established for the design of NPP are applied to research reactors with adaptation (graded approach) due to specific features of certain reactors (short operating time, low radioactive product inventory). Mechanical resistance and tightness of the pool and reactor containement building shall be ensured in normal operation and accident conditions. For the licensing of a new type of power reactors, to be built in the short term (3rd generation), ASN would require the safety objectives imposed to the EPR project : ASN would have to ensure the compliance of the project proposed by the operator with these objectives. Concerning the reactors to be built in the long term (4th generation), ASN has not yet defined safety objectives. Concerning this next generation, the ASN aims are : (i) to be involved in the R&D and to check orientations of R&D ; (ii) to get at least the same safety objectives that the 3rd generation and if possible, to improve them		
177	Belgium	19.1	19.3.4
Question/ Comment	Status and use of PSA for research reactors: § 19.2.7 (p147) mentions the use of a probabilistic approach to assess the potential risk of core damage for some events at NPPs. Does a similar approach exist for research reactors?		
Answer	PSA are not used in research reactors because, due to the lack of validated reliability data for such unique facilities, the PSA results would not be credible. The safety approach is a deterministic approach : some incidents and accidents are assumed and the barrier analysis method is used ; the analysis concerns the provisions relating to prevention, surveillance and security actions associated wirth each barrier. Requirements for neutronic and thermal-hydraulic core design and consideration of a BORAX type reactivity accident (explosive accident) are applied at the outset to all French pool type research reactor. Total core melting is assumed during the accident. The safety requirements are to keep the core fuel flooded and not to damage the containement.		
178	Belgium	19.1	19.4.1.4
Question/ Comment	Does this new project mean that there is some trend to reintroduce incidental and/or accidental procedures, in addition to the APE procedures? What are the incidents which were not managed optimally by state-oriented operation?		
Answer	Experience feedback has shown that for some operating events, the state-based approach was not optimized, for instance, total power losses were factored in but not partial power losses. The target of this new project is to obtain optimized state-based operating procedures for this type of event. However, it should be pointed out that EDF is not considering complementing the current state-based approach with an event-based approach.		

179	Belgium	19.1	19.2.7 - 19.4.1.5 20.2.1.2.4
Question/ Comment	What about the use of the IRS databank (filling of the databank and use of data from other countries)?		
Answer	A. International OEF at ASN and IRSN After the receipt of the SSE report (within 2 months) : "X ASN and IRSN carry out an analysis to examine how the event took place, which safety functions were implicated, how operators and equipment behaved, what the consequences were, together with knowledge of any similar incidents which have occurred. In addition, it is examined if, in other circumstances, the same accident would have had far more severe consequences, "X ASN and IRSN identify the root causes of the event and examine if the same root causes applied to other equipment or systems can induce different sequences which consequences could be potentially serious, "X ASN and IRSN look for additional information for the most significant events. Despite the quality of the SSE report, the information supplied usually has to be supplemented by direct contacts with the plant or the relevant EDF head office departments, "X IRSN holds a weekly meeting, attended by all the engineers in charge of site safety assessment, for reviewing all the SSE reports received during the previous week. The purpose of this meeting is to 1) inform all engineers responsible for assessing site safety of events occurring in the reactors and incite a		
	debate on the issues raised by these events, 2) decide on the next steps in terms of in-depth analyses and IRS declarations. Besides, ASN and IRSN also exploit other international feedback sources such as: "X IRS reports, "X Information Notices and Regulatory Guides produced by the American Nuclear Regulatory Commission (NRC).		
	"X events declared in the International Atomic Energy Agency (IAEA) NEWS database, "X information exchanged in the context of international co-operation. "X EDF examines the events reported by other operators and gathered in the WANO database as well as the IRS reports. IRSN systematically analyses all the documents in its possession as a way of exploiting international feedback. The conclusions of this survey are gathered in a document submitted to the ASN, outlining briefly the main points to be noted from events occurring outside France. This document highlights in particular events that may be transposed to the EDF PWRs. For such events, an investigation into whether or not EDF should perform an in-depth analysis and possibly implement preventive measures		
	<b>On a three-month basis :</b> "X ASN and IRSN hold a meeting to identify outstanding or precursor events. The most important of these events are the subject of a probabilistic quantification of IRSN to estimate the conditional probability of core damage ; "X ASN, IRSN and EDF hold a follow-up meeting of the outstanding events. <b>On a three-year basis :</b> "X ASN organizes a meeting of the advisory committee of experts for nuclear reactors (GPR) in order to examine the significant incidents of this period. The objectives of this meeting are to put forward operating measures or modifications of materials which result from complex studies resulting from in depth analysis of events (safety studies;K). The preparation of this meeting requires a technical instruction of the topics between EDF and IRSN. At the end of this instruction, IRSN issues a report		
that is used to support the GPR meting. This report carries out an in-depth as events. It analyzes the files transmitted by the licensee and evaluates acceptab		carries out an in-depth analysi e and evaluates acceptability,	s of significant with respect to

Q. n°		Article	Ref. in National report
	safety, of the position of the licensee and the corrective and preventive actions proposed. It generally concludes with recommendations that are frequently adopted by GPR and reformulated by the ASN as requests to the licensee. During the GPR meeting devoted to the examination of OEF, the international operating experience is taken into account.		
180	Turkey	19.1	2.3.6., P. 12, L.3
Question/ Comment	Q-2 What is the current status of the license application for the construction of the Jules Horowitz reactor (RJH) submitted in March 2006?		
Answer	The safety options of the Jules Horowitz Reactor (RJH) were assessed in 2003 ; the ASN informed CEA that there was no objection to carry on the project, provided that additional requests were taken into account. The Preliminary Safety Report was transmitted in support of the authorisation decree application at the end of March 2006. The Advisory Committee already met 5 times in 2007 and will meet 3 other times in 2008 to assess it and give its opinion to ASN. The public inquiry has already been conducted and has given a positive opinion. ASN will then prepare its advice on the draft authorisation decree.		
181	Ukraine	19.1	§ 19.2.3.2, P. 143
Question/ Comment	Does the EDF program for optimization of maintena exist?	ince and repair using the risk-	oriented approach
Answer	EDF has not initiated the "risk-oriented" approach. As explained in this report, EDF has set up a reliability-centered maintenance (RCM) programme. In 2007, EDF decided to implement a programme aimed at the continuous improvement of equipment reliability, based on the INPO AP 913 process, which supports expansion of the RCM approach.		
182	United Kingdom	19.1	P. 135
Question/ Comment	The report states "A revision of these [licensing] processes is under way in the form of a draft decree implementing the Act of 13 June 2006. ASN emphasises that the processes applicable to the EPR project, for example, will probably not be the same as those described below" [in Article 19 of the report]. Could France describe what the steps in the licensing process might look like after this revision (i) for the remaining stages of Flamanville, and (ii) for any other new power reactor which might be started after the draft decree has come into force? It would be helpful to see a flow diagram of the revised process, together with an indication of the expected timescale.		
Answer	In comparison with the process described in part 19.1, the new operating licensing process for a NPP (including Flamanville 3) is based on two steps : (1) a partial operating license to allow the fuel arrival and storage on site : 6 months before the fuel arrival on site, the operator has to submit parts of the complete operating license application file relevant for the safety of fuel storage, notably parts of the the safety case, of the general operating rules and the on-site emergency plans ; (2) the operating license (first fuel loading authorization) : one year before the fuel loading, the operator has to submit the complete operating license application file (see article 20 of the decree n°2007-1557). The operating license is delivered by an ASN's decision. In this decision, ASN can define complementary authorization steps to control the start-up phase and testing of the plant. A period of time is also to be specified by ASN for the submission by the licensee of : a synthesis of the commissioning testing, a synthesis of the feedback from the reactor operations and an updated version of the operating license application file.		

