# TECHNICAL SPECIFICATION BASES UPDATE STATUS

UNIT: <u>2</u>

Change No.	Pages Issued	Implementation Date
2-017	B-I B-II B-III B-IV	7/10/03
2-011	B 3/4 4-16	8/13/03
2-018	B $3/4$ $4-1$ B $3/4$ $4-6$ B $3/4$ $4-7$ B $3/4$ $4-8$ B $3/4$ $4-13$ B $3/4$ $4-14$ B $3/4$ $4-15$ B $3/4$ $4-15a$ B $3/4$ $4-15a$ B $3/4$ $4-15c$ B $3/4$ $4-15c$ B $3/4$ $4-15c$ B $3/4$ $4-15f$ B $3/4$ $4-15f$ B $3/4$ $4-15f$ B $3/4$ $4-15f$ B $3/4$ $4-15f$ B $3/4$ $4-15h$ B $3/4$ $4-15h$ B $3/4$ $4-15h$ B $3/4$ $4-16b$ B $3/4$ $5-1b$	9/9/03
2-022	B 3/4 7-3	9/9/03
2-019	B-III B 3/4 7-5 B 3/4 7-6	9/27/03
2-015	B 3/4 0-6 B 3/4 0-7 B 3/4 0-8 B 3/4 0-9 B 3/4 0-10	1/20/04

# TECHNICAL SPECIFICATION BASES UPDATE STATUS

UNIT: <u>2</u>

Change	Pages	Implementation
No.	Issued	Date
2-002	B 3/4 7-4 B 3/4 9-2 B 3/4 9-7 B 3/4 9-8	02/07/02
2-003	B 3/4 4-7 B 3/4 7-1 B 3/4 7-1a B 3/4 7-1b B 3/4 7-1c B 3/4 7-1d B 3/4 7-1e B 3/4 7-1f	02/20/02
2-001 (Interim Issue)	B 3/4 1-2 B 3/4 1-3 B 3/4 1-4 B 3/4 1-5	02/22/02
2-004	B 3/4 9-1	02/22/02
2-001 (Final Issue)	B $3/4$ $1-2$ B $3/4$ $1-3$ B $3/4$ $1-4$ B $3/4$ $1-5$ B $3/4$ $4-1b$ B $3/4$ $4-1c$ B $3/4$ $4-1d$ B $3/4$ $4-1d$ B $3/4$ $4-2$ B $3/4$ $4-5$ B $3/4$ $4-6$ B $3/4$ $4-14$ B $3/4$ $4-15j$ B $3/4$ $4-16f$ B $3/4$ $4-16f$ B $3/4$ $7-3$ B $3/4$ $7-5$ B $3/4$ $9-6$ B $3/4$ $10-1$	04/11/02
2-005	B 3/4 9-9 B 3/4 9-10 B 3/4 9-11	04/11/02
2-006	B 3/4 4-1 B 3/4 4-1a B 3/4 4-1b B 3/4 4-15b	07/25/02
2-008	B 3/4 3-11	08/07/02
2-013	B 3/4 5-1 B 3/4 5-1a B 3/4 5-1b	04/18/03
2-016	B 3/4 3-2 B 3/4 6-11	04/21/03

# TECHNICAL SPECIFICATION BASES INDEX

BASES			
SECTION		PAGE	
2.1 SAFETY	LIMITS		
2.1.1	REACTOR CORE	в 2-1	
2.1.2	REACTOR COOLANT SYSTEM PRESSURE	B 2-2	
<u>3/4.0 APPLI</u>	CABILITY	B 3/4	0-1
3/4.1 REACT	IVITY CONTROL SYSTEMS		
3/4.1.1	BORATION CONTROL	B 3/4	1-1
3/4.1.2	BORATION SYSTEMS	B 3/4	1-2
3/4.1.3	MOVABLE CONTROL ASSEMBLIES	B 3/4	1-4
3/4.2 POWER	DISTRIBUTION LIMITS		
3/4.2.1	AXIAL FLUX DIFFERENCE (AFD)	B 3/4	2-1
3/4.2.2 AND	3/4.2.3 HEAT FLUX AND NUCLEAR ENTHALPY HOT CHANNEL FACTORS $F_{\rm Q}(\rm Z)$ AND $F_{\rm AH}^{\rm N}$	B 3/4	2-2
3/4.2.4	QUADRANT POWER TILT RATIO	B 3/4	2-5
3/4.2.5	DNB PARAMETERS	B 3/4	2-11
<u>3/4.3 INSTR</u>	UMENTATION		
	3/4.3.2 REACTOR TRIP SYSTEM INSTRUMENTATION AND ENGINEERED SAFETY FEATURES ACTUATION SYSTEM INSTRUMENTATION	B 3/4	3-1
3/4.3.3	MONITORING INSTRUMENTATION	B 3/4	3-10
3/4.3.3.1	Radiation Monitoring Instrumentation	B 3/4	3-10
3/4.3.3.5	Remote Shutdown Instrumentation	B 3/4	3-11

3/4.3.3.8 Accident Monitoring Instrumentation ..... B 3/4 3-11

## SECTION

PAGE

# 3/4.4 REACTOR COOLANT SYSTEM

3/4.4.1	REACTOR COOLANT LOOPS AND COOLANT CIRCULATION B 3/4 4-1
3/4.4.3	SAFETY VALVES B 3/4 4-2
3/4.4.4	PRESSURIZER B 3/4 4-2
3/4.4.5	STEAM GENERATORS B 3/4 4-2
3/4.4.6	REACTOR COOLANT SYSTEM LEAKAGE B 3/4 4-4
3/4.4.8	SPECIFIC ACTIVITY B 3/4 4-5
3/4.4.9	PRESSURE/TEMPERATURE LIMITS B 3/4 4-6

3/4.4.11 REACTOR COOLANT SYSTEM RELIEF VALVES ..... B 3/4 4-16

# 3/4.5 EMERGENCY CORE COOLING SYSTEMS (ECCS)

3/4.5.1	ACCUMULA	TORS	B 3/4	5-1
3/4.5.2 AND	3/4.5.3	ECCS	SUBSYSTEMS B 3/4	5-1a
3/4.5.4	SEAL INJ	ECTIO	DN FLOW B 3/4	5-2

# 3/4.6 CONTAINMENT SYSTEMS

3/4.6.1	PRIMARY CONTAINMENT	В	3/4	6-1
3/4.6.2	DEPRESSURIZATION AND COOLING SYSTEMS	В	3/4	6-10
3/4.6.3	CONTAINMENT ISOLATION VALVES	В	3/4	6-12
3/4.6.4	COMBUSTIBLE GAS CONTROL	В	3/4	6-12

# TECHNICAL SPECIFICATION BASES INDEX

BASES		
SECTION		PAGE
3/4.7 PLANT	SYSTEMS	
3/4.7.1	TURBINE CYCLE	B 3/4 7-1
3/4.7.3	PRIMARY COMPONENT COOLING WATER SYSTEM	B 3/4 7-3
3/4.7.4	SERVICE WATER SYSTEM	B 3/4 7-3
3/4.7.5	ULTIMATE HEAT SINK	B 3/4 7-3
3/4.7.7	CONTROL ROOM EMERGENCY AIR CLEANUP AND PRESSURIZATION SYSTEM	B 3/4 7-4
3/4.7.8	SUPPLEMENTAL LEAK COLLECTION AND RELEASE SYSTEM (SLCRS)	B 3/4 7-6
3/4.8 ELECT	RICAL POWER SYSTEMS	
3/4.8.1, 3/4	.8.2 A.C. SOURCES AND ONSITE POWER DISTRIBUTION SYSTEMS	B 3/4 8-1
3/4.9 REFUE	LING OPERATIONS	
3/4.9.1	BORON CONCENTRATION	B 3/4 9-1
3/4.9.2	INSTRUMENTATION	B 3/4 9-1
3/4.9.3	DECAY TIME	B 3/4 9-1
3/4.9.4	CONTAINMENT BUILDING PENETRATIONS	B 3/4 9-2
3/4.9.8	RESIDUAL HEAT REMOVAL AND COOLANT CIRCULATION	B 3/4 9-6
3/4.9.9	CONTAINMENT PURGE AND EXHAUST ISOLATION SYSTEM	B 3/4 9-7
3/4.9.10 AND	3/4.9.11 WATER LEVEL-REACTOR VESSEL AND STORAGE POOL	B 3/4 9-7
3/4.9.12	FUEL BUILDING VENTILATION SYSTEM	B 3/4 9-8
3/4.9.14	SPENT FUEL POOL STORAGE	B 3/4 9-9
3/4.9.15	FUEL STORAGE POOL BORON CONCENTRATION	B 3/4 9-10

SECTION		PAGE	
3/4.10 SPECIA	AL TEST EXCEPTIONS		
3/4.10.1	SHUTDOWN MARGIN	B 3/4	10-1
3/4.10.2	GROUP HEIGHT, INSERTION AND POWER DISTRIBUTION LIMITS	B 3/4	10-1
3/4.10.3	PHYSICS TESTS	B 3/4	10-1
3/4.10.4	REACTOR COOLANT LOOPS	B 3/4	10-1

\_\_\_\_

FOR

SAFETY LIMITS

AND

LIMITING SAFETY SYSTEM SETTINGS

## 3/4 LIMITING CONDITIONS FOR OPERATION AND SURVEILLANCE REQUIREMENTS

## 3/4.0 APPLICABILITY

#### BASES

<u>Specification 3.0.1 through 3.0.5</u> establish the general requirements applicable to Limiting Conditions for Operation. These requirements are based on the requirements for Limiting Conditions for Operation stated in the Code of Federal Regulations, 10 CFR 50.36(c)(2):

"Limiting conditions for operation are the lowest functional capability or performance levels of equipment required for safe operation of the facility. When a limiting condition for operation of a nuclear reactor is not met, the licensee shall shut down the reactor or follow any remedial action permitted by the technical specification until the condition can be met."

<u>Specification 3.0.1</u> establishes the Applicability statement within each individual specification as the requirement for when (i.e., in which OPERATIONAL MODES or other specified conditions) conformance to the Limiting Conditions for Operation is required for safe operation of the facility. The ACTION requirements establish those remedial measures that must be taken within specified time limits when the requirements of a Limiting Condition for Operation are not met.

There are two basic types of ACTION requirements. The first specifies the remedial measures that permit continued operation of the facility which is not further restricted by the time limits of In this case, conformance to the ACTION the ACTION requirements. requirements provides an acceptable level of safety for unlimited continued operation as long as the ACTION requirements continue to be The second type of ACTION requirement specifies a time limit in met. which conformance to the conditions of the Limiting Condition for Operation must be met. This time limit is the allowable outage time to restore an inoperable system or component to OPERABLE status or for restoring parameters within specified limits. If these actions are not completed within the allowable outage time limits, a shutdown is required to place the facility in a MODE or condition in which the specification no longer applies. It is not intended that the shutdown ACTION requirements be used as an operational convenience permits (routine) voluntary removal of which a system(s) or component(s) from service in lieu of other alternatives that would not result in redundant systems or components being inoperable.

The specified time limits of the ACTION requirements are applicable from the point in time it is identified that a Limiting Condition for Operation is not met. The time limits of the ACTION requirements are also applicable when a system or component is removed from service for surveillance testing or investigation of operational problems. Individual specifications may include a specified time limit for the completion of a Surveillance Requirement when equipment is removed from service. In this case, the allowable outage time limits of the ACTION requirements are applicable when this limit expires if the surveillance has not been completed. When a shutdown is required to comply with ACTION requirements, the plant may have entered a MODE in which a new specification becomes applicable. In this case, the time limits of the ACTION requirements would apply from the point in time that the new specification becomes applicable if the requirements of the Limiting Condition for Operation are not met.

BEAVER VALLEY - UNIT 2

B 3/4 0-1

Amendment No. 4

## BASES (Continued)

<u>Specification 3.0.2</u> establishes that noncompliance with a specification exists when the requirements of the Limiting Condition for Operation are not met and the associated ACTION requirements have not been implemented within the specified time interval. The purpose of this specification is to clarify that (1) implementation of the ACTION requirements within the specified time interval constitutes compliance with a specification and (2) completion of the remedial measures of the ACTION requirements is not required when compliance with a Limiting Condition for Operation is restored within the time interval specified in the associated ACTION requirements.

Specification 3.0.3 establishes the shutdown ACTION requirements that must be implemented when a Limiting Condition for Operation is not met and the condition is not specifically addressed by the associated ACTION requirements. The purpose of this specification is to delineate the time limits for placing the unit in a safe shutdown MODE when plant operation cannot be maintained within the limits for safe operation defined by the Limiting Conditions for Operation and its ACTION requirements. It is not intended to be used as an operational convenience which permits (routine) voluntary removal of redundant systems or components from service in lieu of other alternatives that would not result in redundant systems or components One hour is allowed to prepare for an orderly being inoperable. shutdown before initiating a change in plant operation. This time permits the operator to coordinate the reduction in electrical generation with the load dispatcher to ensure the stability and availability of the electrical grid. The time limits specified to reach lower MODES of operation permit the shutdown to proceed in a controlled and orderly manner that is well within the specified maximum cooldown rate and within the cooldown capabilities of the facility assuming only the minimum required equipment is OPERABLE. This reduces thermal stresses on components of the primary coolant system and the potential for a plant upset that could challenge safety systems under conditions for which this specification applies.

If remedial measures permitting limited continued operation of the facility under the provisions of the ACTION requirements are completed, the shutdown may be terminated. The time limits of the ACTION requirements are applicable from the point in time there was a failure to meet a Limiting Condition for Operation. Therefore, the shutdown may be terminated if the ACTION requirements have been met or the time limits of the ACTION requirements have not expired, thus providing an allowance for the completion of the required actions.