183	China	19.2	Chap. 19.2.3.2 P. 143
Question/ Comment	Modification is an important approach to improving the safety and benefit of nuclear power plant, and how do the French power stations control the nuclear safety risks incurred from modifications? Especially, how do you implement the Verification and Validation (V&V) to avoid the risks incurred from software?		
Answer	The overall safety objectives for classified software are defined in the basic safety rule ref. II.4.1.a, called "Safety classified software of electrical systems". In order to fulfill these objectives, software modifications are conducted following the requirements of the RCC-E, "Design and Construction Rules for Electrical components of nuclear islands", and specifically the chapter C5600, namely "Maintenance - Modifications". This chapter states that "Modifications shall be carried out in compliance with the same requirements as for the initial development work". Applied to software belonging to the A class, as defined in IEC 61226, this means a V&V process fully compliant with RCC-E C5000 and IEC 60880. This implies that the V&V activities performed after a modification of a class A software are exactly identical to the ones performed for a new system".		
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184	Czech Republic	19.2	
Question/ Comment	There are around 20,000 events per year in a database What are evaluative criteria to classify events as safety	Are they all events or only s -related?	afety-related events?
Answer	Significant Events Declaration Criteria ASN has defined a category of events known as "significant events". These are events that are sufficiently important in terms of safety to justify rapid notification, followed by a subsequent and more comprehensive report. The licensee, considered to be the in charge of the safety of the plants, is required to report these events. In its "Guide to the Declaration Procedure and Coding System for Criteria Concerning Significant		
	Events", published in October 2005 and available on events deemed significant.	its website , ASN defines crit	eria for declaring
	The criteria associated to safety significant events (SSI 1. Emergency shutdown, except in the context of a de 2. Actuation of an engineered safeguard system, excep 3. Non compliance with the Operating Technical Spe led to a non compliance of the OTS, had the plant be 4. External hazard: earthquake or plane crash, for exa	E) are : eliberate scheduled action, ot in the context of a delibera cifications (OTS) or any incid en in a different state, mple,	te scheduled action, lent that could have

Q. n°		Article	Ref. in National report
	<ul> <li>5. Real or assumed malevolent act,</li> <li>6. Fallback of the unit according to the OTS or accidental procedures following an unforeseen behaviour of the plant,</li> <li>7. Event resulting or possibly resulting in multiple failures or affecting redundant trains,</li> <li>8. Event or anomaly affecting main primary or secondary circuit,</li> <li>9. Design manufacturing, on site assembly anomalies related to not above mentioned equipment that could lead to operation conditions not taken into account nor by design nor by operating procedures, 10. Any other event deemed sufficiently important by the operating or safety authority.</li> <li>In 2007, 644 "SSE" satisfying one of these criteria have been reported to ASN, most of which are rated beyond the INES scale (INES-level 0). ASN analyses all of these situations.</li> <li>Other Interesting Events</li> <li>Other events not falling within the scope of these declaration criteria are identified by the operator for subsequent analysis of experience feedback. These events, referred to as interesting events for safety (SIE), are events whose immediate importance does not justify an individual analysis but whose repetitive aspect may be indicative of a problem calling for a detailed analysis. The criteria permitting to classify an event as an SIE were established by the operator in agreement with ASN.</li> </ul>		
	EDF reports all operating situations in its database called SAPHIR. Information concerning these events is available to ASN and its technical support IRSN. The number of screened SIE is about 12,000 a year. The access to the SIE data basis constitutes an important contribution to the safety assessment of nuclear installations. It makes it possible to perform trends analysis, to detect the persistence of operational difficulties or the emergence of new issues		
185	Japan	19.2	P. 154, L7
Question/ Comment	It is said in the Sect. 19.4.1.3.2 on P. 154 that the number of waivers examined each year is of the order of one hundred, with 148 in 2005 and 120 in 2006, giving an average of 2 to 2.5 waivers per reactor per year. There are lots of cases of waivers. Doesn't this suggest that the STE as the base lacks versatility?		
Answer	The number of granted waivers to the OTS (155 in 20	007 - that number is basically	stable over the
	<ul> <li>Waivers are the result of several factors, such as :</li> <li>very strict compliance with OTS is a basic foundation for operation, since it ensures compliance with the safety demonstration. Any non-compliance with the OTS is regarded as having a potential impact on safety. Many waivers are also granted to allow an unavailability of a system during activities unexpected in normal operation like plant modifications or curative maintenance.</li> <li>severity of rules that govern the modifications of OTS : any change to the OTS, whether they are temporary (waivers) or permanent must be reported to ASN and investigated by its TSO (IRSN). As a result, a modification of the operating rules may take several weeks, during which a waiver may be granted if needed and justified.</li> <li>However, changes in this area may be possible in the future by the implementation of internal authorization systems by the operators.</li> </ul>		
186	Bulgaria	19.3	
Question/	What criteria are used to determine the lifetime of the	plant.	

Q. n°		Article	Ref. in National report	
Comment	t			
Answer	The safety report, the reference files or the basic systems files introduce all the demonstrations allowing to justify the conformity to the fixed safety objectives. These demonstrations are founded on propositions or hypotheses among which some make assumptions about the lifetime of components. These can concern a lifetime limit as such or a cumulative parameter which should not exceed a given value (by exemple: the fluence accepted by the vessel).			
187	Bulgaria	19.3		
Question/ Comment	Do you have long term operation strategy or plans to	operate the NPPs beyond de	esign lifetime.	
Answer	In France, a NPP operating licence is not limited in time as long as safety requirements are met. However, the June 13th, 2006 Act, related to Transparency and Security in the Nuclear Field (TSN Act), requests operators to perform Periodic Safety Reviews (PSR) of their installations every ten years. A PSR, which, above all, aims at increasing the safety level of the installation, is also an opportunity to perform an in-depth examination of the effects of ageing. At the end of each PSR, ASN takes position on the abiity of the plant to be safely operated till the next PSR (or for a shorter period, if appropriate).			
188	Bulgaria	19.3		
Question/ Comment	Do you have a re-qualification program for components to be used beyond their design lifetime.			
Answer	In France, a NPP operating licence is not limited in time as long as safety requirements are met. However, the June 13th, 2006 Act, related to Transparency and Security in the Nuclear Field (TSN Act), requests operators to perform Periodic Safety Reviews (PSR) of their installations every ten years. A PSR, which, above all, aims at increasing the safety level of the installation, is also an opportunity to perform an in-depth examination of the effects of ageing. In this context, ASN asked the operator, for all safety related equipments, to check that maintenance was appropriate to ensure further compliance with the qualification requirements. For equipments having an estimated lifetime higher than 20 years, ASN asked EDF to prove the qualification by taking samples for the purpose of qualification testing under accidental conditions.			

Q. n Arucie report	Teport	Q. n°		Article	Ref. in National report
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189	Korea, Republic of	19.3	Sect. 19.4.1.1
Question/ Comment	(Article 19-3, Sect. 19.4.1.1) In Sect. 19.4.1.1, it is mentioned about the prior author - Please explain this system in detail ? - What is the legal basis for this system ?	prization system.	
Answer	A. Prior Approval As part of its nuclear installations safety regulating rol prior approval. For example, prior authorisations were imposed to El incidents that had occurred earlier or because PSA sh operations: "Ï lowering the primary system water level to the islow loaded (transient commonly called ismid-loop operati "Ï reactor restart after programmed outages longer th	le, ASN can submit some read DF in 1990 at the aftermath o owed a significant risk during w operating range;" of the RH on;"); an two weeks.	ctor operations to its of significant these specific IR system with core
	B. General Principles ASN requested the licensees to reinforce their interna appropriate supervisory organization, the operator is a system named ¡§internal authorisation;" including enh guarantee of good quality, autonomy and transparence. In such a system, the decision for the operation is a m There is now a legal framework for this system, based 1557 November 2nd, 2007.	l supervision on some operat solely responsible for the ope anced and systematic internal y. hatter for the operator, not fo l on articles 18 and 27 of the	ions. Under rations, providing a l control showing r ASN. decree n¢X 2007-
	C. Operations Covered The operations covered by an internal authorization s reinforced internal supervision of the licensee. It is th operation," and reactor restart after programmed outa maintenance. For research reactors of the CEA, the in modifications of the installations that do not compros ASN has provided a clear list of conditions that the operations operations stay within the overall safety demonstration	ystem are those on which AS e case for EDF since 2004 fo ages longer than two weeks w nternal authorization system of mise their safety demonstration perators must respect to provin.	N wants a or ¡§mid-loop ithout significant can be applied to the on. ve that intended
	D. How does it work ? The licensee establishes a commission internally. This members are independent of people directly in charge For all operations covered by ¡§internal authorization take the decision to do it or not in the light of a mand	commission is independent, e of operations. " systems, authorized people latory notice of the independe	meaning that its at the operator;   s ent commission.
	E. ASN <sub>i</sub> ¦s oversight This system (nature of the operations under internal a internal authorisation, independence of the commission decides the terms of its periodical information about t	uthorization system, licensee on) has to be approved by AS the system and the granted au	;¦s process for SN. ASN also athorisations.
	ASN supervises and assesses the reliability of ¡§intern on-site inspections, headquarter inspections, sample a etc. In 2006, ASN conducted a review in each NPP or to check compliance with the new requirements.	al authorisations;" systems the nalysis by IRSN, yearly stater n this subject. These reviews	rough various means: nents of the licensee, were an opportunity

Q. n°		Article	Ref. in National report	
	ASN can interrupt or cancel at any time this kind of system, if there is any sign that its reliability and efficiency are challenged.			
*	Pakistan         19.3         Sect. 19.1.1, P. 135			
Question/ Comment	Please elaborate the significance of 90% and 100% of	nominal power to be license	d separately?	
Answer	The operating license (first fuel loading) is delivered by an ASN's decision. The new French regulation (decree n° 2007-1557 November 2nd 2007) grants ASN the possibility, in this operating license decision, to define complementary authorization steps to control the start-up phase and testing of the plant. In the past, ASN used to define authorization steps based on several level of power increase.			
190	South Africa	19.3	P. 143 Chap. 19.2.3.2	
Question/ Comment	maintenance practices)– careful considerations have to be given for such practices which can (and will) in this case affect components reliability and in consequences may adversely compromise nuclear safety. With reference to the "reference equipment" concept applied to maintenance practices and described in this chapter a concern can be raised about the long term effect of such a practice. What measures/processes will be/have been put in place by the ASN to monitor the long term effect of implementation of the "sample-based" maintenance practices?			
Answer	of implementation of the "sample-based" maintenance practices? Work planners having an expertise in a given reactor series monitor equipment behaviour within the same series over a period of time. These planners are in charge of drawing up maintenance programs for that particular series and assess their effectiveness. Depending on the results of the assessment, they can challenge the adopted maintenance strategy and adjust it accordingly (size of sample, action plans for all components equipment on a given series, etc). Regarding maintenance practice (Sample-based maintenance practice, Reliability-Centred Maintenance (RCM) practice and conditional (criteria-based) maintenance practice), ASN required in 2006 its technical support organisation IRSN to review EDF practices. The analysis performed by IRSN in 2007 was presented to the advisory committee of experts for nuclear reactors (GPR) during a meeting in March 2008. The GPR considered that the maintenance methods, as used by EDF, are globally acceptable. However, these methods emphasize equipment monitoring rather than intrusive maintenance. They reduce the dosimetric cost of maintenance. However they might prove ineffective should an anomaly of an unknown kind occur. Thus, for some equipments, these methods must be complemented by therearching of the equipment of the equipment of the sample of the sa			

<b>Q.</b> n°	Article	Ref. in National report
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191	China	19.4	Chap. 19.4.1.2.1 P. 152	
Question/ Comment	How does ASN evaluate the impact of Reliability-Centred Maintenance (RCM) method on safety- related equipment implemented by EDF?			
Answer	In order to improve efficiency of its maintenance practices, EDF had developped in the 90's a method, as known as "OMF or Optimisation de la Maintenance par la Fiabilité", to improve maintenance programs. This method stems from the US Reliability Centered Maintenance. ASN considers that in its principles the OMF method and its evolutions, as used by EDF, are acceptable.			
*	Pakistan	19.4	Sect. 19.2.4, P. 144	
Question/ Comment	Please elaborate the criterion for transition from EOF	Ps to GIAG.		
Answer	SAMGs are applied on the basis of two monitoring criteria: - core outlet temperature exceeding 1100 °C, - dose rate limit exceeded inside the containment structure (depending on time having lapsed since shutdown).			
192	Switzerland	19.4	P. 154, 19.4.1.4.1	
Question/ Comment	Is the state-oriented approach (APE) followed under all circumstances during the whole incident/accident or ist there the possibility to switch over to an event-oriented approach after identifying the exact kind of the incident/accident?			
Answer	The incidental and accidental operating procedures defined by EDF aim to have a broader coverage in using the state-oriented approach (APE) rather than the event-oriented approach.			
	Historically, the state-oriented approach (APE) was created as the result of the TMI accident. It was implemented gradually in France to replace the procedures based on the event-oriented approach.			
	Nowadays, some of the procedures based on the event-oriented approach are still used by EDF, they are defined in the " H " rules which manage the events not considered in the design basis, in the " U " rules which cover the severe accident situations and in the " I14" rule which is used to control the reactor from the emergency control room. In an incidental or accidental situation, the EDF teams first use a state-oriented approach documents to make a diagnostic of the different state functions. Later, they may be directed by these documents to a residual event procedure or an " APE " procedure.			
	Moreover, some incidents are handled in particular ru operating procedures for two reasons : firstly, the safe secondly, an "APE" procedure would not optimise th procedures are founded on a similar logic as the event clearly identified and the strategy is focused on the ini	les, called "RPC", regarded as ety of the installation remains e delay of the incident treatm t based procedures, the event tiator.	s the normal unaffected, and lent. These particular or the incident is	

193	Switzerland	19.4	P. 155		
Question/	Which kind of severe accidents are covered by the ne	w severe accident management	nt guide (GIAG)?		
Comment					
Answer	All known kind of severe accidents are adressed by the severe accident set of requirements developed by EDE. Dedicaded devices (recombiners, filtered venting, ) or procedures are implemented to				
	mitigate these accidents or avoid corresponding phenomena.				
194	Japan	19.5	P. 153, L12		
Question/	It is said in the Sect. 19.4.1.2.2.3 on P. 153 that Articl	e 8 of the order of 10 Novem	ber 1999 specifies		
Comment	that non-destructive testing procedures used on equip	oment in operation must be q	ualified prior to use		
	by an entity, chosen by the licensee, whose competen	ice and independence must be	e proven.		
	Please clarify "independence" required for an entity c	hosen by the licensee.			
Answer	A qualification committee has been set uP. Its role is to validate the qualification of non-destructive				
	examination/testing (NDE/NDT) methods by assessing whether the method's performance complies				
	with the functional requirements defined by the licensee. In order for it to retain its independent status, the committee is attached to an entity within the EDE				
	engineering division. Its chairman is a member of this entity's senior management team. It comprises				
	10 experts, 5 of which come from outside EDF. Men	nbers are appointed by the Di	rector of the		
	Engineering Division and comply with standards gov	erning competency and indep	endence (Individual		
105	competency standards).	10.5			
195	lurkey	19.5	2.3.3., P.10, L.40		
Question/ Comment	Q-3 Would you give detailed information about "internal :	authorization" systems in utili	ities?		
Answer	A. Prior Approval				
	As part of its nuclear installations safety regulating role, ASN can submit some reactor operations to its				
	prior approval.	DE in 1000 at the offermath	faionificant		
	incidents that had occurred earlier or because PSA showed a significant risk during these specific				
	operations:				
	- lowering the primary system water level to the "low operating range" of the RHR system with core				
	loaded (transient commonly called "mid-loop operation");				
	- reactor restart after programmed outages longer than two weeks.				
	B. General Principles				
	ASN requested the licensees to reinforce their internal supervision on some operations. Under				
	system named "internal authorisation" including enha	anced and systematic internal	control showing		
	guarantee of good quality, autonomy and transparence	zy.	control one wing		
	In such a system, the decision for the operation is a n	natter for the operator, not fo	or ASN.		
	There is now a legal framework for this system, based November 2nd, 2007.	d on articles 18 and 27 of the	decree nº 2007-1557		
	C. Operations Covered				
	The operations covered by an internal authorization s	system are those on which AS	N wants a		
	reinforced internal supervision of the licensee. It is the	the case for EDF since 2004 for	r "mid-loop		
	maintenance. For research reactors of the CEA, the i	iges longer than two weeks with the number of the second seco	can be applied to the		

Q. n°		Article	Ref. in National report	
	modifications of the installations that do not compror ASN has provided a clear list of conditions that the operations stay within the overall safety demonstration	mise their safety demonstratic perators must respect to prov n.	on. re that intended	
	D. How does it work ? The licensee establishes a commission internally. This members are independent of people directly in charge For all operations covered by "internal authorization" the decision to do it or not in the light of a mandatory	commission is independent, e of operations. ? systems, authorized people a y notice of the independent co	meaning that its at the operator's take commission.	
	E. ASN's oversight This system (nature of the operations under internal a internal authorisation, independence of the commissio decides the terms of its periodical information about t	nuthorization system, licensee on) has to be approved by AS the system and the granted au	's process for SN. ASN also athorisations.	
	ASN supervises and assesses the reliability of "interna on-site inspections, headquarter inspections, sample a etc. In 2006, ASN conducted a review in each NPP or to check compliance with the new requirements.	l authorisations" systems thro nalysis by IRSN, yearly stater n this subject. These reviews	ough various means: nents of the licensee, were an opportunity	
	ASN can interrupt or cancel at any time this kind of s efficiency are challenged.	ystem, if there is any sign tha	t its reliability and	
	<ul> <li>F. New projects</li> <li>Since 2005, ASN and EDF have discussed the opportunity to extend the range of operations covered by "internal authorisation" to the following operations:</li> <li>- criticality authorisation when the reactor restarts after a programmed simple refueling outage ;</li> <li>- waivers to the OTS allowing not to comply with the required conduct in case of non essential material unavailability event.</li> <li>These projects have not been finalized yet.</li> </ul>			
196	Canada	19.6	P. 147, Sect. 19.2.7, 1st bullet	
Question/ Comment	How and on what bases would the 20,000 safety-related events per year be categorized/sorted by the cross-functional group? Please provide examples of any recurring problems and potentially generic issues that were identified over the reporting period.			
Answer	General and specific criteria are established in order to enable specialists forming part of the cross- function committee to screen events of corporate significance. These criteria have been compared with those already established by INPO and no major discrepancies have been found. As an example, corporate investigations have been conducted into recurrent events involving loss of isolation on electrical switchgear, as well as into recurrent events involving lubrication.			