The time limits of Specification 3.0.3 allow 37 hours for the plant to be in the COLD SHUTDOWN MODE when a shutdown is required during the POWER MODE of operation. If the plant is in a lower MODE of operation when a shutdown is required, the time limit for reaching the next lower MODE of operation applies. However, if a lower MODE of operation is reached in less time than allowed, the total allowable time to reach COLD SHUTDOWN, or other applicable MODE, is not reduced. For example, if HOT STANDBY is reached in 2 hours, the time allowed

## BASES (Continued)

to reach HOT SHUTDOWN is the next 11 hours because the total time to reach HOT SHUTDOWN is not reduced from the allowable limit of 13 hours. Therefore, if remedial measures are completed that would permit a return to POWER operation, a penalty is not incurred by having to reach a lower MODE of operation in less than the total time allowed.

The same principle applies with regard to the allowable outage time limits of the ACTION requirements, if compliance with the ACTION requirements for one specification results in entry into a MODE or condition of operation for another specification in which the requirements of the Limiting Condition for Operation are not met. If the new specification becomes applicable in less time than specified, the difference may be added to the allowable outage time limits of the second specification. However, the allowable outage time limits of ACTION requirements for a higher MODE of operation may not be used to extend the allowable outage time that is applicable when a Limiting Condition for Operation is not met in a lower MODE of operation.

The shutdown requirements of Specification 3.0.3 do not apply in MODES 5 and 6, because the ACTION requirements of individual specifications define the remedial measures to be taken.

Specification 3.0.4 establishes limitation on MODE changes when a Limiting Condition for Operation is not met. It precludes placing the facility in a higher MODE of operation when the requirements for a Limiting Condition for Operation are not met and continued noncompliance to these conditions would result in a shutdown to comply with the ACTION requirements if a change in MODES were permitted. The purpose of this specification is to ensure that facility operation is not initiated or that higher MODES of operation are not entered when corrective action is being taken to obtain compliance with a specification by restoring equipment to OPERABLE status or parameters to specified limits. Compliance with ACTION requirements that permit continued operation of the facility for an unlimited period of time provides an acceptable level of safety for continued operation without regard to the status of the plant before or after a MODE change. Therefore, in this case, entry into an OPERATIONAL MODE or other specified condition may be made in accordance with the provisions of the ACTION requirements. The provisions of this specification should not, however, be interpreted as endorsing the failure to exercise good practice in restoring systems or components to OPERABLE status before plant startup.

When a shutdown is required to comply with ACTION requirements, the provisions of Specification 3.0.4 do not apply because they would delay placing the facility in a lower MODE of operation.

## BASES (Continued)

<u>Specification 3.0.5</u> This specification delineates what additional conditions must be satisfied to permit operation to continue, consistent with the ACTION statements for power sources, when a normal or emergency power source is not OPERABLE. It specifically prohibits operation when one division is inoperable because its normal or emergency power source is inoperable and a system, subsystem, train, component or device in another division is inoperable for another reason.

The provisions of this specification permit the ACTION statements associated with individual systems, subsystems, trains, components, or devices to be consistent with the ACTION statements of the associated electrical power source. It allows operation to be governed by the time limits of the ACTION statement associated with the Limiting Condition for Operation for the normal or emergency power source, not the individual ACTION statements for each system, subsystem, train, component or device that is determined to be inoperable solely because of the inoperability of its normal or emergency power source.

example, Specification 3.8.1.1 requires in part For that two emergency diesel generators be OPERABLE. The ACTION statement provides for a 72 hour out-of-service time when one emergency diesel generator is not OPERABLE. If the definition of OPERABLE were applied without consideration of Specification 3.0.5, all system subsystems, trains, components and devices supplied by the inoperable emergency power source would also be inoperable. This would dictate invoking the applicable ACTION statements for each of the applicable Limiting Conditions for Operation. However, the provisions of Specification 3.0.5 permit the time limits for continued operation to be consistent with the ACTION statement for the inoperable emergency diesel generator instead, provided the other specified conditions are satisfied. In this case, this would mean that the corresponding normal power source must be OPERABLE, and all redundant systems, subsystems, trains, components, and devices must be OPERABLE, or otherwise satisfy Specification 3.0.5 (i.e, be capable of performing their design function and have at least one normal or one emergency power source OPERABLE). If they are not satisfied, action is required in accordance with this specification.

As a further example, Specification 3.8.1.1 requires in part that two physically independent circuits between the offsite transmission network and the onsite Class IE distribution system be OPERABLE. The ACTION statement provides a 24-hour out-of-service time when both required offsite circuits are not OPERABLE. If the definition of OPERABLE were applied without consideration of Specification 3.0.5, all systems, subsystems, trains, components and devices supplied by the inoperable normal power sources, both of the offsite circuits, would also be inoperable. This would dictate invoking the applicable ACTION statement for the inoperable normal power sources instead, provided the other specified conditions are satisfied. In this case, this would mean that for one division the emergency power source must be OPERABLE (as must be the components supplied by the emergency power source) and all redundant systems, subsystems,

# BASES (Continued)

trains, components and devices in the other division must be OPERABLE, or likewise satisfy Specification 3.0.5 (i.e., be capable of performing their design functions and have an emergency power source OPERABLE). In other words, both emergency power sources must be OPERABLE and all redundant systems, subsystems, trains, components and devices in both divisions must also be OPERABLE. If these conditions are not satisfied, action is required in accordance with this specification.

In MODES 5 or 6 Specification 3.0.5 is not applicable, and thus the individual ACTION statements for each applicable Limiting Condition for Operation in these MODES must be adhered to.

<u>Specification 3.0.6</u> establishes the allowance for restoring equipment to service under administrative controls when it has been removed from service or declared inoperable to comply with ACTIONS. The sole purpose of this specification is to provide an exception to Specification 3.0.1 (e.g., to not comply with the applicable ACTIONS) to allow the performance of Surveillance Requirements and post maintenance testing to demonstrate:

- a. The OPERABILITY of the equipment being returned to service; or
- b. The OPERABILITY of other equipment.

The administrative controls ensure the time the equipment is returned to service in conflict with the requirements of the ACTIONS is limited to the time absolutely necessary to perform the allowed testing. This specification does not provide time to perform any other preventive or corrective maintenance. Minor corrections such as adjustments of limit switches to correct position indication anomalies are considered within the scope of this specification. Other more significant tasks such as valve packing replacement are not permitted by this specification.

It is expected that the testing will confirm equipment operability. Should the testing demonstrate that the equipment is not operable, the provisions of LCO 3.0.1 will be applied.

An example of demonstrating the OPERABILITY of the equipment being returned to service is reopening a containment isolation valve that has been closed to comply with ACTIONS and must be reopened to perform the surveillance requirements.

BEAVER VALLEY -	UNIT 2	B 3/4 0-5	Amendment No. 90

## BASES (Continued)

An example of demonstrating the OPERABILITY of other equipment is taking an inoperable channel or trip system out of the tripped condition to prevent the trip function from occurring during the performance of a surveillance requirement on another channel in the other trip system. A similar example of demonstrating the OPERABILITY of other equipment is taking an inoperable channel or trip system out of the tripped condition to permit the logic to function and indicate the appropriate response during the performance of a surveillance requirement on another channel in the same trip system.

<u>Specifications 4.0.1 through 4.0.5</u> establish the general requirements applicable to Surveillance Requirements. These requirements are based on the Surveillance Requirements stated in the Code of Federal Regulations, 10 CFR 50.36(c)(3):

"Surveillance requirements are requirements relating to test, calibration, or inspection to ensure that the necessary quality of systems and components is maintained, that facility operation will be within safety limits, and that the limiting conditions of operation will be met."

Specifications 4.0.1 establishes the requirement that surveillances must be met during the OPERATIONAL MODES or other conditions for which the requirements of the Limiting Conditions for Operation apply unless otherwise stated in an individual Surveillance Requirement. The purpose of this specification is to ensure that surveillances are performed to verify the OPERABILITY of systems and components and that parameters are within specified limits to ensure safe operation of the facility when the plant is in a MODE or other specified condition for which the associated Limiting Conditions for Operation are applicable. Failure to meet a Surveillance within the allowed surveillance interval, in accordance with Specification 4.0.2, constitutes a failure to meet a Limiting Condition for Operation.

Systems and components are assumed to be OPERABLE when the associated Surveillance Requirements have been met. Nothing in this Specification, however, is to be construed as implying that systems or components are OPERABLE when:

- The systems or components are known to be inoperable, a. although still meeting the Surveillance Requirements; or
- The requirements of the Surveillance(s) are known not to be b. met between required Surveillance performances.

## BASES (Continued)

Surveillance Requirements do not have to be performed when the facility is in an OPERATIONAL MODE or other specified condition for which the requirements of the associated Limiting Condition for Operation do not apply unless otherwise specified. The Surveillance Requirements associated with a Special Test Exception are only applicable when the Special Test Exception is used as an allowable exception to the requirements of a specification.

Unplanned events may satisfy the requirements (including applicable acceptance criteria) for a given Surveillance Requirement. In this case, the unplanned event may be credited as fulfilling the performance of the Surveillance Requirement. This allowance includes those Surveillance Requirements whose performance is normally precluded in a given MODE or other specified condition.

Surveillance Requirements, including Surveillances invoked by ACTION requirements, do not have to be performed on inoperable equipment because the ACTIONS define the remedial measures that apply. Surveillances have to be met and performed in accordance with Specification 4.0.2, prior to returning equipment to OPERABLE status.

Upon completion of maintenance, appropriate post maintenance testing is required to declare equipment OPERABLE. This includes ensuring applicable Surveillances are not failed and their most recent performance is in accordance with Specification 4.0.2. Post maintenance testing may not be possible in the current MODE or other specified conditions in the Applicability due to the necessary unit parameters not having been established. In these situations, the equipment may be considered OPERABLE provided testing has been satisfactorily completed to the extent possible and the equipment is not otherwise believed to be incapable of performing its function. This will allow operation to proceed to a MODE or other specified condition where other necessary post maintenance tests can be completed.

An example of this process is Auxiliary feedwater (AFW) pump turbine maintenance during refueling that requires testing at steam pressures other appropriate testing is satisfactorily > 600 psiq. If completed, the AFW System can be considered OPERABLE. This allows startup and other necessary testing to proceed until the plant reaches the steam pressure required to perform the testing.

Specification 4.0.2 establishes the limit for which the specified time interval for Surveillance Requirements may be extended. Ιt permits an allowable extension of the normal surveillance interval to facilitate surveillance scheduling and consideration of plant operating conditions that may not be suitable for conducting the surveillance; transient conditions or other ongoing e.g., surveillance or maintenance activities. It also provides flexibility to accommodate the length of a fuel cycle for surveillances that are performed at each refueling outage and are specified with an 18-month

# BASES (Continued)

surveillance interval. It is not intended that this provision be used repeatedly as a convenience to extend surveillance intervals beyond that specified for surveillances that are not performed during refueling outages. The limitation of Specification 4.0.2 is based on engineering judgment and the recognition that the most probable result of any particular surveillance being performed is the verification of conformance with the Surveillance Requirements. This provision is sufficient to ensure that the reliability ensured through surveillance activities is not significantly degraded beyond that obtained from the specified surveillance interval.

<u>Specification 4.0.3</u> establishes the flexibility to defer declaring affected equipment inoperable or an affected variable outside the specified limits when a Surveillance has not been completed within the allowed surveillance interval. A delay period of up to 24 hours or up to the limit of the specified surveillance interval, whichever is greater, applies from the point in time that it is discovered that the Surveillance has not been performed in accordance with Specification 4.0.2 (which allows a maximum surveillance interval extension of 25% of the specified time interval), and not at the time that the allowed surveillance interval was not met.

This delay period provides adequate time to complete Surveillances that have been missed. This delay period permits the completion of a Surveillance before complying with ACTION requirements or other remedial measures that might preclude completion of the Surveillance.

The basis for this delay period includes consideration of unit conditions, adequate planning, availability of personnel, the time required to perform the Surveillance, the safety significance of the delay in completing the required Surveillance, and the recognition that the most probable result of any particular Surveillance being performed is the verification of conformance with the requirements.

When a Surveillance with a surveillance interval based not on time intervals, but upon specified unit conditions, operating situations, or requirements of regulations (e.g., prior to entering MODE 1 after each fuel loading, or in accordance with 10 CFR 50, Appendix J, as modified by approved exemptions, etc.) is discovered to not have been performed when specified, Specification 4.0.3 allows for the full delay period of up to the specified surveillance interval to perform the Surveillance. However, since there is not a time interval specified, the missed Surveillance should be performed at the first reasonable opportunity.

Specification 4.0.3 provides a time limit for, and allowances for the performance of, Surveillances that become applicable as a consequence of MODE changes imposed by ACTION requirements.

# BASES (Continued)

Failure to comply with allowed surveillance intervals for the Surveillance requirements is expected to be an infrequent occurrence. Use of the delay period established by Specification 4.0.3 is a flexibility which is not intended to be used as an operational convenience to extend Surveillance intervals. While up to 24 hours or the limit of the specified surveillance interval is provided to perform the missed Surveillance, it is expected that the missed Surveillance will be performed at the first reasonable opportunity. The determination of the first reasonable opportunity should include consideration of the impact on plant risk (from delaying the Surveillance as well as any plant configuration changes required or shutting the plant down to perform the Surveillance) and impact on any analysis assumptions, in addition to unit conditions, planning, availability of personnel, and the time required to perform the Surveillance. This risk impact should be managed through the program in place to implement 10 CFR 50.65(a)(4) and its implementation guidance, NRC Regulatory Guide 1.182, "Assessing and Managing Risk Before Maintenance Activities at Nuclear Power Plants." This Regulatory Guide addresses consideration of temporary and aggregate risk impacts, determination of risk management action thresholds, and risk management action up to and including plant shutdown. The missed Surveillance should be treated as an emergent condition as discussed in the Regulatory Guide. The risk evaluation may use quantitative, qualitative, or blended methods. The degree of depth and rigor of the evaluation should be commensurate with the importance of the component. Missed Surveillances for important components should be analyzed quantitatively. If the results of the risk evaluation determine the risk increase is significant, this evaluation should be used to determine the safest course of action. All missed Surveillances will be placed in the Corrective Action Program.