197	Korea, Republic of	19.6	Sect. 19.4.1.5	
Question/ Comment	(Article 19-6, Sect. 19.4.1.5) In relation to Sect. 19.4.1.5, it is stated that the EDF notified almost 700 significant events rated on the INES scale, and 10% of the events were rated at level 1, almost concerning nuclear safety. - When those events are evaluated as level 1, does that result from 'the basic rating' or from 'the additional factor' ?			
	- Did EDF or regulatory body have implemented any level 1 events ?	measures to reduce the prob	ability or number of	
Answer	Safety-significant events are given a level-1 rating either directly ("basic" level 1) or by applying an additional factor after a "basic" level-zero rating has been assigned. It is primarily the "basic" rating which is representative of the safety concern. It can be observed that the number of level-1 safety-significant events is stable and has been low for the past 5 years. The additional factor is preponderant.			
198	Canada	19.7	P. 147, Sect. 19.2.7, § 5	
Question/ Comment	At an IAEA follow-up review mission to EDF in April 2006, the report indicates that 80 percent of the EDF's experience feedback process had been resolved. What issues are associated with the incomplete 20 percent; and why were they not completed during the period from Dec. '03 to Apr'06?			
Answer	<ul> <li>among the initial recommendations, two had not made sufficient progress according to the review team:</li> <li>One related to how low-level events were being addressed. A method approved by the Operational Safety Review Committee in late 2006 is currently being rolled out across the fleet. The second focused on how events were prioritised for action.</li> <li>A review of the corporate event screening system has been carried out. Improvement initiatives will be rolled out and others will be implemented for an OE system covering 58 reactors.</li> </ul>			
199	Finland	19.7		
Question/ Comment	Please explain the principles or criteria applied by the regulator and operator for screening other experience than incidents (e.g., management issues, unexpected degradation, design weak-nesses, external hazards not considered earlier), for the purpose of ensuring adequate sharing of important experience with in-ternational interested parties (regulatory bodies, operators, de-signers, international bodies). Identify the relevant guide docu-ments, if any, used for the screening.			
Answer	Significant Events Declaration Criteria ASN has defined a category of events known as "significant events". These are events that are sufficiently important in terms of safety to justify rapid notification, followed by a subsequent and more comprehensive report. The licensee, considered to be the in charge of the safety of the plants, is required to notify these events. The licensee issues a report for each of this events, analysing the origin and identifying corrective and preventive actions. These reports are sent of ASN.			
	In its "Guide to the Declaration Procedure and Codir Events", published in October 2005 and available on events deemed significant.	ng System for Criteria Concer its website, ASN defines crite	rning Significant eria for declaring	
	The criteria associated to safety significant events (SS 1. emergency shutdown, except in the context of a de 2. actuation of an engineered safeguard system, excep 3. non compliance with the Operating Technical Spec	E) are : liberate scheduled action, t in the context of a deliberat cifications (OTS) or any incide	e scheduled action, ent that could have	

Q. n°		Article	Ref. in National report
	led to a non compliance of the OTS, had the plant bee 4. external hazard: earthquake or plane crash, for exan 5. real or assumed malevolent act, 6. fallback of the unit according to the OTS or accident behaviour of the plant, 7. event resulting or possibly resulting in multiple failu 8. event or anomaly affecting main primary or second. 9. design manufacturing, on site assembly anomalies r could lead to operation conditions not taken into accord 10. any other event deemed sufficiently important by the In 2007, 644 "SSE" events satisfying one of these critic are rated beyond the INES scale (INES-0). ASN analy Root Causes Analysis ASN requires its analysts to identify the root causes of § external hazard § human factor § technical factor § technical factor § tack of competence § Lack of surveillance § Lack of preparation § Lack of preparation § Lack of preparation § Lack of maintenance § Documentation failure § Material failure § Material failure § Material failure § Material failure § Material failure § Lack of preparation § Lack of preparation failure § Material failure § Material failure § Material failure § Lack of preparation failure § Material failure § Lack of preparation failure § Material failure § Material failure § Material failure § Materi	en in a different state, nple, ntal procedures following an ires or affecting redundant tr ary circuit, elated to not above mentione ount nor by design nor by op- the operating or safety author eria have been notified to AS yses all of these situations. f the events, among the follow owing items: l and not-technical point of v elaration criteria are identified ents, referred to as interesting to justify an individual analysis g for a detailed analysis. were established by the opera lled SAPHIR. Information co RSN. tant contribution to the safety tant contribution to the safety	unforeseen         ains,         ed equipment that         erating procedures,         rity.         •N, most of which         wing items:         riews.         by the operator for         g events for safety         sis but whose         tor in agreement         oncerning these         y assessment of
	nuclear installations. It makes it possible to perform the operational difficulties or the emergence of new issues	rends analysis, to detect the p s.	ersistence of
200	Finland	19.7	
Question/ Comment	Please explain how the regulatory body ensures or verifies that the operators are informed and properly analyse the operating experiences reported through the well established international channels (e.g., WANO, IRS), and that they address the lessons learned by taking proper actions		

Q. n°		Article	Ref. in National report
Answer	A. International OEF at ASN and IRSN		
	After the receipt of the SSE report (within 2 months) "X ASN and IRSN carry out an analysis to examine h were implicated, how operators and equipment behav knowledge of any similar incidents which have occurr circumstances, the same accident would have had far "X ASN and IRSN identify the root causes of the eve other equipment or systems can induce different sequ serious, "X ASN and IRSN look for additional information for of the SSE report, the information supplied usually ha plant or the relevant EDF head office departments, "X IRSN holds a weekly meeting, attended by all the reviewing all the SSE reports received during the prov-	: now the event took place, whi red, what the consequences w red. In addition, it is examined more severe consequences, ent and examine if the same re- tences which consequences co or the most significant events. as to be supplemented by dire- engineers in charge of site saf-	ch safety functions ere, together with 1 if, in other bot causes applied to buld be potentially Despite the quality ect contacts with the fety assessment, for
	inform all engineers responsible for assessing site safe debate on the issues raised by these events, 2) decide and IRS declarations.	on the next steps in terms of	reactors and incite a in-depth analyses
	Besides, ASN and IRSN also exploit other internatior "X IRS reports, "X Information Notices and Regulatory Guides prod	nal feedback sources such as: uced by the American Nuclea	r Regulatory
	Commission (NRC), "X events declared in the International Atomic Energ "X information exchanged in the context of internatio	y Agency (IAEA) NEWS dat onal co-operation.	abase,
	"X EDF examines the events reported by other opera as the IRS reports.	ators and gathered in the WA	NO database as well
	feedback. The conclusions of this survey are gathered briefly the main points to be noted from events occur particular events that may be transposed to the EDF whether or not EDF should perform an in-depth ana is carried out.	in a document submitted to rring outside France. This doc PWRs. For such events, an in lysis and possibly implement	the ASN, outlining cument highlights in vestigation into preventive measures
	On a three-month basis : "X ASN and IRSN hold a meeting to identify outstan these events are the subject of a probabilistic quantific probability of core damage ; "X ASN, IRSN and EDF hold a follow-up meeting o	iding or precursor events. The cation of IRSN to estimate th f the outstanding events.	e most important of e conditional
	On a three-year basis :		
	"X ASN organizes a meeting of the advisory committee to examine the significant incidents of this period. The operating measures or modifications of materials whice depth analysis of events (safety studies;K). The prepar- instruction of the topics between EDF and IRSN. At that is used to support the GPR meting. This report con- events. It analyzes the files transmitted by the licensee	e of experts for nuclear reac e objectives of this meeting a ch result from complex studie ration of this meeting requires the end of this instruction, II carries out an in-depth analysi e and evaluates acceptability, v	tors (GPR) in order re to put forward es resulting from in s a technical RSN issues a report s of significant with respect to
	concludes with recommendations that are frequently a requests to the licensee.	adopted by GPR and reform	posed. It generally ilated by the ASN as
	During the GPK meeting devoted to the examination	of OEF, the international op	89/103

Q. n°		Article	Ref. in National report
	taken into account.		
200	Finland	19.7	
Question/ Comment	Please explain how the regulatory body ensures or ver analyse the operating experiences reported through the WANO, IRS), and that they address the lessons learn	rifies that the operators are in ne well established internation ed by taking proper actions.	formed and properly al channels (e.g.,
Answer	<ul> <li>WANO, IRS), and that they address the lessons learned by taking proper actions.</li> <li>Answer</li> <li>A. International OEF at ASN and IRSN</li> <li>After the receipt of the SSE report (within 2 months) :</li> <li>"X ASN and IRSN carry out an analysis to examine how the event took place, which safety for were implicated, how operators and equipment behaved, what the consequences were, togeth knowledge of any similar incidents which have occurred. In addition, it is examined if, in oth circumstances, the same accident would have had far more severe consequences,</li> <li>"X ASN and IRSN identify the root causes of the event and examine if the same root causes other equipment or systems can induce different sequences which consequences could be posterious,</li> <li>"X ASN and IRSN look for additional information for the most significant events. Despite to of the SSE report, the information supplied usually has to be supplemented by direct contact plant or the relevant EDF head office departments,</li> <li>"X IRSN holds a weekly meeting, attended by all the engineers in charge of site safety assess reviewing all the SSE reports received during the previous week. The purpose of this meeting inform all engineers responsible for assessing site safety of events occurring in the reactors a debate on the issues raised by these events, 2) decide on the next steps in terms of in-depth a and IRS reports,</li> <li>"X IRS reports,</li> <li>"X IRS reports,</li> <li>"X IRG rep</li></ul>		ch safety functions ere, together with l if, in other bot causes applied to buld be potentially Despite the quality ect contacts with the fety assessment, for his meeting is to 1) reactors and incite a in-depth analyses
	"X EDF examines the events reported by other opera as the IRS reports. IRSN systematically analyses all the documents in its feedback. The conclusions of this survey are gathered briefly the main points to be noted from events occur particular events that may be transposed to the EDF whether or not EDF should perform an in-depth anal is carried out.	ators and gathered in the WA possession as a way of exploit in a document submitted to tring outside France. This doc PWRs. For such events, an in lysis and possibly implement	NO database as well ting international the ASN, outlining cument highlights in westigation into preventive measures
	On a three-month basis : "X ASN and IRSN hold a meeting to identify outstanding or precursor events. The most important of these events are the subject of a probabilistic quantification of IRSN to estimate the conditional probability of core damage ; "X ASN, IRSN and EDF hold a follow-up meeting of the outstanding events.		
	On a three-year basis : "X ASN organizes a meeting of the advisory committ to examine the significant incidents of this period. Th operating measures or modifications of materials whic depth analysis of events (safety studies;K). The prepar instruction of the topics between EDF and IRSN. At	tee of experts for nuclear react e objectives of this meeting a ch result from complex studie ration of this meeting requires the end of this instruction, II	etors (GPR) in order re to put forward es resulting from in s a technical RSN issues a report