If a Surveillance is not completed within the allowed delay period, then the equipment is considered inoperable or the variable is considered outside the specified limits and the allowed outage times of the ACTION requirements for the applicable Limiting Condition for Operation begins immediately upon expiration of the delay period. Ιf a Surveillance is failed within the delay period, then the equipment is inoperable, or the variable is outside the specified limits and the allowed outage times of the ACTION requirements for the applicable Limiting Condition for Operation begins immediately upon the failure of the Surveillance.

Completion of the Surveillance within the delay period allowed by this Specification, or within the Allowed Outage Time of the applicable ACTIONS, restores compliance with Specification 4.0.1.

# BASES (Continued)

<u>Specification 4.0.4</u> establishes the requirement that all applicable surveillances must be met before entry into an OPERATIONAL MODE or tion of operation specified in the Applicability The purpose of this specification is to ensure that other condition of statement. system and component OPERABILITY requirements or parameter limits are met before entry into a MODE or condition for which these systems and components ensure safe operation of the facility. This provision applies to changes in OPERATIONAL MODES or other specified conditions associated with plant shutdown as well as startup.

provisions of this specification, the applicable Under the Surveillance Requirements must be performed within the specified surveillance interval to ensure that the Limiting Conditions for Operation are met during initial plant startup or following a plant outage.

When a shutdown is required to comply with ACTION requirements, the provisions of Specification 4.0.4 do not apply because this would delay placing the facility in a lower MODE of operation.

<u>Specification 4.0.5</u> establishes the requirement that inservice inspection of ASME Code Class 1, 2, and 3 components and inservice testing of ASME Code Class 1, 2, and 3 pumps and valves shall be performed in accordance with a periodically updated version of Section XI of the ASME Boiler and pressure Vessel Code and Addenda as required by 10 CFR 50.55a. These requirements apply except when relief has been provided in writing by the Commission.

This specification includes a clarification of the frequencies for performing the inservice inspection and testing activities required by Section XI of the ASME Boiler and Pressure Vessel Code and applicable Addenda. This clarification is provided to ensure consistency in surveillance intervals throughout the Technical Specifications and to remove any ambiguities relative to the frequencies for performing the required inservice inspection and testing activities.

Under the terms of this specification, the more restrictive requirements of the Technical Specifications take precedence over the ASME Boiler and Pressure Vessel Code and applicable Addenda. The to perform requirements of Specification 4.0.4 surveillance activities before entry into an OPERATIONAL MODE or other specified condition takes precedence over the ASME Boiler and Pressure Vessel Code provision which allows pumps and valves to be tested up to one week after return to normal operation. The Technical Specification definition of OPERABLE does not allow a grace period before a component that is not capable of performing its specified function, is declared inoperable and takes precedence over the ASME Boiler and Pressure Vessel Code provision which allows a valve to be incapable of performing its specified function for up to 24 hours before being declared inoperable.

#### 3/4.1 REACTIVITY CONTROL SYSTEMS

## BASES

# 3/4.1.1 BORATION CONTROL

# 3/4.1.1.1 and 3/4.1.1.2 SHUTDOWN MARGIN

A sufficient SHUTDOWN MARGIN ensures that 1) the reactor can be made subcritical from all operating conditions, 2) the reactivity transients associated with postulated accident conditions are controllable within acceptable limits, and 3) the reactor will be maintained sufficiently subcritical to preclude inadvertent criticality in the shutdown condition.

SHUTDOWN MARGIN requirements vary throughout core life as a function of fuel depletion, RCS boron concentration, and RCS  $T_{avg}$ . The most restrictive condition occurs at EOL, with  $T_{avg}$  at no load operating temperature, and is associated with a postulated steam line break accident and resulting uncontrolled RCS cooldown. In the analysis of this accident, a minimum SHUTDOWN MARGIN of 1.77%  $\Delta k/k$  is initially required to control the reactivity transient. Accordingly, the SHUTDOWN MARGIN requirement is based upon this limiting condition and is consistent with FSAR accident analysis assumptions. With  $T_{avg} \leq 200^{\circ}F$ , the reactivity transients resulting from a postulated steam line break cooldown are minimal and a 1%  $\Delta k/k$  SHUTDOWN MARGIN provides adequate protection.

The purpose of borating to the COLD SHUTDOWN boron concentration prior to blocking safety injection is to preclude a return to criticality should a steam line break occur during plant heatup or cooldown.

## 3/4.1.1.3 BORON DILUTION

A minimum flow rate of at least 3000 GPM provides adequate mixing, prevents stratification and ensures that reactivity changes will be gradual during boron concentration reductions in the Reactor Coolant System. A flow rate of at least 3000 GPM will circulate an equivalent Reactor Coolant System volume of 9370 cubic feet in approximately 30 minutes. The reactivity change rate associate with boron reductions will therefore be within the capability for operator recognition and control.

## 3/4.1.1.4 MODERATOR TEMPERATURE COEFFICIENT (MTC)

The limitations on MTC are provided to ensure that the assumptions used in the accident and transient analyses remain valid through each fuel cycle. The surveillance requirement for measurement of the MTC at the beginning and near the end of each fuel cycle is adequate to confirm the MTC value since this coefficient changes slowly due principally to the reduction in RCS boron concentration associated with fuel burnup.

BEAVER VALLEY - UNIT 2 B 3/4 1-1

## 3/4.1.1.5 MINIMUM TEMPERATURE FOR CRITICALITY

This specification ensures that the reactor will not be made critical with the Reactor Coolant System average temperature less than 541°F. This limitation is required to ensure 1) the moderator temperature coefficient is within its analyzed temperature range, 2) the pressurizer is capable of being in an OPERABLE status with a steam bubble, 3) the reactor pressure vessel is above its minimum  $RT_{NDT}$  temperature and 4) the protective instrumentation is within its normal operating range.

# 3/4.1.2 BORATION SYSTEMS

# 3/4.1.2.1 - 3/4.1.2.7 (These Specification numbers are not used.)

## 3/4.1.2.8 Refueling Water Storage Tank (RWST)

The technical specification limit on the refueling water storage tank has been established at 859,248 gallons to account for reactivity considerations and the NPSH requirements of the ECCS system and the water required for containment spray operation.

The OPERABILITY of the Refueling Water Storage Tank (RWST) as part of the ECCS ensures that a sufficient supply of borated water is available for injection by the ECCS in the event of either a LOCA or a steamline break. The limits on RWST minimum volume and boron concentration ensure that: 1) sufficient water is available within containment to permit recirculation cooling flow to the core, 2) the reactor will remain subcritical in the cold condition (68 to 212 degrees-F) following a small break LOCA assuming complete mixing of the RWST, RCS and ECCS water volumes with all control rods inserted except the most reactive control rod assembly (ARI-1), 3) the reactor will remain subcritical in the cold condition following a large break LOCA (break flow area > 3.0 ft<sup>2</sup>) assuming complete mixing of the RWST, RCS, ECCS, chemical addition tank, containment spray system piping, and other water volumes that may eventually reside in the sump Post-LOCA with all control rods assumed to be out (ARO), 4) long term subcriticality following a steamline break assuming ARI-1 and to preclude fuel failure.

# 3/4.1.2.8 Refueling Water Storage Tank (RWST) (Continued)

The maximum allowable value for the RWST boron concentration forms the basis for determining the time (post-LOCA) at which operator action is required to switch over the ECCS to hot leg recirculation in order to avoid precipitation of the soluble boron.

The boron capability of the RWST is sufficient to provide a SHUTDOWN MARGIN from all operating conditions of 1.77%  $\Delta k/k$  after xenon decay and cooldown to 200°F. The maximum boration capability requirements occur at BOL from full power peak xenon conditions and requires 100,000 gallons of 2400 ppm borated water from the refueling water storage tank.

# 3/4.1.2.9 Isolation of Unborated Water Sources - Shutdown

Isolation of the primary grade water flow path during MODES 4, 5 and 6 precludes an unplanned boron dilution at these conditions since the sole source of unborated water to the charging pumps is isolated. This eliminates the design basis boron dilution event in MODES 4, 5 and 6. During planned boron dilution events, operator attention will be focused on the boron dilution process and any inappropriate blender operation would be readily identified through various indications which includes the output from the source range nuclear instrumentation.

Closing either a) 2CHS-37 and 2CHS-828 or b) 2CHS-91, 2CHS-96, and 2CHS-138 will ensure that all possible flow paths are isolated from the Primary Grade Water System to the operating Reactor Coolant System flow path via the charging pumps, thus preventing any potential inadvertent boron dilution event by injection of unborated water.

The ACTION to suspend all operations involving positive reactivity changes or CORE ALTERATIONS is intended to provide assurance that no other activity will mask any potential unintentional boron dilution Maintaining the Primary Grade Water System isolated is event. necessary to ensure that the design basis boron dilution event is not credible. Thus, immediate corrective action is needed to restore positive isolation as soon as possible when not conducting planned boron dilution or makeup activities. Lack of continuous corrective action to restore the Limiting Condition for Operation (LCO) would then make a potential inadvertent boron dilution credible and require performing additional analysis to verify acceptable consequences if it should occur.

# 3/4.1.2.9 Isolation of Unborated Water Sources - Shutdown (Continued)

Verifying the SHUTDOWN MARGIN within one hour ensures that no unacceptable reduction of SHUTDOWN MARGIN occurred when the LCO requirements were not satisfied. The SHUTDOWN MARGIN need only be verified once since the cessation of any activities involving positive reactivity changes, CORE ALTERATIONS or use of the Primary Grade Water System with the Charging System will prevent any future potential injection of primary grade water into the Reactor Coolant The verification of SHUTDOWN MARGIN needs to be completed System. anytime that the ACTION is entered even if the LCO is subsequently satisfied before the verification is completed to ensure that no unacceptable reduction of SHUTDOWN MARGIN occurred when the LCO requirements were not satisfied.

The primary function of the surveillance is to ensure that the valve(s) used to isolate the Primary Grade Water System are locked, sealed or otherwise secured. The frequency of 31 days to ensure that the Primary Grade Water System is properly isolated is based on engineering judgment, and has proven to be acceptable. Operating experience has shown that the failure rate is so low that the 31 day frequency is justified. A time frame of 15 minutes provides a minimum reasonable time for an operator to isolate the Primary Grade Water System following a planned activity requiring its use.

# 3/4.1.3 MOVABLE CONTROL ASSEMBLIES

The specifications of this section ensure that 1) acceptable power distribution limits are maintained, 2) the minimum SHUTDOWN MARGIN is maintained, and 3) the potential effects of rod misalignment on associated accident analyses are limited. OPERABILITY of the movable control assemblies is established by observing rod motion and determining that rods are positioned within + 12 steps (indicated position), of the respective group demand counter position. The verification of individual rod position indicators position. and demand position indicators within the required 12 steps over the full range of indicated rod travel is accomplished by comparisons of the indications at specific rod positions (identified in the applicable surveillance procedure) to ensure the required accuracy is achieved. As the individual rod position indicators for the shutdown banks do not indicate over the full range of rod travel, only points within the indicated ranges are required for comparison. The OPERABILITY of the control rod position indication system is required to determine control rod positions and thereby ensure compliance with the control rod alignment and insertion limits.

# 3/4.1.3 MOVABLE CONTROL ASSEMBLIES (Continued)

The ACTION statements which permit limited variations from the basic requirements are accompanied by additional restrictions which ensure that the original design criteria are met. Misalignment of a rod requires measurement of peaking factors and a restriction in THERMAL POWER. These restrictions provide assurance of fuel rod integrity during continued operation. In addition, those safety analyses affected by a misaligned rod are reevaluated to confirm that the results remain valid during future operation.

The maximum rod drop time restriction is consistent with the assumed rod drop time used in the safety analyses. Measurement with Tava greater than or equal to 541°F and with all reactor coolant pumps operating ensures that the measured drop times will be representative of insertion times experienced during a reactor trip at operating conditions.

For Specification 3.1.3.1 ACTIONS c. and d., it is incumbent upon the plant to verify the trippability of the inoperable control rod(s). Trippability is defined in Attachment C to a letter dated December 21, 1984, from E. P. Rahe (Westinghouse) to C. O. Thomas (NRC). This may be by verification of a control system failure, usually electrical in nature, or that the failure is associated with the control rod stepping mechanism. In the event the plant is unable to verify the rod(s) trippability, it must be assumed to be untrippable and thus falls under the requirements of ACTION a.

The specifications of this section provide assurance of fuel integrity during Condition I (Normal Operation) and II (Incidents of Moderate Frequency) events by: (a) maintaining the minimum DNBR in the core  $\geq$  the design DNBR limit during normal operation and in short term transients, and (b) limiting the fission gas release, fuel pellet temperature and cladding mechanical properties to within assumed design criteria. In addition, limiting the peak linear power density during Condition I events provides assurance that the initial conditions assumed for the LOCA analyses are met and the ECCS acceptance criteria limit of 2200°F is not exceeded.

The definitions of hot channel factors as used in these specifications are as follows:

- Heat Flux Hot Channel Factor, is defined as the maximum  $F_{O}(Z)$ local heat flux on the surface of a fuel rod at core elevation Z divided by the average fuel rod heat flux, allowing for manufacturing tolerances on fuel pellets and rods.
- $F^{N}_{\Lambda H}$ Nuclear Enthalpy Rise Hot Channel Factor, is defined as the integral of linear power along the rod with the highest integrated power to the average rod power.

## 3/4.2.1 AXIAL FLUX DIFFERENCE (AFD)

The limits on AXIAL FLUX DIFFERENCE assure that the  $F_0(Z)$  upper bound envelope times the normalized axial peaking factor is not exceeded during either normal operation or in the event of xenon redistribution following power changes.