Q. n°		Article	Ref. in National report
	that is used to support the GPR meting. This report carries out an in-depth analysis of significant events. It analyzes the files transmitted by the licensee and evaluates acceptability, with respect to safety, of the position of the licensee and the corrective and preventive actions proposed. It generally concludes with recommendations that are frequently adopted by GPR and reformulated by the ASN as requests to the licensee. During the GPR meeting devoted to the examination of OEF, the international operating experience is taken into account.		
201	Finland	19.7	
Question/ Comment	Please explain your national policy and practice of sen interested parties on actions that have been taken in y reported through international channels (e.g., WANO	iding feedback reports to the our country as response to si , IRS).	international gnificant events
Answer	A. International OEF at ASN and IRSN After the receipt of the SSE report (within 2 months) ,X ASN and IRSN carry out an analysis to examine h were implicated, how operators and equipment behav knowledge of any similar incidents which have occurr circumstances, the same accident would have had far ,X ASN and IRSN identify the root causes of the eve other equipment or systems can induce different sequ serious, ,X ASN and IRSN look for additional information fo of the SSE report, the information supplied usually ha plant or the relevant EDF head office departments, ,X IRSN holds a weekly meeting, attended by all the reviewing all the SSE reports received during the prev inform all engineers responsible for assessing site safe debate on the issues raised by these events, 2) decide o and IRS declarations. Besides, ASN and IRSN also exploit other internation ,X IRS reports, ,X Information Notices and Regulatory Guides produ Commission (NRC), ,X events declared in the International Atomic Energ ,X information exchanged in the context of internatio ,X EDF examines the events reported by other opera as the IRS reports. IRSN systematically analyses all the documents in its p feedback. The conclusions of this survey are gathered briefly the main points to be noted from events occur particular events that may be transposed to the EDF I whether or not EDF should perform an in-depth anal is carried out. On a three-month basis : ,X ASN and IRSN hold a meeting to identify outstan these events are the subject of a probabilistic quantifie probability of core damage ; ,X ASN, IRSN and EDF hold a follow-up meeting o	: ow the event took place, whi ed, what the consequences w ed. In addition, it is examined more severe consequences, ent and examine if the same re- ences which consequences co- or the most significant events. as to be supplemented by dire- engineers in charge of site saf- tious week. The purpose of the ty of events occurring in the on the next steps in terms of hal feedback sources such as: uced by the American Nuclear ty Agency (IAEA) NEWS data onal co-operation. tors and gathered in the WA possession as a way of exploit in a document submitted to rring outside France. This door PWRs. For such events, an in- lysis and possibly implement dding or precursor events. The cation of IRSN to estimate the f the outstanding events.	ch safety functions ere, together with 1 if, in other oot causes applied to ould be potentially . Despite the quality ect contacts with the fety assessment, for is meeting is to 1) reactors and incite a in-depth analyses ar Regulatory tabase, NO database as well ting international the ASN, outlining cument highlights in ivestigation into preventive measures e most important of a conditional

Q. n°		Article	Ref. in National report
	On a three-year basis : "X ASN organizes a meeting of the advisory committ to examine the significant incidents of this period. Th operating measures or modifications of materials whic depth analysis of events (safety studies <sub>i</sub> K). The prepar instruction of the topics between EDF and IRSN. At that is used to support the GPR meting. This report c events. It analyzes the files transmitted by the licensee safety, of the position of the licensee and the correctiv concludes with recommendations that are frequently a requests to the licensee. During the GPR meeting devoted to the examination taken into account.	tee of experts for nuclear react e objectives of this meeting a ch result from complex studie ration of this meeting requires the end of this instruction, II arries out an in-depth analysi e and evaluates acceptability, we we and preventive actions pro adopted by GPR and reformut of OEF, the international op	tors (GPR) in order re to put forward es resulting from in s a technical RSN issues a report s of significant with respect to posed. It generally lated by the ASN as perating experience is
	Within EDF, all events occurring across the French fl WANO Interface Officer and by the corporate team is determine which events should be reported to WANO unusual plant transients, malfunctioning of safety syst damage to important components, excessive radiation unmonitored radioactive releases, fuel handling events anomalies. In 2007, EDF provided the WANO databi fleet. Significant event reports are screened by the reg the plant.	eet are reviewed on a monthl in charge of OE coordination O. Screening criteria have bee ems, inappropriate conduct of a exposure, industrial accident s, discovery of design anomal ase with 82 events having occ ulator on the basis of event re	y basis by the , in order to n defined: serious or of operations, es, unplanned or ies or construction curred on the French eports submitted by

202	Germany	19.7	P. 147, § 9
Question/	In IAEA PROSPER missions of 2003 (December) and 2006 (April) the experience feedback process		
Comment	of EDF was evaluated. Satisfactory progress has been made and 80 % of the problems wereresolved. What are the remaining issues and how will they be resolved?		
Answer	Indeed, progress has been found to be satisfactory and 80% of problems have been solved. However, among the initial recommendations, two had not made sufficient progress according to the review		
	team: - One related to how low-level events were being addressed. A method approved by the Operational Safety Review Committee in late 2006 is currently being rolled out across the fleet. The second focused		
	- A review of the corporate event screening system has a collect out and others will be implemented for an <i>Q</i>	as been carried out. Improver	nent initiatives will
203	Germany	<b>19.7</b>	15.
Question/	Reference to the Summary Report of the 3rd Review	Meeting, item 36, 38, 42 and	43
Comment	The following set of questions is of special interest fo field. As some of these items may already be covered Germany, we do not expect repetitions of information information as appropriate. It was decided at the Thir Fourth Review Meeting.	r Germany for the further de by your report or by other qu n already delivered. Please jus d Review Meeting to discuss	velopment in this nestions posted by st give additional this topic at the
	<ol> <li>Which are the screening criteria for the internal and external experiences to be considered? (Are audits and reviews performed by external experts for controlling the effectiveness of OEF? Which procedures, committees etc. are established for the review and exchange of operating experience at the plant operator level and the supervisory level?)</li> <li>How are operating experiences handled that are below the statutory reporting threshold?</li> </ol>		
Answer	ASN answer A. Screening criteria for reporting Classification of the events must ensure that the more important ones are given priority treatment. For this purpose and for all the BNIs, the ASN has defined a category of events known as ¡§significant events;". These are events that are sufficiently important in terms of safety to justify rapid notification, followed by a subsequent and more comprehensive report. The licensee, considered to be the in charge of the safety of the plants, is required to report these events. Significant Events Declaration Criteria In its ¡§Guide to the declaration procedure and coding system for criteria concerning significant events;", published in October 2005 and available on its website , ASN defines criteria for declaring events deemed significant. Given the different fields likely to be impacted, ASN distinguishes events in terms of the following: "X safety criteria associated with the prevention of nuclear accidents and the limitation of their consequences; "X radiation protection criteria associated with the observance of radiation protection rules for workers		
	"X environmental protection criteria associated with t as defined in the Environmental Charter, the Environ Code. These criteria may concern BNIs or the transport of 1	the observance of environme mental Protection Code and radioactive materials.	ntal protection rules the Public Health