Target flux difference is determined at equilibrium xenon The full length rods may be positioned within the core conditions. in accordance with their respective insertion limits and should be inserted near their normal position for steady state operation at high power levels. The value of the target flux difference obtained under these conditions divided by the fraction of RATED THERMAL POWER is the target flux difference at RATED THERMAL POWER for the associated core burnup conditions. Target flux differences for other THERMAL POWER levels are obtained by multiplying the RATED THERMAL POWER value by the appropriate fractional THERMAL POWER level. The periodic updating of the target flux difference value is necessary to reflect core burnup considerations.

Although it is intended that the plant will be operated with the AXIAL FLUX DIFFERENCE within the target band about the target flux difference, during rapid plant THERMAL POWER reductions, control rod motion will cause the AFD to deviate outside of the target band at reduced THERMAL POWER levels. This deviation will not affect the xenon redistribution sufficiently to change the envelope of peaking factors which may be reached on a subsequent return to RATED THERMAL POWER (with the AFD within the target band) provided the time

BEAVER VALLEY - UNIT 2 B 3/4 2-1

Amendment No. 46

#### POWER DISTRIBUTION LIMITS

#### BASES

## AXIAL FLUX DIFFERENCE (AFD) (Continued)

duration limit of the deviation is limited. Accordingly, a 1 hour penalty deviation limit cumulative during the previous 24 hours is provided for operation outside of the target band but within the limits specified in the CORE OPERATING LIMITS REPORT for THERMAL POWER levels between 50% and 90% of RATED THERMAL POWER. For THERMAL POWER levels between 15% and 50% of RATED THERMAL POWER, deviations of the AFD outside of the target band are less significant. The penalty of 2 hours actual time reflects this reduced significance.

Provisions for monitoring the AFD on an automatic basis are derived from the plant process computer through the AFD Monitor Alarm. The computer determines the one minute average of each of the OPERABLE excore detector outputs and provides an alarm message immediately if the AFD for at least 2 of 4 or 2 of 3 OPERABLE excore channels are outside the target band and the THERMAL POWER is greater than 90% of RATED THERMAL POWER. During operation at THERMAL POWER levels between 50% and 90% and between 15% and 50% of RATED THERMAL POWER, the computer outputs an alarm message when the penalty deviation accumulates beyond the limits of 1 hour and 2 hours, respectively.

Figure B 3/4 2-1 shows a typical monthly target band near the beginning of core life.

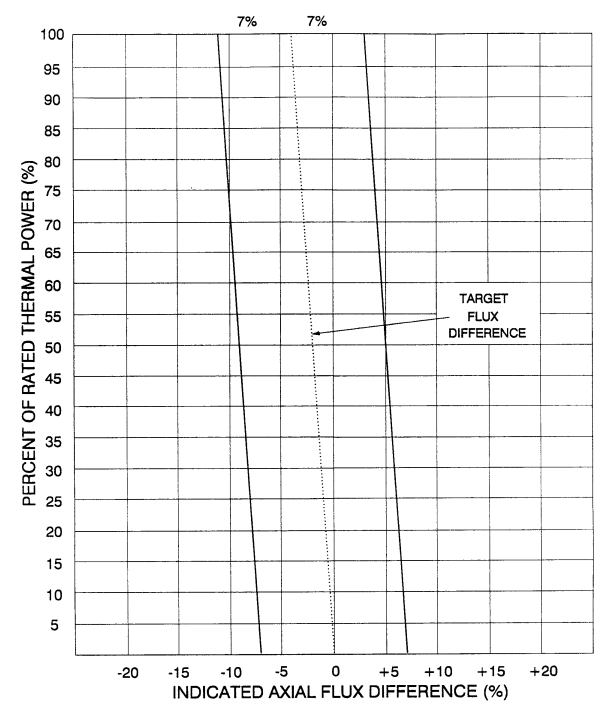
# 3/4.2.2 and 3/4.2.3 HEAT FLUX AND NUCLEAR ENTHALPY HOT CHANNEL FACTORS $F_{\rm O}(\rm Z)$ and $F_{\rm Au}^{\rm N}$

The limits on heat flux and nuclear enthalpy hot channel factors ensure that 1) the design limits on peak local power density and minimum DNBR are not exceeded and 2) in the event of a LOCA the peak fuel clad temperature will not exceed the ECCS acceptance criteria limit of  $2200^{\circ}$ F.

Each of these hot channel factors are measurable but will normally only be determined periodically as specified in Specifications 4.2.2 and 4.2.3. This periodic surveillance is sufficient to insure that the hot channel factor limits are maintained provided:

- a. Control rods in a single group move together with no individual rod insertion differing by more than  $\pm$  12 steps from the group demand position.
- b. Control rod groups are sequenced with overlapping groups as described in Specification 3.1.3.6.

BEAVER VALLEY - UNIT 2 B 3/4 2-2 Amendment No. 31





TYPICAL INDICATED AXIAL FLUX DIFFERENCE (AFD) VERSUS THERMAL POWER AT BOL

BEAVER VALLEY - UNIT 2 B 3/4 2-3

BASES
-------

3/4.2.2 and 3/4.2.3 HEAT FLUX AND NUCLEAR ENTHALPY HOT CHANNEL FACTORS  $F_0(Z)$  and  $F_{AH}^N$  (Continued)

- c. The control rod insertion limits of Specifications 3.1.3.5 and 3.1.3.6 are maintained.
- d. The axial power distribution, expressed in terms of AXIAL FLUX DIFFERENCE is maintained within the limits.

The relaxation in  $F_{\Delta H}^N$  as a function of THERMAL POWER allows changes in the radial power shape for all permissible rod insertion limits.  $F_{\Delta H}^N$  will be maintained within its limits provided conditions a through d above, are maintained.

When an  $F_Q$  measurement is taken, both experimental error and manufacturing tolerance must be allowed for. 5% is the appropriate experimental error allowance for a full core map taken with the incore detector flux mapping system and 3% is the appropriate allowance for manufacturing tolerance.

The specified limit of  $F^N_{\Delta H}$  contains an 8% allowance for uncertainties which means that normal, full power, three loop operation will result in  $F^N_{\Delta H}$  less than or equal to the design limit specified in the CORE OPERATING LIMITS REPORT.

Fuel rod bowing reduces the value of DNB ratio. Margin has been maintained between the DNBR value used in the safety analyses and the design limit to offset the rod bow penalty and other penalties which may apply.

The radial peaking reactor  $F_{XY}(Z)$  is measured periodically to provide assurance that the hot channel factor,  $F_Q(Z)$ , remains within its limit. The  $F_{XY}$  limit for Rated Thermal Power ( $F_{XY}^{\text{RTP}}$ ) provided in the CORE OPERATING LIMITS REPORT was determined from expected power control maneuvers over the full range of burnup conditions in the core.

#### POWER DISTRIBUTION LIMITS

## BASES

# 3/4.2.4 QUADRANT POWER TILT RATIO (QPTR)

## BACKGROUND

The Quadrant Power Tilt Ratio limit ensures that the gross radial power distribution remains consistent with the design values used in the safety analyses. Precise radial power distribution measurements are made during startup testing, after refueling, and periodically during power operation. The QPTR is routinely determined using the power range channel input which is part of the power range nuclear instrumentation (NI). The power range channel provides a protection function and has operability requirements in LCO 3.3.1. While part of the NI channel, the power range channel input to QPTR functions independently of the power range channel in monitoring radial power distribution. For this reason, if the power range channel output is inoperable, the power range channel input to QPTR may be unaffected and capable of monitoring for the QPTR.

The power density at any point in the core must be limited so that the fuel design criteria are maintained. Together, LCO 3.2.1, "AXIAL FLUX DIFFERENCE (AFD)," LCO 3.2.4, and LCO 3.1.3.6, "Control Rod Insertion Limits," provide limits on process variables that characterize and control the three dimensional power distribution of the reactor core. Control of these variables ensures that the core operates within the design criteria and that the power distribution remains within the bounds used in the safety analyses.

## APPLICABLE SAFETY ANALYSES

This LCO precludes core power distributions that violate the following fuel design criteria:

- a. During a large break loss of coolant accident, the peak cladding temperature must not exceed 2200°F in accordance with 10 CFR 50.46;
- b. During a loss of forced reactor coolant flow accident, there must be at least 95 percent probability at the 95 percent confidence level (the 95/95 departure from nucleate boiling (DNB) criterion) that the hot fuel rod in the core does not experience a DNB condition;
- c. During an ejected rod accident, the fission energy input to the fuel must not exceed 280 cal/gm in accordance with the indicated failure threshold from the TREAT results (UFSAR 15.4.8), and

#### 3/4.2.4 QUADRANT POWER TILT RATIO (QPTR) (Continued)

#### <u>APPLICABLE SAFETY ANALYSES (Continued)</u>

d. The control rods must be capable of shutting down the reactor with a minimum required Shutdown Margin (SDM) with the highest worth control rod stuck fully withdrawn in accordance with 10 CFR 50, Appendix A, GDC 26.

The LCO limits on the AFD, the QPTR, the Heat Flux Hot Channel Factor ( $F_Q(Z)$ ), the Nuclear Enthalpy Rise Hot Channel Factor ( $F_{\Delta H}^N$ ), and control bank insertion are established to preclude core power distributions that exceed the safety analyses limits.

The QPTR limits ensure that  $F^{\rm N}_{\Delta H}$  and  $F_Q(Z)$  remain below their limiting values by preventing an undetected change in the gross radial power distribution.

In MODE 1, the  $F^{\rm N}_{\Delta H}$  and  $F_Q(Z)$  limits must be maintained to preclude core power distributions from exceeding design limits assumed in the safety analysis.

#### LCO

The QPTR limit of 1.02, at which corrective action is required, provides a margin of protection for both the DNB ratio and linear heat generation rate contributing to excessive power peaks resulting from X-Y plane power tilts. A limiting QPTR of 1.02 can be tolerated before the margin for uncertainty in  $F_Q(Z)$  and  $(F_{\Delta H}^N)$  is possibly challenged.

#### APPLICABILITY

The QPTR limit must be maintained in MODE 1 with THERMAL POWER greater than 50 percent RATED THERMAL POWER (RTP) to prevent core power distributions from exceeding the design limits.

Applicability in MODE 1 less than or equal to 50 percent RTP and in other MODES is not required because there is either insufficient stored energy in the fuel or insufficient energy being transferred to

BEAVER VALLEY - UNIT 2 B 3/4 2-6 Amendment No. 75

## 3/4.2.4 QUADRANT POWER TILT RATIO (QPTR)(Continued)

## APPLICABILITY (Continued)

the reactor coolant to require the implementation of a QPTR limit on the distribution of core power. The QPTR limit in these conditions is, therefore, not important. Note that the  $F^N_{\Delta H}$  and  $F_Q(Z)$  LCOs still apply, but allow progressively higher peaking factors at 50 percent RTP or lower.

#### ACTION

- With the QPTR exceeding its limit, a power level reduction a. of 3 percent RTP for each 1 percent by which the QPTR exceeds 1.00 is a conservative tradeoff of total core power with peak linear power. The completion time of 2 hours allows sufficient time to identify the cause and correct the tilt. Note that the power reduction itself may cause a change in the tilted condition.
- After completion of ACTION a, any additional changes in the <u>b</u>. QPTR are detected by requiring a check of the QPTR once per 12 hours thereafter. If the QPTR continues to increase, THERMAL POWER has to be reduced accordingly. A 12 hour completion time is sufficient because any additional change in QPTR would be relatively slow.
- The peaking factors  $F_{\Delta H}^{N}$  and  $F_{O}(Z)$  are of primary <u>c</u>. importance in ensuring that the power distribution remains consistent with the initial conditions used in the safety analyses. Performing surveillances on  $F^{N}_{\Delta H}$  and  $F_{Q}(Z)$ within the completion time of 24 hours ensures that these primary indicators of power distribution are within their respective limits. A completion time of 24 hours takes into consideration the rate at which peaking factors are likely to change, and the time required to stabilize the plant and perform a flux map. If these peaking factors are not within their limits, the actions provide an appropriate response for the abnormal condition. If the QPTR remains above its specified limit, the peaking factor surveillances are required each 7 days thereafter to evaluate  $F^{N}_{\Delta H}$  and  $F_{O}(Z)$  with changes in power distribution. Relatively small changes are expected due to either burnup and xenon redistribution or correction of the cause for exceeding the QPTR limit.

# 3/4.2.4 QUADRANT POWER TILT RATIO (QPTR)(Continued)

# ACTION (Continued)

- Although  $F^{\rm N}_{\Delta H}$  and  $F_{\rm Q}({\rm Z})$  are of primary importance as initial d. conditions in the safety analyses, other changes in the power distribution may occur as the QPTR limit is exceeded and may have an impact on the validity of the safety analysis. A change in the power distribution can affect such reactor parameters as bank worths and peaking factors for rod malfunction accidents. When the QPTR exceeds its limit, it does not necessarily mean a safety concern exists. It does mean that there is an indication of a change in the gross radial power distribution that requires an investigation and evaluation that is accomplished by examining the incore power distribution. Specifically, the core peaking factors and the quadrant tilt must be evaluated because they are the factors that best characterize the core power distribution. This reevaluation is required to ensure that, before increasing THERMAL POWER to above the limit of ACTION a or b, the reactor core conditions are consistent with the assumptions in the safety analyses.
- <u>e</u>. If the QPTR has exceeded the 1.02 limit and a re-evaluation of the safety analysis is completed and shows that safety requirements are met, the excore detectors are normalized to show a QPTR less than or equal to 1.02 prior to increasing THERMAL POWER to above the limit of ACTION a or b. This is done to detect any subsequent significant changes in QPTR.

This action assures that the indicated QPT is not normalized until after the re-evaluation of the safety analysis has determined that core conditions at RTP are within the safety analysis assumptions (i.e., ACTION d). This is intended to prevent any ambiguity about the required sequence of actions.

f. Once the flux tilt is normalized (i.e., ACTION e is performed), it is acceptable to return to full power operation. However, as an added check that the core power distribution at RTP is consistent with the safety analysis assumptions, ACTION f requires verification that  $F_Q(Z)$  and  $F_{\Delta H}^N$  are within their specified limits within 24 hours of reaching RTP. As an added precaution, if the core

BEAVER VALLEY - UNIT 2 B 3/4 2-8

Amendment No. 75

3/4.2.4 QUADRANT POWER TILT RATIO (QPTR)(Continued)

## ACTION (Continued)

power does not reach RTP within 24 hours, but is increased slowly, then the peaking factor surveillances must be performed within 48 hours of the time when the ascent to power was begun. These completion times are intended to allow adequate time to increase THERMAL POWER to above the limit of ACTION a or b, while not permitting the core to remain with unconfirmed power distributions for extended periods of time.

This action assures that the peaking factor surveillances may only be done after the excore detectors have been normalized to show a tilt less than or equal to 1.02 (i.e., ACTION e). The intent of this is to have the peaking factor surveillances performed at operating power levels, which can only be accomplished after the excore detectors are normalized to show a tilt less than or equal to 1.02 and the core returned to power.

If ACTIONS a through f are not completed within their g. associated completion times, the unit must be brought to a MODE or condition in which the requirements do not apply. To achieve this status, THERMAL POWER must be reduced to less than 50 percent RTP within 4 hours. The allowed completion time of 4 hours is reasonable, based on operating experience regarding the amount of time required to reach the reduced power level without challenging plant systems.

#### SURVEILLANCE REQUIREMENTS (SR)

# SR 4.2.4.a

SR 4.2.4.a is modified by a Note that allows QPTR to be calculated with three power range high neutron flux channels that input to QPTR if THERMAL POWER is less than 75 percent RTP and one power range high neutron flux channel is inoperable.

This surveillance verifies that the QPTR, as indicated by the Nuclear Instrumentation System (NIS) channels, excore channels, is within its limits. The frequency of 7 days takes into account other information and alarms available to the operator in the control room.

## 3/4.2.4 QUADRANT POWER TILT RATIO (QPTR) (Continued)

#### SURVEILLANCE REQUIREMENTS (SR) (Continued)

For those causes of QPT that occur quickly (e.g., a dropped rod), there typically are other indications of abnormality that prompt a verification of core power tilt.

## <u>SR 4.2.4.b</u>

This surveillance is modified by a Note, which states that it is required only when less than four power range high neutron flux channels input to QPTR are operable and the THERMAL POWER is greater than or equal to 75 percent RTP.

With an excore detector inoperable, tilt monitoring for a portion of the reactor core becomes degraded. Large tilts are likely detected with the remaining channels, but the capability for detection of small power tilts in some quadrants is decreased. Performing SR 4.2.4.b at a frequency of 12 hours provides an accurate alternative means for ensuring that any tilt remains within its limits.

For purposes of monitoring the QPTR when one excore detector is inoperable, the moveable incore detectors are used to confirm that the normalized symmetric power distribution is consistent with the indicated QPTR and any previous data indicating a tilt. The incore detector monitoring is performed with a full incore flux map or a partial core flux map with quarter core symmetry detailed in accordance with controlled procedures.

The symmetric thimble flux map can be used to generate symmetric thimble "tilt." This can be compared to a reference symmetric thimble tilt, from the most recent full core flux map, to generate an incore QPTR. Therefore, the symmetric thimble flux map can be used to confirm that QPTR is within limits.

With one excore detector inoperable, the indicated tilt may be changed from the value indicated with all four channels OPERABLE. To confirm that no change in tilt has actually occurred, which might cause the QPTR limit to be exceeded, the incore results may be compared against previous flux maps either using the symmetric thimbles as described above or a complete flux map. Nominally, quadrant tilt from the surveillance should be within 2 percent of the tilt shown by the most recent flux map data.

BEAVER VALLEY	- UNIT 2	в 3/4 2-10
---------------	----------	------------

Amendment No. 102

## 3/4.2.5 DNB PARAMETERS

The limits on the DNB related parameters assure that each of the parameters are maintained within the normal steady state envelope of operation assumed in the transient and accident analyses. These variables are contained in the COLR to provide operating and analysis flexibility from cycle to cycle. However, the minimum RCS flow, based on maximum analyzed steam generator tube plugging, is retained The limits are consistent with the initial FSAR in the LCO. assumptions and have been analytically demonstrated adequate to maintain a minimum DNBR greater than or equal to the design DNBR limit throughout each analyzed transient.

The 12 hour periodic surveillance of these parameters through instrument readout is sufficient to ensure that the parameters are restored within their limits following load changes and other expected transient operation. The 18 month periodic measurement of the RCS total flow rate is adequate to detect flow degradation and ensure correlation of the flow indication channels with measured flow such that the indicated percent flow will provide sufficient verification of flow rate on a 12 hour basis.

# 3/4.3 INSTRUMENTATION

## BASES

# 3/4.3.1 and 3/4.3.2 REACTOR TRIP SYSTEM AND ENGINEERED SAFETY FEATURES ACTUATION SYSTEM INSTRUMENTATION

The OPERABILITY of the Reactor Trip System and the Engineered Safety Features Actuation System instrumentation and interlocks ensures that: (1) the associated action and/or Reactor trip will be initiated when the parameter monitored by each channel or combination thereof reaches its setpoint, (2) the specified coincidence logic is maintained, (3) sufficient redundancy is maintained to permit a channel to be out of service for testing or maintenance, and (4) sufficient system functional capability is available from diverse parameters.

The OPERABILITY of these systems is required to provide the overall reliability, redundancy, and diversity assumed available in the facility design for the protection and mitigation of accident and transient conditions. The integrated operation of each of these systems is consistent with the assumptions used in the safety analyses. The Surveillance Requirements specified for these systems ensure that the overall system functional capability is maintained original design standards. comparable to the The periodic surveillance tests performed at the minimum frequencies are sufficient to demonstrate this capability.

The Allowable Values specified in Table 3.3-1 and Table 3.3-3 are the values for consideration of channel operability. A channel is OPERABLE with a nominal trip setpoint value outside its calibration tolerance band provided the trip setpoint "as found" value does not exceed its associated Allowable Value.

Additional administratively controlled limits for operability of a device are determined by device drift being less than the value required for the surveilance interval. In the event the device exceeds the administratively controlled limit, operability of the device may be evaluated by other device performance characteristics, comparison to historical device drift data, e.q., calibration characteristics, response characteristics and short term drift characteristics. A device (relay, transmitter, process rack module, etc.), whose "as found" value is in excess of the calibration tolerance, but within the additional operability criteria (administratively controlled limit), is considered operable but must be recalibrated such that the "as left" value is within the two sided  $(\pm)$  calibration tolerance. Plant procedures set administrative "as found" limits ("as left" and criteria) to control the determination of operability by setting minimum standards based on the setpoint methodology and the uncertainty values included in the determination of the Nominal Trip Setpoint, and allow the use of other device characteristics to evaluate operability.

BEAVER VALLEY - UNIT 2 B 3/4 3-1 Amendment No. 120

# 3/4.3 INSTRUMENTATION

# BASES

# 3/4.3.1 and 3/4.3.2 REACTOR TRIP SYSTEM AND ENGINEERED SAFETY FEATURES ACTUATION SYSTEM INSTRUMENTATION (Continued)

The Engineered Safety Features Actuation System and Reactor Trip System Nominal Trip Setpoints specified in the Licensing Requirements Manual (LRM) are the nominal values\* at which the instrumentation is set for each functional unit. A setpoint is considered to be consistent with the nominal value when the measured "as left" setpoint is within the administratively controlled  $(\pm)$  calibration identified in plant procedures (which specifies tolerance the difference between the Allowable Value and Nominal Trip Setpoint). Additionally, a trip setpoint may be set more conservative than the Nominal Trip Setpoint as necessary in response to plant conditions provided that the ± calibration tolerance band remain the same and the Allowable Value is also adjusted accordingly in the conservative direction to meet the assumptions of the setpoint methodology. The conservative direction is established by the direction of the inequality applied to the Allowable Value.

The setpoint methodology, used to derive the Nominal Trip Setpoints, is based upon combining all of the uncertainties in the channels. Inherent in the determination of the Nominal Trip Setpoints are the magnitudes of these channel uncertainties. Sensors and other instrumentation utilized in these channels should be capable of operating within the allowances of these uncertainty magnitudes. Occasional drift in excess of the allowance may be determined to be acceptable based on the other device performance characteristics. Device drift in excess of the allowance that is more than occasional, may be indicative of more serious problems and would warrant further investigation.

# REACTOR TRIP SYSTEM INSTRUMENTATION SETPOINTS

Technical specifications are required by 10 CFR 50.36 to contain Limiting Safety System Settings (LSSS) defined by the regulation as "...settings for automatic protective devices...so chosen that automatic protective action will correct the abnormal situation before a Safety Limit (SL) is exceeded." The Analytic Limit is the

<sup>\*</sup> With the exception of the Reactor Trip System Functional Unit number 17.b for the Turbine Stop Valve Position trip. The trip setpoint specified in the LRM for Functional Unit 17.b is not a nominal value. The trip setpoint for this Functional Unit is adjusted to be consistent with the trip setpoint value specified in the LRM in lieu of adjusting the setpoint within an established calibration tolerance band.

# 3/4.3.1 and 3/4.3.2 REACTOR TRIP SYSTEM AND ENGINEERED SAFETY FEATURES ACTUATION SYSTEM INSTRUMENTATION (Continued)

# REACTOR TRIP SYSTEM INSTRUMENTATION SETPOINTS (Continued)

limit of the process variable at which a safety action is initiated, as established by the safety analysis, to ensure that a SL is not exceeded. Any automatic protection action that occurs on reaching the Analytic Limit therefore ensures that the SL is not exceeded.

The Allowable Values (Nominal Trip Setpoints  $\pm$  the calibration tolerance) specified in Table 3.3.1 are the LSSS as identified in 10 CFR 50.36 and have been selected to ensure that the core and Reactor Coolant System are prevented from exceeding their safety limits during normal operation and design basis anticipated operational occurrences and to assist the Engineered Safety Features Actuation System in mitigating the consequences of accidents.

The various reactor trip circuits automatically open the reactor trip breakers whenever a condition monitored by the Reactor Trip System reaches a preset or calculated level. In addition to redundant channels and trains, the design approach provides Reactor Trip System functional diversity. The functional capability at the specified trip setting is required for those anticipatory or diverse reactor trips for which no direct credit was assumed in the safety analysis to enhance the overall reliability of the Reactor Trip System.

The Reactor Trip System initiates a turbine trip signal whenever reactor trip is initiated. This prevents the reactivity insertion that would otherwise result from excessive Reactor Coolant System cooldown and thus avoids unnecessary actuation of the Engineered Safety Features Actuation System.

The difference between T' (Overtemperature  $\Delta T$ ) or T" (Overpower  $\Delta T$ ) and the loop specific, indicated, full power  $T_{avq}$  shall be less than or equal to the T<sub>avg</sub> allowances for such differences in the uncertainty calculations for these functions. In addition, T' and T" shall be less than or equal to the full power  $T_{avq}$  modeled in the safety analyses as an initial condition assumption; i.e., the numerical value specified in the COLR. In the event that the difference between a T' or T" set to the numerical value specified in the COLR and a loop specific, indicated, full power  $T_{avq}$  is greater than the Tavy allowances for such differences in the uncertainty calculations, T' or T" shall be reduced until the difference allowances in the uncertainty calculations are satisfied; i.e., T' or T" are set to a loop specific, full power value less than the numerical value specified in the COLR. These reductions in the values of T' and T" are consistent with the recommendations of Westinghouse Technical Bulletin ESBU-TB-96-07-RO, "Temperature Related Functions, " 11/5/96.

# 3/4.3.1 and 3/4.3.2 REACTOR TRIP SYSTEM AND ENGINEERED SAFETY FEATURES ACTUATION SYSTEM INSTRUMENTATION (Continued)

# <u>Manual Reactor Trip</u>

The Manual Reactor Trip is a redundant channel to the automatic protective instrumentation channels and provides manual reactor trip capability.

# Power Range, Neutron Flux

The Power Range, Neutron Flux channel high setpoint provides reactor core protection against reactivity excursions which are too rapid to be protected by temperature and pressure protective circuitry. The low setpoint provides redundant protection in the power range for a power excursion beginning from low power. The trip associated with the low setpoint may be manually bypassed when P-10 is active (two of the four power range channels indicate a power level of above the P-10 setpoint) and is automatically reinstated when P-10 becomes inactive (three of the four channels indicate a power level below the P-10 setpoint).

# Power Range, Neutron Flux, High Rates

The Power Range Positive Rate trip provides protection against rapid flux increases which are characteristic of rod ejection events from any power level. Specifically, this trip complements the Power Range Neutron Flux High and Low trips to ensure that the criteria are met for rod ejection from partial power.

The Power Range Negative Rate trip provides protection to ensure that the minimum DNBR is maintained above the design DNBR limit for control rod drop accidents. At high power a multiple rod drop accident could cause local flux peaking which, when in conjunction with nuclear power being maintained equivalent to turbine power by action of the automatic rod control system, could cause an unconservative local DNBR to exist. The Power Range Negative Rate trip will prevent this from occurring by tripping the reactor. No credit is taken for operation of the Power Range Negative Rate trip for those control rod drop accidents for which DNBRs will be greater than the design DNBR limit.