Q. n°		Article	Ref. in National report
	The criteria associated to safety significant events (SSE) are : 1. emergency shutdown, except in the context of a deliberate scheduled action, 2. actuation of an engineered safeguard system, except in the context of a deliberate scheduled action, 3. non compliance with the Operating Technical Specifications (OTS) or any incident that could have led to a non compliance of the OTS, had the plant been in a different state, 4. external hazard: earthquake or plane crash, for example, 5. real or assumed malevolent act, 6. fallback of the unit according to the OTS or accidental procedures following an unforeseen behaviour of the plant, 7. event resulting or possibly resulting in multiple failures or affecting redundant trains, 8. event or anomaly affecting main primary or secondary circuit, 9. design manufacturing, on site assembly anomalies related to not above mentioned equipment that could lead to operation conditions not taken into account nor by design nor by operating procedures, 10. any other event deemed sufficiently important by the operating or safety authority.		
	In 2007, 644 [SSE] satisfying one of these criteria har rated beyond the INES scale (INES-level 0). ASN and Other Interesting Events Other events not falling within the scope of these dec subsequent analysis of experience feedback. These even (SIE), are events whose immediate importance does no repetitive aspect may be indicative of a problem calling The criteria permitting to classify an event as an SIE with With ASN.	d IRSN conduct an analysis a laration criteria are identified ents, referred to as interesting tot justify an individual analys g for a detailed analysis. were established by the opera	ost of which are ll of these situations. by the operator for gevents for safety is but whose tor in agreement
	EDF reports all operating situations in its database ca events is available to ASN and its technical support II The number of screened SIE is about 12,000 a year. The access to the SIE data basis constitutes an impor nuclear installations. It makes it possible to perform to operational difficulties or the emergence of new issue B. Review and exchange on OEF On a weekly bases : "X IRSN holds every week a meeting, attended by all for reviewing all the SSE reports received during the p "X ASN reviews all the events declared within the we	lled SAPHIR. Information co RSN. tant contribution to the safety rends analysis, to detect the p s. the engineers in charge of sit previous week. ek.	oncerning these y assessment of ersistence of e safety assessment,
	On a three-month basis : "X ASN and IRSN hold a meeting to identify outstan these events are the subject of a probabilistic quantific probability of core damage ; "X ASN, IRSN and EDF hold a follow-up meeting o implemented by EDF within the framework of the sa	ding or precursor events. The cation of IRSN to estimate th f the outstanding events, to r fety analyzes.	e most important of e conditional eview the treatments
	On a three-year basis : "X ASN organizes a meeting of the advisory committ to examine the significant incidents of this period. Th operating measures or modifications of materials whic depth analysis of events (safety studies;K). The prepar instruction of the topics between EDF and IRSN. At	ee of experts for nuclear react e objectives of this meeting a ch result from complex studie ration of this meeting requires the end of this instruction, II	tors (GPR) in order re to put forward es resulting from in s a technical RSN issues a report

Q. n°		Article	Ref. in National report
	that is used to support the GPR meting. This report carries out an in-depth analysis of significant events. It analyzes the files transmitted by the licensee and evaluates acceptability, with respect to safety, of the position of the licensee and the corrective and preventive actions proposed. It generally concludes with recommendations that are frequently adopted by GPR and reformulated by the ASN as requests to the licensee.		
	CEA and ILL answer		
	The Sect. 19.3.4 of the French report describes the processing of anomalies and events for research reactors (operated by the CEA and the ILL). The written guidance from ASN on how to declare and code criteria relating to significant events requires research reactors to declare to ASN any event causing a protective and/or safeguard system to be activated.		
	Moreover, DPSN (protection and nuclear safety directorate) of the ¡§risk control;" division has set up an experience feedback network in collaboration with the safety units of CEA Centres. The information held in the network is passed on to installations at meetings attended by installation managers and safety engineers on each Centre. A specific computing data file has been also implemented by DPSN to allow all the installation managers or safety engineers to access directly and continuously the program with all event descriptions and the taken corrective actions.		
	EDF answer In the area of event analysis, General and specific criteria are established in order to enable specialists forming part of the cross-function committee to screen events of corporate significance. These criteria have been compared with those already established by INPO and no major discrepancies have been found.		
	As an example, corporate investigations have been conducted into recurrent events involving loss of isolation on electrical switchgear, as well as into recurrent events involving lubrication. 1) In addition, OE processing reviews are periodically conducted by the EDF nuclear inspection department (separate from the plants), the French nuclear regulatory authority (ASN), WANO and the IAEA. The ASN requires that OE be reviewed every three years by the standing review committee, for the preceding three-year period. Analyses of safety-related OE are periodically reviewed by plant safety technical committees (GTS). At corporate level, safety-related OE results are annually reviewed by the EDF nuclear safety council (CSN), chaired by the CEO of the EDF GrouP. The nuclear division's		
	safety committee reviews safety-related OE every two months. 2) Lessons learned from OE are set out in an annual letter which is sent by the CEO of the EDF group to the director of the Production and Engineering Division. This letter specifies priority areas for improvement. Every year, the director of the nuclear operations division sends a letter to nuclear power plant managers and to the directors of the corporate engineering entities, setting out the main lessons learned from OE over the war, and accompanied by a request for action plans.		
	3) Since March 2007, EDF has established a "low-lever programme is to take a proactive approach to prevent attentive to inconsequential events, near-misses and d management. This programme is currently being rolle performance project, in order to facilitate screening an raised on the occasion of field inspections.	el event" programme. The int ting drops in performance, by ay-to-day events reported by d out. It is being combined w nd use of observations (positi	tent of this y being more the crafts and by with the human ive and negative)
203	Germany	19.7	
Question/ Comment	Reference to the Summary Report of the 3rd Review. The following set of questions is of special interest fo	Meeting, item 36, 38, 42 and r Germany for the further de	43 velopment in this

Q. n°		Article	Ref. in National report	
	field. As some of these items may already be covered Germany, we do not expect repetitions of information information as appropriate. It was decided at the Thir Fourth Review Meeting.	by your report or by other qu n already delivered. Please jus d Review Meeting to discuss	nestions posted by st give additional this topic at the	
	<ol> <li>Which are the screening criteria for the internal and audits and reviews performed by external experts for procedures, committees etc. are established for the re- plant operator level and the supervisory level?)</li> <li>How is the implementation of lessons learned from 3. How are operating experiences handled that are below</li> </ol>	l external experiences to be c controlling the effectiveness view and exchange of operation operational experience mon low the statutory reporting th	onsidered? (Are of OEF? Which ng experience at the itored? rreshold?	
Answer	A. Screening criteria for reporting Classification of the events must ensure that the more this purpose and for all the BNIs, the ASN has define events;". These are events that are sufficiently importa followed by a subsequent and more comprehensive re The licensee, considered to be the in charge of the saf	e important ones are given pr ed a category of events known ant in terms of safety to justif eport. fety of the plants, is required	iority treatment. For n as ¡§significant y rapid notification, to report these	
	events. Significant Events Declaration Criteria In its ¡§Guide to the declaration procedure and coding system for criteria concerning significant events¡", published in October 2005 and available on its website, ASN defines criteria for declaring events deemed significant. Given the different fields likely to be impacted, ASN distinguishes events in terms of the following "X safety criteria associated with the prevention of nuclear accidents and the limitation of their			
	consequences; "X radiation protection criteria associated with the observance of radiation protection rules for worke and the public, as defined in the Labour Code and the Public Health Code; "X environmental protection criteria associated with the observance of environmental protection rule as defined in the Environmental Charter, the Environmental Protection Code and the Public Health Code.			
	The criteria associated to safety significant events (SSI 1. emergency shutdown, except in the context of a de 2. actuation of an engineered safeguard system, excep 3. non compliance with the Operating Technical Spec led to a non compliance of the OTS, had the plant be 4. external hazard: earthquake or plane crash, for exart 5. real or assumed malevolent act, 6. fallback of the unit according to the OTS or accide: behaviour of the plant, 7. event resulting or possibly resulting in multiple failu 8. event or anomaly affecting main primary or second	E) are : liberate scheduled action, t in the context of a deliberat cifications (OTS) or any incid en in a different state, nple, ntal procedures following an ures or affecting redundant tr ary circuit	e scheduled action, ent that could have unforeseen ains,	
	9. design manufacturing, on site assembly anomalies r could lead to operation conditions not taken into acco 10. any other event deemed sufficiently important by In 2007, 644 ¡§SSE¡" satisfying one of these criteria ha rated beyond the INES scale (INES-level 0). ASN and Other Interesting Events	elated to not above mentione ount nor by design nor by op the operating or safety autho we been reported to ASN, m d IRSN conduct an analysis a	ed equipment that erating procedures, rity. ost of which are ll of these situations.	