# Intermediate and Source Range, Nuclear Flux

The Intermediate and Source Range, Nuclear Flux trips provide reactor core protection during reactor startup to mitigate the consequences of an uncontrolled rod cluster control assembly bank withdrawal from a subcritical condition. These trips provide redundant protection to

# 3/4.3.1 and 3/4.3.2 REACTOR TRIP SYSTEM AND ENGINEERED SAFETY FEATURES ACTUATION SYSTEM INSTRUMENTATION (Continued)

the low setpoint trip of the Power Range, Neutron Flux channels. The Source Range Channels will initiate a reactor trip at the trip setpoint unless manually blocked when P-6 becomes active. The intermediate range channels will initiate a reactor trip at a current level proportional to the trip setpoint unless manually blocked when Although no explicit credit was taken for P-10 becomes active. operation of the Source Range Channels in the accident analyses, operability requirements in the Technical Specifications will ensure the Source Range Channels are available to mitigate the that consequences of an inadvertent control bank withdrawal in MODES 3, 4 and 5.

# Overtemperature $\Delta T$

The overtemperature  $\Delta T$  trip provides core protection to prevent DNB for all combinations of pressure, power, coolant temperature, and axial power distribution, provided that the transient is slow with respect to piping transit, thermowell, and RTD response time delays from the core to the temperature detectors (about 4 seconds), and pressure is within the range between the High and Low pressure reactor This setpoint includes corrections for changes in density and trips. heat capacity of water with temperature and dynamic compensation for transport, thermowell, and RTD response time delays from the core to RTD output indication. With normal axial power distribution, this reactor trip limit is always below the core safety limit as shown in the COLR. If axial peaks are greater than design, as indicated by the difference between top and bottom power range nuclear detectors, the reactor trip is automatically reduced according to the notation in Table 3.3-1.

# Overpower $\Delta T$

The Overpower  $\Delta T$  reactor trip provides assurance of fuel integrity, e.g., no melting, under all possible overpower conditions, limits the required range for Overtemperature  $\Delta T$  protection, and provides a backup to the High Neutron Flux Trip. The setpoint includes corrections for changes in density and heat capacity of water with temperature, and dynamic compensation for transport, thermowell, and RTD response time delays from the core to RTD output indication. The Overpower  $\Delta T$  trip provides protection to mitigate the consequences of various size steam line breaks as reported in WCAP-9226, "Reactor Core Response to Excessive Secondary Steam Release."

# 3/4.3 INSTRUMENTATION

#### BASES

# 3/4.3.1 and 3/4.3.2 REACTOR TRIP SYSTEM AND ENGINEERED SAFETY FEATURES ACTUATION SYSTEM INSTRUMENTATION (Continued)

# Pressurizer Pressure

The Pressurizer High and Low Pressure trips are provided to limit the pressure range in which reactor operation is permitted. The High Pressure trip is backed up by the pressurizer code safety valves for RCS overpressure protection, and is therefore set lower than the set pressure for these valves (2485 psig). The Low Pressure trip protects against low pressure which could lead to DNB by tripping the reactor in the event of a loss of reactor coolant pressure.

On decreasing power the Low Pressure trip is automatically blocked by P-7; and on increasing power, automatically reinstated by P-7.

# Pressurizer Water Level

The Pressurizer High Water Level trip ensures protection against Reactor Coolant System overpressurization by limiting the water level to a volume sufficient to retain a steam bubble and prevent water relief through the pressurizer safety valves. On decreasing power, the pressurizer high water level trip is automatically blocked by P-7; and on increasing power, automatically reinstated by P-7. No credit was taken for operation of this trip in the accident analyses; however, its functional capability at the specified trip setting is required by this specification to enhance the overall reliability of the Reactor Protection System.

# Loss of Flow

The Loss of Flow trips provide core protection to prevent DNB in the event of a loss of one or more reactor coolant pumps.

Above P-7, an automatic reactor trip will occur if the flow in any two loops drop below the trip setpoint. Above P-8, an automatic reactor trip will occur if the flow in any single loop drops below the trip setpoint.

#### Steam Generator Water Level

The Steam Generator Water Level Low-Low trip provides core protection by preventing operation with the steam generator water level below the minimum volume required for adequate heat removal capacity. The specified setpoint provides allowance that there will be sufficient water inventory in the steam generators at the time of trip to allow for starting delays of the auxiliary feedwater system.

# 3/4.3 INSTRUMENTATION

# BASES

# 3/4.3.1 and 3/4.3.2 REACTOR TRIP SYSTEM AND ENGINEERED SAFETY FEATURES ACTUATION SYSTEM INSTRUMENTATION (Continued)

# <u>Undervoltage and Underfrequency - Reactor Coolant Pump Busses</u>

The Undervoltage and Underfrequency Reactor Coolant Pump bus trips provide reactor core protection against DNB as a result of loss of voltage or underfrequency to more than one reactor coolant pump. The trip setpoints assure a reactor trip signal is generated before the low flow trip setpoint is reached. Time delays are incorporated in the underfrequency and undervoltage trips to prevent spurious reactor trips from momentary electrical power transients. For undervoltage, the delay is set so that the time required for a signal to reach the reactor trip breakers following the simultaneous trip of two or more reactor coolant pump bus circuit breakers shall not exceed 1.2 seconds. For underfrequency, the delay is set so that the time required for a signal to reach the reactor trip breakers after the underfrequency trip setpoint is reached shall not exceed 0.6 seconds.

On decreasing power, the Undervoltage and Underfrequency Reactor Coolant Pump bus trips are automatically blocked by P-7; and on increasing power, reinstated automatically by P-7.

# <u>Turbine Trip</u>

A Turbine Trip causes a direct reactor trip when operating above P-9. Each of the turbine trips provides turbine protection and reduces the severity of the ensuing transient. No credit was taken in the accident analyses for operation of these trips. Their functional capability at the specified trip settings is required to enhance the overall reliability of the Reactor Protection System.

# Safety Injection Input from ESF

If a reactor trip has not already been generated by the reactor protective instrumentation, the ESF automatic actuation logic channels will initiate a reactor trip upon any signal which initiates a safety injection. This trip is provided to protect the core in the event of a LOCA. The ESF instrumentation channels which initiate a safety injection signal are shown in Table 3.3-3.

# Reactor Coolant Pump Breaker Position Trip

The Reactor Coolant Pump Breaker Position Trips are anticipatory trips which provide reactor core protection against DNB resulting from the opening of two or more pump breakers above P-7. These trips are blocked below P-7. The open/close position trips assure a reactor

# 3/4.3.1 and 3/4.3.2 REACTOR TRIP SYSTEM AND ENGINEERED SAFETY FEATURES ACTUATION SYSTEM INSTRUMENTATION (Continued)

trip signal is generated before the low flow trip setpoint is reached. No credit was taken in the accident analyses for operation of these trips. Their functional capability at the open/close position settings is required to enhance the overall reliability of the Reactor Protection System.

# Reactor Trip System Interlocks

The Reactor Trip System interlocks perform the following functions:

- P-6 Above the setpoint P-6 allows the manual block of the Source Range reactor trip and de-energizing of the high voltage to the detectors. Below the setpoint source range level trips are automatically reactivated and high voltage restored.
- P-7 Above the setpoint P-7 automatically enables reactor trips on low flow or coolant pump breaker open in more than one primary coolant loop, reactor coolant pump bus undervoltage and underfrequency, pressurizer low pressure and pressurizer high level. Below the setpoint the above listed trips are automatically blocked.
- P-8 Above the setpoint P-8 automatically enables reactor trip on low flow in one or more primary coolant loops. Below the setpoint P-8 automatically blocks the above listed trip.
- P-9 Above the setpoint P-9 automatically enables a reactor trip on turbine trip. Below the setpoint P-9 automatically blocks a reactor trip on turbine trip.
- P-10 Above the setpoint P-10 allows the manual block of the Intermediate Range reactor trip and the low setpoint Power Range reactor trip; and automatically blocks the Source Range reactor trip and de-energizes the Source Range high voltage power. Below the setpoint the Intermediate Range reactor trip is automatically reactivated. Provides input to P-7.
- P-13 Provides input to P-7.

3/4.3.1 and 3/4.3.2 REACTOR TRIP SYSTEM AND ENGINEERED SAFETY FEATURES ACTUATION SYSTEM INSTRUMENTATION (Continued)

OPERABILITY of the following trips in Table 3.3-1 provides additional diverse or anticipatory protection features and is not credited in the accident analyses:

Undervoltage - Reactor Coolant Pumps (Above P-7); Underfrequency Reactor Coolant Pumps (Above P-7); Turbine Trip (Above P-9); Reactor Coolant Pump Breaker Position Trip (Above P-7); Turbine First Stage Pressure, P-13.

Specified surveillance intervals and surveillance and maintenance outage times have been determined in accordance with WCAP-10271, "Evaluation of Surveillance Frequencies and Out of Service Times for the Reactor Protection Instrumentation System," and supplements to that report as approved by the NRC and documented in the SER (letter to J. J. Sheppard from Cecil O. Thomas dated February 21, 1985). Jumpers and lifted leads are not an acceptable method for placing equipment in bypass as documented in the NRC safety evaluation report for this WCAP.

The surveillance requirements for the Manual Trip Function, Reactor Trip Breakers, and Reactor Trip Bypass Breakers are provided to reduce the possibility of an Anticipated Transient Without Scram (ATWS) event by ensuring OPERABILITY of the diverse trip features (Reference: Generic Letter 85-09).

The measurement of response time at the specified frequencies provides assurance that the protective and ESF action function associated with each channel is completed within the time limit assumed in the accident analyses. No credit was taken in the analyses for those channels with response times indicated as not applicable.

ESF response times which include sequential operation of the RWST and VCT valves are based on values assumed in the non-LOCA safety analyses and are provided in Section 3 of the Licensing Requirements Manual. These analyses take credit for injection of borated water Injection of borated water is assumed not to occur from the RWST. until the VCT charging pump suction valves are closed following opening of the RWST charging pump suction valves. When sequential operation of the RWST and VCT valves is not included in the response times, the values specified are based on the LOCA analyses. The LOCA analyses take credit for injection flow regardless of the Verification of the response times will assure that the source. assumptions used for the LOCA and Non-LOCA analyses with respect to operation of the VCT and RWST valves are valid.

# 3/4.3.1 and 3/4.3.2 REACTOR TRIP SYSTEM AND ENGINEERED SAFETY FEATURES ACTUATION SYSTEM INSTRUMENTATION (Continued)

The maximum response time for control room isolation on high radiation is based on ensuring that the control room remains habitable following a small line break outside the containment. From a control room habitability aspect, the worst case accident that does not initiate a Containment Isolation - Phase B signal is the small line break outside the containment. This response time includes radiation monitor processing delays associated with the monitor averaging techniques. Diesel Generator starting and sequence loading delays are not included since these delays occur prior to the control room environment exceeding the high radiation setpoint.

Response time may be demonstrated by any series of sequential, overlapping or total channel test measurements provided that such tests demonstrate the total channel response time as defined. Sensor response time verification may be demonstrated by either 1) in place, onsite or offsite test measurements or 2) utilizing replacement sensors with certified response times.

The Engineered Safety Feature Actuation System interlocks perform the following functions:

P-4 Reactor tripped - Actuates turbine trip, closes main feedwater values on  $T_{avg}$  below setpoint, prevents the opening of the main feedwater values which were closed by a safety injection or high steam generator water level signal, allows safety injection block so that components can be reset or tripped.

Reactor not tripped - prevents manual block of safety injection.

- P-11 Above the setpoint, P-11 automatically reinstates safety injection actuation on low pressurizer pressure, automatically blocks steamline isolation on high steam pressure rate, and enables safety injection and steamline isolation (with Loop Stop Valve Open) on low steamline Below the setpoint, P-11 allows the manual block pressure. of safety injection actuation on low pressurizer pressure, allows manual block of safety injection and steamline isolation (with Loop Stop Valve Open) on low steamline pressure and enables steamline isolation on high steam pressure rate.
- P-12 Above the setpoint, P-12 automatically reinstates an arming signal to the steam dump system. Below the setpoint P-12 blocks steam dump and allows manual bypass of the steam dump block to cooldown condenser dump valves.

BEAVER VALLEY -	UNIT 2	B 3/4 3-3
-----------------	--------	-----------

# 3/4.3.1 and 3/4.3.2 REACTOR TRIP SYSTEM AND ENGINEERED SAFETY FEATURES ACTUATION SYSTEM INSTRUMENTATION (Continued)

Table 3.3-1 Action 2 has been modified by two notes. Note (4) allows placing the inoperable channel in the bypass condition for up to 4 hours while performing: a) routine surveillance testing of other channels, and b) setpoint adjustments of other channels when required to reduce the setpoint in accordance with other technical specifications. The 4 hour time limit is justified in accordance with WCAP-10271-P-A, Supplement 2, Revision 1, June 1990. Note (5) only requires SR 4.2.4 to be performed if a Power Range High Neutron Flux channel input to QPTR becomes inoperable. Failure of a component in the Power Range High Neutron Flux channel which renders the High Neutron Flux trip function inoperable may not affect the capability to monitor QPTR. As such, determining QPTR using the movable incore detectors once per 12 hours may not be necessary.

The following discussion pertains to Table 3.3-3, Functional Units 6.b and 6.c and the associated ACTION 34. The degraded voltage protection instrumentation system will automatically initiate the separation of the offsite power sources from the emergency buses. This action results in an automatic diesel generator start signal being generated as a direct result of the supply breakers opening between the normal and emergency buses. The failure of the degraded voltage protection system results in a loss of one of the automatic start signals for the diesel generator. Therefore, the ACTION statement requires the affected diesel generator to be declared inoperable if the required actions cannot be met within the specified time period.

The instrumentation functions that receive input from neutron detectors are modified by a note stating that neutron detectors are excluded from the CHANNEL CALIBRATION. The CHANNEL CALIBRATION for the power range neutron detectors consists of a normalization of the detectors based on a power calorimetric and flux map performed above 15% RATED THERMAL POWER. The power range neutron detector CHANNEL CALIBRATION is performed every 18 months but is not required for entry into MODE 2 or 1 on unit startup because the unit must be in at least MODE 1 to perform the test. The neutron detector CHANNEL CALIBRATION for the source range and intermediate range detectors consists of obtaining detector characteristics and performing an engineering evaluation of those characteristics. The intermediate range neutron detector CHANNEL CALIBRATION is performed every 18 months but is not required for entry into MODE 2 on unit startup because the unit must be in at least MODE 2 to perform the test. The source range neutron detector CHANNEL CALIBRATION is performed every 18 months but is not required for entry into MODE 2 or 3 on unit

# 3/4.3.1 and 3/4.3.2 REACTOR TRIP SYSTEM AND ENGINEERED SAFETY FEATURES ACTUATION SYSTEM INSTRUMENTATION (Continued)

shutdown because the unit must be in at least MODE 3 to perform the test. The P-6 permissive neutron detector CHANNEL CALIBRATION is performed in conjunction with the intermediate range neutron detectors. The overtemperature  $\Delta T$ , P-8, P-9 and P-10 permissive neutron detector CHANNEL CALIBRATIONS are performed in conjunction with the power range neutron detectors.

# Source Range Neutron Flux

The limiting condition for operation (LCO) requirement for the source range neutron flux trip function ensures that protection is provided against an uncontrolled rod cluster control assembly (RCCA) bank rod withdrawal accident from a subcritical condition during startup with the reactor trip breakers (RTBs) closed. This trip function provides redundant protection to the Power Range Neutron Flux-Low Setpoint and Intermediate Range Neutron Flux trip functions (see UFSAR Section 15.4.1). In MODES 3, 4, and 5, with the RTBs closed, administrative controls also prevent the uncontrolled withdrawal of rods. nuclear instrumentation system (NIS) source range detectors are located external to the reactor vessel and measure neutrons leaking from the core. The NIS source range detectors do not provide any inputs to control systems. In Modes 3, 4, and 5, with the reactor trip breakers closed, the source range detectors provide an automatic trip function with a setpoint in the shutdown range and the intermediate range detectors provide an automatic trip function with a setpoint in the power range. Therefore, the functional capability at the specified trip setpoint is assumed to be available.

The LCO requires two channels of source range neutron flux to be OPERABLE when the RTBs are closed. Two OPERABLE channels are sufficient to ensure no single random failure will disable this trip function. The LCO also requires one channel of the source range neutron flux to be OPERABLE in MODE 3, 4, or 5 with RTBs open. In this case, the source range function is to provide control room indication and the high flux at shutdown alarm. The outputs of the function to RTS logic are not required OPERABLE when the RTBs are open.

The source range neutron flux function provides protection for control rod withdrawal from subcritical, boron dilution and control rod ejection events. The function also provides visual neutron flux indication in the control room.

# 3/4.3.1 and 3/4.3.2 REACTOR TRIP SYSTEM AND ENGINEERED SAFETY FEATURES ACTUATION SYSTEM INSTRUMENTATION (Continued)

In MODE 2 when below the P-6 setpoint during a reactor startup, the source range neutron flux trip must be OPERABLE. Above the P-6 setpoint, the Intermediate Range Neutron Flux trip and Power Range Neutron Flux-Low Setpoint trip will provide core protection for reactivity accidents. Above the P-6 setpoint, the NIS source range detectors are de-energized and not functional.

In MODE 3, 4, or 5 with the reactor shut down and with the control rod drive (CRD) system capable of rod withdrawal, the source range neutron flux trip function must also be OPERABLE. If the CRD system is not capable of rod withdrawal, the source range detectors are not required to trip the reactor. However, their monitoring function must be OPERABLE to monitor core neutron levels and provide indication of reactivity changes that may occur as a result of events like a boron dilution.

Suitable detectors used in place of primary source range neutron flux monitors are recognized as alternate detectors. Alternate detectors may be used in place of primary source range neutron flux monitors as long as the required neutron flux indication, high flux at shutdown alarm, and source range high neutron flux trip functions are provided.

Note (8) limits the use of alternate detectors to a monitoring function until a plant design change can provide the capability for directly connecting these detectors into the source range circuits so they can provide the required alarm and trip functions.

# ACTION 4

Item (a) applies to one inoperable source range neutron flux trip channel when in MODE 2, below the P-6 setpoint, and performing a reactor startup. With the unit in this condition, below P-6, the NIS source range performs the monitoring and protection functions. With one of the two channels inoperable, operations involving positive reactivity additions shall be suspended immediately.

This will preclude any power escalation. With only one source range channel OPERABLE, core protection is severely reduced and any actions that add positive reactivity to the core must be suspended immediately.

BEAVER VALLEY - UNIT 2 B 3	3/4 3	3-6
----------------------------	-------	-----

# 3/4.3 INSTRUMENTATION

# BASES

# <u>3/4.3.1 and 3/4.3.2 REACTOR TRIP SYSTEM AND ENGINEERED SAFETY</u> FEATURES ACTUATION SYSTEM INSTRUMENTATION (Continued)

Item (b) applies to one inoperable source range neutron flux trip channel when in MODE 3, 4, or 5, with the RTBs closed and the CRD system capable of rod withdrawal. With the unit in this condition, the NIS source range performs the monitoring and protection functions. With one of the source range channels inoperable, 48 hours is allowed to restore it to OPERABLE status. If the channel cannot be returned to an OPERABLE status, 1 additional hour is allowed to open the RTBs. Once the RTBs are open, rod withdrawal is not possible and the unit enters ACTION 5. The allowance of 48 hours to restore the channel to OPERABLE status, and the additional hour to open the RTBs, are justified in WCAP-10271-P-A, Supplement 2, Rev. 1, June 1990.

Item (c) applies to two inoperable source range neutron flux trip channels when in MODE 2, below the P-6 setpoint, and performing a reactor startup, or in MODE 3, 4, or 5 with the RTBs closed and the CRD system capable of rod withdrawal. With the unit in this condition, below P-6, the NIS source range performs the monitoring and protection functions. With both source range channels inoperable, the RTBs must be opened immediately. With the RTBs open, rod withdrawal is not possible and the unit enters ACTION 5.

# ACTION 5

This ACTION applies when the required number of OPERABLE source range neutron flux channels is not met in MODE 3, 4, or 5 with the RTBs With the unit in this condition, the NIS source range performs open. the monitoring function. With less than the required number of source range channels OPERABLE, operations involving positive reactivity additions shall be suspended immediately. This will preclude any power escalation. However, a note applicable to this ACTION allows plant cooldown as long as the shutdown margin is adequate to account for the positive reactivity addition resulting from the temperature This ensures the core is controlled and the shutdown margin change. requirements are satisfied for all applicable events. In addition to suspension of positive reactivity additions, the valves that control the addition of unborated water to the RCS must be closed within 1 The isolation of unborated water sources will preclude a boron hour. dilution accident.

Also, the shutdown margin (SDM) must be verified within 1 hour and once every 12 hours thereafter as per SR 4.1.1.1.1 or 4.1.1.2, SDM verification. With no source range channels OPERABLE, core protection is severely reduced. Verifying the SDM within 1 hour allows sufficient time to perform the calculations and determine that

BEAVER VALLEY - UNIT 2

B 3/4 3-7

#### REACTOR TRIP SYSTEM AND ENGINEERED SAFETY 3/4.3.1 and 3/4.3.2 FEATURES ACTUATION SYSTEM INSTRUMENTATION (Continued)

the SDM requirements are met. The SDM must also be verified once per 12 hours thereafter to ensure that the core reactivity has not changed. Item (a) precludes any positive reactivity additions; therefore, core reactivity should not be increasing, and a 12 hour frequency is adequate. This does not include xenon decay which is accounted for in the shutdown margin surveillance. The completion times of within 1 hour and once per 12 hours are based on operating experience in performing the ACTIONS and the knowledge that unit conditions will change slowly.

# SOURCE RANGE NEUTRON FLUX

#### SURVEILLANCE REQUIREMENTS (SR)

# CHANNEL CHECK

The alternate source range detectors are modified by a note to indicate they are not subject to the source range detector surveillance requirements until they have been connected to the applicable circuits and are required to be OPERABLE. This complies with the testing requirements for components that are required to be OPERABLE.

Performance of the CHANNEL CHECK once every 12 hours ensures that gross failure of instrumentation has not occurred. A CHANNEL CHECK is a comparison of the parameter indicated on one channel to a similar It is based on the assumption that parameter on other channels. instrument channels monitoring the same parameter should read approximately the same value. Significant deviations between the two instrument channels could be an indication of excessive instrument drift in one of the channels or of something even more serious. Α CHANNEL CHECK for a single channel involves a qualitative assessment of the channel indication to verify the channel is operating in the approximate range for the expected plant conditions. A CHANNEL CHECK will detect gross channel failure; thus, it is key to verifying that the instrumentation continues to operate properly between each CHANNEL CALIBRATION.

Agreement criteria are determined by the unit staff based on a combination of the channel instrument uncertainties, including indication and readability. If a channel is outside the match criteria, it may be an indication that the sensor or the signal processing equipment has drifted outside its limit.

BEAVER VALLEY - UNIT 2 B 3/4 3-8

# 3/4.3.1 and 3/4.3.2 REACTOR TRIP SYSTEM AND ENGINEERED SAFETY FEATURES ACTUATION SYSTEM INSTRUMENTATION (Continued)

The frequency is based on operating experience that demonstrates channel failure is rare. Thus, performance of the CHANNEL CHECK ensures that undetected overt channel failure is limited to 12 hours. The CHANNEL CHECK supplements less formal, but more frequent, checks of channels during normal operational use of the displays associated with the LCO required channels.

When the control rods are fully inserted and are not capable of withdrawal, inadvertent control rod withdrawal is not a concern and one source range detector can adequately monitor the core.

# CHANNEL FUNCTIONAL TEST

The alternate source range detectors are modified by a note to indicate they are not subject to the source range detector surveillance requirements until they have been connected to the applicable circuits and are required to be OPERABLE. This complies with the testing requirements for components that are required to be OPERABLE.

A CHANNEL FUNCTIONAL TEST is performed on each required channel to ensure the entire channel will perform the intended function. Setpoints must be within the Allowable Values. The frequency of 92 days is justified for certain channels in WCAP-10271-P-A, Supplement 2, Rev. 1, June 1990.

This surveillance is modified by a Note that specifies testing when below P-6 and is clarified to address the transition from MODE 2 to MODE 3. A transition into MODE 3 with the reactor trip breakers closed is often made for a short period of time during plant shutdown. During a normal shutdown, the reactor trip breakers are opened shortly after entering MODE 3. The transition time in MODE 3 from when the reactor trip breakers are closed to when they are opened is less than the time required to perform the CHANNEL FUNCTIONAL TEST prior to entering MODE 3. Therefore, an allowance to enter MODE 3 without first performing the source range CHANNEL FUNCTIONAL TEST is warranted.

When performing the CHANNEL FUNCTIONAL TEST for manual initiation functions, the injection of a simulated signal into the channel as close to the primary sensor as practicable is accomplished by manually operating the function's manual switch(es).

BEAVER VALLEY -	UNIT 2	B 3/4 3-9	Amendment No. 1	8 0
-----------------	--------	-----------	-----------------	-----

# 3/4.3.1 and 3/4.3.2 REACTOR TRIP SYSTEM AND ENGINEERED SAFETY FEATURES ACTUATION SYSTEM INSTRUMENTATION (Continued)

# CHANNEL CALIBRATION

The alternate source range detectors are modified by a note to indicate they are not subject to the source range detector surveillance requirements until they have been connected to the applicable circuits and are required to be OPERABLE. This complies with the testing requirements for components that are required to be OPERABLE.

A CHANNEL CALIBRATION is performed every 18 months, or approximately at every refueling. The CHANNEL CALIBRATION for the source range neutron detectors consists of obtaining the detector plateau and discriminator curves, evaluating those curves, preamp and establishing detector operating conditions as directed by the detector manufacturer. The 18 month frequency is based on the need to perform this surveillance under the conditions that apply during a plant outage since performance at power is not possible. The protection and monitoring functions are also calibrated at an 18 month frequency as is normal for reactor protection instrument channels. Operating experience has shown these components usually pass the surveillance when performed on the 18 month frequency.

# 3/4.3.3 MONITORING INSTRUMENTATION

# 3/4.3.3.1 RADIATION MONITORING INSTRUMENTATION

The OPERABILITY of the radiation monitoring channels ensures that: 1) the radiation levels are continually measured in the areas served by the individual channels; 2) the alarm or automatic action is initiated when the radiation level trip setpoint is exceeded; and 3) sufficient information is available on selected plant parameters to monitor and assess these variables following an accident. This capability is consistent with the recommendations of NUREG-0737, "Clarification of TMI Action Plan Requirements," October, 1980.

A "recently" irradiated fuel assembly is fuel that has occupied part of a critical reactor core within the previous 100 hours.

3/4.3.3.2 (This Specification number is not used.)

# 3/4.3.3.3 (This Specification number is not used.)

# 3/4.3.3.4 (This Specification number is not used.)

# 3/4.3.3.5 REMOTE SHUTDOWN INSTRUMENTATION

The OPERABILITY of the remote shutdown instrumentation ensures that sufficient capability is available to permit shutdown and maintenance of HOT STANDBY of the facility from locations outside of the control This capability is required in the event control room room. habitability is lost and is consistent with General Design Criteria 19 of 10 CFR 50.

3/4.3.3.6 (This Specification number is not used).

3/4.3.3.7 (This Specification number is not used).

# 3/4.3.3.8 ACCIDENT MONITORING INSTRUMENTATION

The OPERABILITY of the accident monitoring instrumentation ensures that sufficient information is available on selected plant parameters to monitor and assess these variables during and following an accident. This capability is consistent with the recommendations of Regulatory Guide 1.97, "Instrumentation for Light-Water-Cooled Nuclear Plants to Assess Plant Conditions During and Following an Accident," December 1975 and NUREG-0578, "TMI-2 Lessons Learned Task Force Status Report and Short-Term Recommendations."