Q. n°		Article	Ref. in National report	
	Other events not falling within the scope of these declaration criteria are identified by the operator for subsequent analysis of experience feedback. These events, referred to as interesting events for safety (SIE), are events whose immediate importance does not justify an individual analysis but whose repetitive aspect may be indicative of a problem calling for a detailed analysis. The criteria permitting to classify an event as an SIE were established by the operator in agreement with ASN. EDF reports all operating situations in its database called SAPHIR. Information concerning these			
	<ul> <li>events is available to ASN and its technical support IRSN.</li> <li>The number of screened SIE is about 12,000 a year.</li> <li>The access to the SIE data basis constitutes an important contribution to the safety assessment of nuclear installations. It makes it possible to perform trends analysis, to detect the persistence of operational difficulties or the emergence of new issues.</li> <li>B. Review and exchange on OEF</li> <li>On a weekly bases :</li> <li>"X IRSN holds every week a meeting, attended by all the engineers in charge of site safety assessment, for reviewing all the SSE reports received during the previous week.</li> </ul>			
	<ul> <li>"X ASN reviews all the events declared within the week.</li> <li>On a three-month basis :</li> <li>"X ASN and IRSN hold a meeting to identify outstanding or precursor events. The most important of these events are the subject of a probabilistic quantification of IRSN to estimate the conditional probability of core damage ;</li> <li>"X ASN, IRSN and EDF hold a follow-up meeting of the outstanding events, to review the treatments implemented by EDF within the framework of the safety analyzes.</li> </ul>			
	On a three-year basis : "X ASN organizes a meeting of the advisory committee of experts for nuclear reactors (GPR) in order to examine the significant incidents of this period. The objectives of this meeting are to put forward operating measures or modifications of materials which result from complex studies resulting from in depth analysis of events (safety studies <sub>i</sub> K). The preparation of this meeting requires a technical instruction of the topics between EDF and IRSN. At the end of this instruction, IRSN issues a report that is used to support the GPR meting. This report carries out an in-depth analysis of significant events. It analyzes the files transmitted by the licensee and evaluates acceptability, with respect to safety, of the position of the licensee and the corrective and preventive actions proposed. It generally concludes with recommendations that are frequently adopted by GPR and reformulated by the ASN as			
204	Russian Federation	19.7	Sect. 19.2.7	
Question/ Comment	It is not quite clear from the Sect. 19.2.7 who is responsible for assessing operating experience feedback effectiveness and how this assessment is performed. Do the operating organization and regulatory body assess the operating experience feedback effectiveness? Who, in particular, performs this assessment and in what way?			
Answer	The Sect. 19.3.4 of the French report describes the pr reactors. The written guidance from ASN on how to o events requires research reactors to declare to ASN ar system to be activated. Moreover, DPSN (protection and nuclear safety direc experience feedback network in collaboration with the held in the network is passed on to installations at me	ocessing of anomalies and ev declare and code criteria relative ty event causing a protective a torate) of the "risk control" c e safety units of CEA Centres etings attended by installation	ents for research ing to significant and/or safeguard livision has set up an s. The information n managers and	
	safety engineers on each Centre.	-	_	

Q. n°		Article	Ref. in National report
	A specific computing data file has been also implement managers or safety engineers to access directly and co- descriptions and the taken corrective actions. CEA has set up a specific nuclear general inspectorate among others, the efficiency of the system. Moreover time to inspectorate the operator at any level ("risk co- the OEFs effectiveness. Efficiency of the EDF's OE system is monitored at tw parallel time frames, one annual and the other intermed concerned, safety-related event-based OE is reviewed annual analysis has been reviewed, actions (some spec- upon. As far as intermediary monitoring is concerned Operational Safety Review Committee (CSNE). The co- order to alert the plants, thereby enabling them to pla reviewed on the occasion of EGS safety reviews cond department, and also within the corporate entities eve Timeframe for the OEF process at ASN and IRSN is a) After the receipt of the significant event (ESS) early (IRSN) check the content of the fax report, to analyse consequences and the immediate actions implemented b) After the receipt of the ESS report (within 2 month report to examine the reasons and roots of the event, and the behavior of operators and equipment, together have occurred. They consider the actions implemented this event on the site and on other sites. c) On a three-month basis, ASN and IRSN hold a me The most important of these events are the subject of estimate the conditional probability of core damage. The meeting of the outstanding events. d) On a three-year basis, ASN organises a meeting of Safety (GPR) in order to examine the significant incid are to put forward operating measures or modification resulting from in depth analysis of incidents (safety str a technical instruction of the topics between EDF ame issues a report that is used to support the GPR meetir significant events. It analyzes the files transmitted by to respect to safety, of the position of the owner and the generally concludes with recommendations that are fr	nted by DPSN to allow all the ntinuously the program with e (IGN) which is commission , the regulatory body has the ontrol" division, Centre and in wo levels (plant and corporate ediary. As far as the annual the by each plant and at corporate ediary. As far as the annual the by each plant and at corporate ifically directed at certain pla , this is done at corporate lev corporate entity analyses and y their role. Furthermore, OF hucted on plants by the EDF ery 3 years. as follows : y notification, within a week, e inter alia the description of d by the operator. hs), ASN and IRSN carry out its consequences, the safety fer with knowledge of any sim d by the operator to prevent eeting to identify outstanding f a probabilistic quantification Then ASN, IRSN and EDF h experts from the Advisory G lents of this period. The object ns of materials which result fr udies). The preparation of d the IRSN. At the end of thi ng. This report carries out an the licensee and evaluates acce e possible provisions which it requently adopted by GPR an	e installation all event ed to control, possibility at any istallation) to assess e). There are two me frame is the level. Once the nts) are decided el via the Corporate observes trends in E is systematically nuclear inspection ASN and its TSO the event, its an analysis of the functions implicated ilar incidents which the recurrence of or precursor events. n of IRSN to old a follow-up froup for Reactor ctives of this meeting rom complex studies this meeting requires is instruction, IRSN in-depth analysis of ceptability, with proposes. It id reformulated by
205	the ASN as requests to the operator.	40 5	<b>D</b> 430
205	Switzerland	19.7	P. 139
Question/ Comment	How is adequate depth of licencees event analyses en- analyses in use? Does the authority carry out it's own threshold level defined for such root cause or authori	sured? Are there pocedures for event analyses with the liceno ty analyses?	cr root cause cees? How is the
Answer	A. Screening criteria for reporting Classification of the events must ensure that the more this purpose and for all the BNIs, the ASN has define events; These are events that are sufficiently importa followed by a subsequent and more comprehensive re The licensee, considered to be the in charge of the saf	e important ones are given pr ed a category of events known ant in terms of safety to justif eport. fety of the plants, is required	iority treatment. For as isignificant y rapid notification, to report these

Q. n°		Article	Ref. in National report
	events.		
	Significant Events Declaration Criteria		
	In its jyGuide to the declaration procedure and coding system for criteria concerning significant		
	events deemed significant.		
	Given the different fields likely to be impacted, ASN	distinguishes events in terms	of the following:
	"X safety criteria associated with the prevention of nu	clear accidents and the limita	tion of their
	consequences;		
	"X radiation protection criteria associated with the ob	servance of radiation protect	ion rules for workers
	and the public, as defined in the Labour Code and the	e Public Health Code;	ntal protection rules
	as defined in the Environmental Charter, the Environ	mental Protection Code and	the Public Health
	Code.		
	These criteria may concern BNIs or the transport of 1	adioactive materials.	
	The criteria associated to safety significant events (SSI	E) are :	
	1. emergency shutdown, except in the context of a de	liberate scheduled action,	
	2. actuation of an engineered safeguard system, excep	t in the context of a deliberat	e scheduled action,
	3. non compliance with the Operating Technical Spec	cifications (OTS) or any incid-	ent that could have
	led to a non compliance of the OTS, had the plant be	en in a different state,	
	4. external hazard: earthquake or plane crash, for exar	nple,	
	6. fallback of the unit according to the OTS or accide	ntal procedures following an	unforeseen
	behaviour of the plant.	intar procedures tonowing an	unioreseen
	7. event resulting or possibly resulting in multiple failures or affecting redundant trains,		
	8. event or anomaly affecting main primary or secondary circuit,		
	9. design manufacturing, on site assembly anomalies related to not above mentioned equipment that		
	could lead to operation conditions not taken into acco	ount nor by design nor by op	erating procedures,
	10. any other event deemed sufficiently important by	the operating or safety author	nty.
	In 2007, 644 ¡§SSE¡¨ satisfying one of these criteria ha	we been reported to ASN, m	ost of which are
	rated beyond the INES scale (INES-level 0). ASN and	d IRSN conduct an analysis o	of all these situations.
	Other Interesting Events	1	1 1 6
	Other events not falling within the scope of these dec	aration criteria are identified	by the operator for
	(SIE) are events whose immediate importance does n	oot justify an individual analys	is but whose
	repetitive aspect may be indicative of a problem callin	g for a detailed analysis.	is but whose
	The criteria permitting to classify an event as an SIE v	were established by the opera	tor in agreement
	with ASN.	, <u>,</u>	C
	EDF reports all operating situations in its database ca	lled SAPHIR. Information co	oncerning these
	events is available to ASN and its technical support II	RSN.	
	The number of screened SIE is about 12,000 a year.		c
	The access to the SIE data basis constitutes an import	tant contribution to the safety	y assessment of
	nuclear installations. It makes it possible to perform the	rends analysis, to detect the p	ersistence of
	B. Root Causes Analysis	o.	
	ASN requires its analysts to identify the root causes o	f the events, among the follo	wing items:
	"X external hazard	, 811010	U
	"X human factor		
	"X organizational factor		

Q. n°		Article	Ref. in National report
	"X technical factor It is also required to be more specific, among the follo	owing items:	
	"X Malevolent act;		
	"X Lack of competence		
	X Lack of preparation		
	"X Lack of maintenance		
	"X Documentation failure		
	"X Periodic testing failure		
	"X Material failure		
	"X [K		
	All the reported events are screened on both technical and not-technical point of views.		
	C. Review and analysis of the events by ASN and IRS	N	
	X ASN checks the content of the fax report (is the it	a week.	te and correct?).
	"X ASN and IRSN ask for more information to the o	perator, if needed ;	te alle collect.),
	"X ASN can perform a reactive inspection on the site	when more information is re	equired;
	"X if the event has been rated at level 1 or above on t	he INES scale, ASN publish	es a press release and
	unveils more information on its website;	last the SSE	
	"A More and reste update their databases used to cor	lect the SSE,	
	After the receipt of the SSE report (within 2 months)	:	
	"X ASN and IRSN carry out an analysis to examine how the event took place, which safety functions		
	were implicated, how operators and equipment behav	ed, what the consequences w	d if in other
	circumstances, the same accident would have had far	more severe consequences.	u II, III Other
	"X ASN and IRSN identify the root causes of the eve	nt and examine if the same r	oot causes applied to
	other equipment or systems can induce different sequ	ences which consequences co	ould be potentially
	serious,		Descrite the smallter
	of the SSE report, the information supplied usually ba	is to be supplemented by dire	ct contacts with the
	plant or the relevant EDF head office departments,	is to be supplemented by and	cer contacto with the
	"X IRSN holds a weekly meeting, attended by all the	engineers in charge of site sat	fety assessment, for
	reviewing all the SSE reports received during the prev	ious week. The purpose of th	nis meeting is to 1)
	inform all engineers responsible for assessing site safe	ty of events occurring in the	reactors and incite a
	and IRS declarations.	on the next steps in terms of	in-deput analyses
	On a three-month basis :	1' / דיו	
	"X ASN and IRSN hold a meeting to identify outstan	ding or precursor events. The	e most important of
	probability of core damage :	auon of more to estimate th	ie conditional
	"X ASN, IRSN and EDF hold a follow-up meeting o	f the outstanding events.	
	Un a three-year basis : ASN organizes a meeting of the advisory committee of	favorte for pueloar reactor	(CDR) in order to
	examine the significant incidents of this period. The o	biectives of this meeting are	to put forward
	operating measures or modifications of materials which	ch result from complex studie	es resulting from in
	depth analysis of events (safety studies;K). The prepar	ation of this meeting require	s a technical
	instruction of the topics between EDF and IRSN. At	the end of this instruction, I	RSN issues a report

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	that is used to support the GPR meting. This report carries out an in-depth analysis of significant events. It analyzes the files transmitted by the licensee and evaluates acceptability, with respect to safety, of the position of the licensee and the corrective and preventive actions proposed. It generally concludes with recommendations that are frequently adopted by GPR and reformulated by the ASN as requests to the licensee.				
205	Switzerland	19.7	P. 139		
Question/ Comment	How is adequate depth of licencees event analyses ensured? Are there pocedures for root cause analyses in use? Does the authority carry out it's own event analyses with the licencees? How is the threshold level defined for such root cause or authority analyses?				
Answer	Switzerland         19.7         P. 139           How is adequate depth of licencees event analyses ensured? Are there pocedures for root cause t analyses in use? Does the authority carry out it's own event analyses with the licencees? How is the threshold level defined for such root cause or authority analyses?           A. Screening criteria for reporting         Classification of the events must ensure that the more important ones are given priority treatment. I this purpose and for all the BNIs, the ASN has defined a category of events known as [\$significant events]". These are events that are sufficiently important in terms of safety to justify rapid notificatio followed by a subsequent and more comprehensive report.           The licensee, considered to be the in charge of the safety of the plants, is required to report these events.         Significant Events Declaration Criteria           In its [\$Guide to the declaration procedure and coding system for criteria concerning significant events]", published in October 2005 and available on its website , ASN defines criteria for declaring events deemed significant.         Given the different fields likely to be impacted, ASN distinguishes events in terms of the following: "X safety criteria associated with the observance of radiation protection rules for worl and the public, as defined in the Labour Code and the Public Health Code;           These criteria may concern BNIs or the transport of radioactive materials.         The criteria associated to safety significant events (SSE) are :          , X environmental protection criteria greguing infecant exceed action of an engineered safeguard system, except in the context of a deliberate scheduled action,          , X canixion protection criteria				
	Other events not falling within the scope of these declaration criteria are identified by the operator for subsequent analysis of experience feedback. These events, referred to as interesting events for safety				

Q. n°		Article	Ref. in National report		
	(SIE), are events whose immediate importance does not justify an individual analysis but whose repetitive aspect may be indicative of a problem calling for a detailed analysis. The criteria permitting to classify an event as an SIE were established by the operator in agreement with ASN.				
	EDF reports all operating situations in its database ca events is available to ASN and its technical support II The number of screened SIE is about 12,000 a year. The access to the SIE data basis constitutes an impor nuclear installations. It makes it possible to perform t operational difficulties or the emergence of new issue B. Root Causes Analysis ASN requires its analysts to identify the root causes o "X external hazard "X human factor "X organizational factor It is also required to be more specific, among the folle "X Malevolent act; "X Lack of competence "X Lack of surveillance "X Lack of maintenance "X Documentation failure "X Material failure "X Material failure X to follow	lled SAPHIR. Information co RSN. tant contribution to the safety rends analysis, to detect the p s. of the events, among the follow owing items:	oncerning these y assessment of versistence of wing items:		
	All the reported events are screened on both technica C. Review and analysis of the events by ASN and IRS After the receipt of the SSE early notification, within "X ASN checks the content of the fax report (is the ir "X ASN and IRSN ask for more information to the o "X ASN can perform a reactive inspection on the site "X if the event has been rated at level 1 or above on t unveils more information on its website ; "X ASN and IRSN update their databases used to col	I and not-technical point of v N a week: nformation provided complet operator, if needed ; when more information is re the INES scale, ASN publishe llect the SSE,	riews. te and correct?) ; equired ; es a press release and		
	After the receipt of the SSE report (within 2 months) "X ASN and IRSN carry out an analysis to examine h were implicated, how operators and equipment behav knowledge of any similar incidents which have occurr circumstances, the same accident would have had far "X ASN and IRSN identify the root causes of the eve other equipment or systems can induce different sequ serious, "X ASN and IRSN look for additional information for of the SSE report, the information supplied usually ha plant or the relevant EDF head office departments,	: now the event took place, whi red, what the consequences w red. In addition, it is examined more severe consequences, ent and examine if the same re- uences which consequences co or the most significant events. as to be supplemented by dire	ch safety functions rere, together with d if, in other oot causes applied to ould be potentially . Despite the quality ect contacts with the		
	"X IRSN holds a weekly meeting, attended by all the reviewing all the SSE reports received during the prev	engineers in charge of site saf vious week. The purpose of th	tety assessment, for his meeting is to 1)		

Q. n°		Article	Ref. in National report		
	inform all engineers responsible for assessing site safety of events occurring in the reactors and incite a debate on the issues raised by these events, 2) decide on the next steps in terms of in-depth analyses and IRS declarations.				
	On a three-month basis : "X ASN and IRSN hold a meeting to identify outstanding or precursor events. The most important of these events are the subject of a probabilistic quantification of IRSN to estimate the conditional probability of core damage ; "X ASN, IRSN and EDF hold a follow-up meeting of the outstanding events.				
	On a three-year basis : ASN organizes a meeting of the advisory committee of experts for nuclear reactors (GPR) in order to examine the significant incidents of this period. The objectives of this meeting are to put forward operating measures or modifications of materials which result from complex studies resulting from in depth analysis of events (safety studies <sub>i</sub> K). The preparation of this meeting requires a technical instruction of the topics between EDF and IRSN. At the end of this instruction, IRSN issues a report that is used to support the GPR meting. This report carries out an in-depth analysis of significant events. It analyzes the files transmitted by the licensee and evaluates acceptability, with respect to safety, of the position of the licensee and the corrective and preventive actions proposed. It generally concludes with recommendations that are frequently adopted by GPR and reformulated by the ASN as requests to the licensee.				
206	Japan	19.8	P. 136, L15 from Btm		
Question/ Comment	The 1st paragraph under the Sect. 19.1.3 says that Article 29 of the act of 13 June 2006 states that the final shutdown and dismantling of a BNI is subject to an authorization delivered by decree after an ASN opinion. In the previous report, regarding the shutdown issue, it is said as follows: The implementation of these various provisions is subject to their approval by decree, countersigned by the Ministers for the Environment and for Industry, after assent of the Minister for Health and prior consultation of the Interministerial Commission for Basic Nuclear Installations (CIINB). As above, in the 4th report Ministers' involvement is not mentioned. Does this mean that the authority has been delegated to the ASM Chairman.				
Answer	has been delegated to the ASN Chairman? After the consultative commission for basic nuclear installations and the ASN have issued their				
	opinion, the decree authorizing the final shutdown and dismantling of a BNI is signed by the ministers tasked with nuclear safety : the Minister for Ecology and Sustainable Planning and Development and the Minister for the Economy, Finance and Employment.				