# 3/4.4.1.1, 2, 3 REACTOR COOLANT LOOPS AND COOLANT CIRCULATION

The plant is designed to operate with all reactor coolant loops in operation and maintain DNBR above the design DNBR limit during all normal operations and anticipated transients. In MODES 1 and 2, with one reactor coolant loop not in operation, this specification requires that the plant be in at least HOT STANDBY within 6 hours.

In MODE 3, a single reactor coolant loop provides sufficient heat removal capability for removing decay heat; however, due to the initial conditions assumed in the analysis for the control rod bank withdrawal from a subcritical condition, two operating coolant loops are required to meet the DNB design basis for this Condition II event when the rod control system is capable of control bank rod withdrawal.

In MODES 4 and 5, a single reactor coolant loop or RHR subsystem provides sufficient heat removal capability for removing decay heat; but single failure considerations require that at least two loops be OPERABLE. Thus, if the reactor coolant loops are not OPERABLE, this specification requires two RHR loops to be OPERABLE.

The operation of one Reactor Coolant Pump or one RHR pump provides adequate flow to ensure mixing, prevent stratification and produce gradual reactivity changes during boron concentration reductions in the Reactor Coolant System. The reactivity change rate associated with boron reduction will, therefore, be within the capability of operator recognition and control.

The restrictions on starting a Reactor Coolant Pump with one or more non-isolated RCS cold legs less than or equal to the enable temperature specified in the PTLR are provided to prevent RCS pressure transients, caused by energy additions from the secondary system, which could exceed the limits of Appendix G to 10 CFR Part 50. The RCS will be protected against overpressure transients and will not exceed the limits of Appendix G by restricting starting of the RCPs to when the secondary side water temperature of each steam generator in a non-isolated loop is less than 50°F above each of the non-isolated RCS cold leg temperatures. The secondary side water temperature is to be verified by direct measurements of the fluid temperature, or contact temperature readings on the steam generator secondary, or blowdown piping after purging of stagnant water within the piping. This shall be determined within 10 minutes prior to starting a reactor coolant pump.

BEAVER VALLEY - UNIT 2

# 3/4.4.1.4 LOOP ISOLATION VALVES

#### BACKGROUND

The RCS may be operated with loops isolated in order to perform maintenance. While operating with a loop isolated, there is a potential for inadvertently opening the isolation valves in the isolated loop. In this event, the coolant in the isolated loop would suddenly begin to mix with the coolant in the operating loops. This situation has the potential for causing a positive reactivity addition with a corresponding reduction of SHUTDOWN MARGIN if the boron concentration in the isolated loop is less than the required SHUTDOWN MARGIN.

As discussed in the UFSAR, the startup of an isolated loop is performed in a controlled manner that virtually eliminates any inappropriate sudden positive reactivity addition from unborated water because:

- a. LCO 3.4.1.5, "Isolated Loop Startup," and plant operating procedures require that the boron concentration in the isolated loop be maintained higher than the SHUTDOWN MARGIN requirement for the operating loops, thus eliminating the potential for introducing coolant from the isolated loop that could dilute the boron concentration in the operating loops below the required SHUTDOWN MARGIN; and
- b. The loop isolation valves cannot be opened unless the loop has been drained and refilled with water supplied from the refueling water storage tank or from the Reactor Coolant System. This would include water from the refueling cavity. This ensures adequate boron concentration in the water to refill the isolated loop, adequate mixing of the coolant in the isolated loop, and prevents any reactivity effects due to boron concentration stratification; and
- c. Removing the power from the loop isolation valve operator ensures that a loop isolation valve will not be moved unless specifically intended by a procedure.

# APPLICABLE SAFETY ANALYSES

Isolated loop startup is limited to MODES 5 and 6 in accordance with the NRC SER on N-1 loop operation.

During startup of an isolated loop in accordance with LCO 3.4.1.5, operating procedures prevent the opening of the loop isolation valve until the isolated loop is drained and refilled with water supplied

BEAVER VALLEY - UNIT 2 B 3/4 4-1a

# 3/4.4.1.4 LOOP ISOLATION VALVES (Continued)

# <u>APPLICABLE SAFETY ANALYSES</u> (Continued)

from the refueling water storage tank or Reactor Coolant System, and the isolated loop boron concentration is verified. Verification of the isolated loop boron concentration prior to opening the isolated loop isolation valves provides a reassurance of the adequacy of the SHUTDOWN MARGIN. This ensures that any undesirable reactivity effect from the isolated loop does not occur. The safety analyses assume a minimum SHUTDOWN MARGIN as an initial condition for Design Basis Accidents (DBAs). Violation of the LCO, combined with mixing of the isolated loop coolant into the operating loops, could result in the SHUTDOWN MARGIN being less than that assumed in the safety analyses.

# LCO

LCO 3.4.1.4.1 ensures that a loop isolation valve that becomes closed in MODES 1 through 4 is fully closed and the plant placed in MODE 5.

# APPLICABILITY

LCO 3.4.1.4.1 is applicable in MODES 1 through 4. In MODES 5 and 6, controlled startup of isolated loops is possible without significant risk of inadvertent criticality.

# ACTION

# For LCO 3.4.1.4.1

<u>a</u>. Should a loop isolation valve be closed in MODES 1 through 4, the affected loop isolation valve(s) must be maintained closed and the plant placed in MODE 5 to preclude inadvertent startup of the loop and the subsequent potential inadvertent positive reactivity insertion or criticality. The completion time of the ACTIONs allow time for borating the operating loops to a shutdown boration level such that the plant can be brought to MODE 3 within 6 hours and MODE 5 within 36 hours. The allowed completion times are reasonable, based on operating experience, to reach the required plant conditions from full power conditions in an orderly manner and without challenging plant systems.

# NPF-73 3/4.4 REACTOR COOLANT SYSTEM

# BASES

# 3/4.4.1.4 LOOP ISOLATION VALVES (Continued)

ACTION (Continued)

If power is inadvertently restored to one or more loop b. isolation valve operators, the potential exists for accidental isolation of a loop with a subsequent inadvertent startup of the isolated loop. The loop isolation valves have motor operators. Therefore, these valves will maintain their last position when power is removed from the valve operator. With power applied to the valve operators, only administrative controls prevent the valve from being operated. Although operating procedures make the occurrence of this event unlikely, the prudent action is to remove power from the loop isolation valve operators. The completion time of 30 minutes to remove power from the loop isolation valve operators is sufficient considering the complexity of the task.

SURVEILLANCE REQUIREMENTS (SR)

# SR 4.4.1.4.1

SR 4.4.1.4.1 is performed at least once per 31 days to ensure that the RCS loop isolation valves are open, with power removed from the loop isolation valve operators. The primary function of this surveillance is to ensure that power is removed from the valve operators, since SR 4.4.1.1 ensures that the loop isolation valves are open by verifying every 12 hours that all loops are operating and circulating reactor coolant. The frequency of 31 days ensures that the required flow can be made available, is based on engineering judgment, and has proven to be acceptable. Operating experience has shown that the failure rate is so low that the 31 day frequency is justified.

# NPF-73 3/4.4 REACTOR COOLANT SYSTEM

# BASES

# 3/4.4.1.5 ISOLATED LOOP STARTUP

# BACKGROUND

The RCS may be operated with loops isolated in order to perform maintenance. While operating with a loop isolated, there is a potential for inadvertently opening the isolation valves in the isolated loop. In this event, the coolant in the isolated loop would suddenly begin to mix with the coolant in the operating loops. This situation has the potential for causing a positive reactivity addition with a corresponding reduction of SHUTDOWN MARGIN if the boron concentration in the isolated loop is less than the required SHUTDOWN MARGIN.

As discussed in the UFSAR, the startup of an isolated loop is performed in a controlled manner that virtually eliminates any inappropriate sudden positive reactivity addition from unborated water because:

LCO 3.4.1.5, "Isolated Loop Startup," and plant operating a. procedures require that the boron concentration in the isolated loop be maintained higher than the SHUTDOWN requirement for the operating loops, MARGIN thus eliminating the potential for introducing coolant from the isolated loop that could dilute the boron concentration in the operating loops below the required SHUTDOWN MARGIN; and

# 3/4.4.1.5 ISOLATED LOOP STARTUP (Continued)

BACKGROUND (Continued)

- The loop isolation valves cannot be opened unless the loop b. has been drained and refilled with water supplied from the refueling water storage tank or from the Reactor Coolant This would include water from the refueling This ensures adequate boron concentration in the System. cavity. water to refill the isolated loop, adequate mixing of the coolant in the isolated loop, and prevents any reactivity effects due to boron concentration stratification; and
- с. Removing the power from the loop isolation valve operator ensures that a loop isolation valve will not be moved unless specifically intended by a procedure.

#### APPLICABLE SAFETY ANALYSES

Isolated loop startup is limited to MODES 5 and 6 in accordance with the NRC SER on N-1 loop operation.

During startup of an isolated loop in accordance with LCO 3.4.1.5, operating procedures prevent the opening of the loop isolation valve until the isolated loop is drained and refilled with water supplied from the refueling water storage tank or Reactor Coolant System, and the isolated loop boron concentration is verified. Verification of the isolated loop boron concentration prior to opening the isolated loop isolation valves provides a reassurance of the adequacy of the SHUTDOWN MARGIN. This ensures that any undesirable reactivity effect from the isolated loop does not occur. The safety analyses assume a minimum SHUTDOWN MARGIN as an initial condition for Design Basis Accidents (DBAs). Violation of the LCO, combined with mixing of the isolated loop coolant into the operating loops, could result in the SHUTDOWN MARGIN being less than that assumed in the safety analyses.

#### LCO

Loop isolation valves are used for performing maintenance when the plant is in MODES 5 or 6. LCO 3.4.1.5 ensures that the loop isolation valves remain closed on an isolated loop until the SHUTDOWN MARGIN in the isolated loop is within acceptable limits.

BEAVER VALLEY - UNIT 2 B 3/4 4-1e Amendment No. 78

#### 3/4.4.1.5 ISOLATED LOOP STARTUP (Continued)

# APPLICABILITY

In MODES 5 and 6, the SHUTDOWN MARGIN of the operating loops is large enough to permit operation with isolated loops. In these MODES, controlled startup of isolated loops is possible without significant risk of inadvertent criticality.

An RCS loop is considered isolated in MODES 5 and 6 whenever the hot and cold leg isolation valves on one RCS loop are both in a fully closed position at the same time. One isolation valve may be stroked for testing in MODES 5 and 6 and the loop will not be considered isolated when either the hot leg or cold leg loop isolation valve remains open.

# ACTION

The ACTION for LCO 3.4.1.5 assumes that the prerequisites of the LCO are not met and a loop isolation valve has been inadvertently opened. Therefore, the ACTION requires immediate closure of isolation valves to preclude a potential boron dilution event.

#### SURVEILLANCE REQUIREMENTS (SR)

# SR 4.4.1.5.1 and 4.4.1.5.3

As an additional measure to ensure that the boron concentration in an isolated loop remains within acceptable limits, SR 4.4.1.5.1 requires that an isolated loop is drained and refilled with borated water supplied from the refueling water storage tank or Reactor Coolant System prior to opening the hot or cold leg isolation valve in the isolated loop. The 4 hour time limit ensures that there is no unacceptable boron concentration stratification in an isolated loop. These surveillance frequencies have been shown to be acceptable through operating experience.

#### SR 4.4.1.5.2

To ensure that the boron concentration of the isolated loop meets acceptable limits, SR 4.4.1.5.2 is performed within 2 hours prior to opening either the hot or cold leg isolation valve. This provides reasonable assurance that the boron concentration will stay within acceptable limits until the loop is unisolated.

B 3/4 4-1f

3/4.4.2 (This Specification number is not used.)

#### 3/4.4.3 SAFETY VALVES

The pressurizer code safety values operate to prevent the RCS from being pressurized above its Safety Limit of 2735 psig. Each safety value is designed to relieve 345,000 lbs. per hour of saturated steam at the value set point.

During shutdown conditions (any RCS cold leg temperature below the enable temperature specified in 3.4.9.3) RCS overpressure protection is provided by the Overpressure Protection Systems addressed in Specification 3.4.9.3.

During operation, all pressurizer code safety valves must be OPERABLE to prevent the RCS from being pressurized above its safety limit of 2735 psig. The combined relief capacity of all of these valves is greater than the maximum surge rate resulting from a complete loss of load assuming no reactor trip until the first Reactor Protective System trip set point is reached (i.e., no credit is taken for a direct reactor trip on the loss of load) and also assuming no operation of the power operated relief valves or steam dump valves.

Demonstration of the safety valves' lift settings will occur only during shutdown and will be performed in accordance with the provisions of Section XI of the ASME Boiler and Pressure Code.

Safety values similar to the pressurizer code safety values were tested under an Electric Power Research Institute (EPRI) program to determine if the values would operate stably under feedwater line break accident conditions. The test results indicated the need for inspection and maintenance of the safety values to determine the potential damage that may have occurred after a safety value has lifted and either discharged the loop seal or discharged water through the value. Additional action statements require safety value inspection to determine the extent of the corrective actions required to ensure the values will be capable of performing their intended function in the future.

# 3/4.4.4 PRESSURIZER

The requirement that 150 kw of pressurizer heaters and their associated controls and emergency bus provides assurance that these heaters can be energized during a loss of offsite power condition to maintain natural circulation at HOT STANDBY.

# 3/4.4.5 STEAM GENERATORS

One OPERABLE steam generator in a non-isolated reactor coolant loop provides sufficient heat removal capability to remove decay heat after a reactor shutdown. The requirement for two OPERABLE steam generators, combined with other requirements of the Limiting Conditions for Operation ensures adequate

BEAVER VALLEY - UNIT 2 B 3/4 4-2 Change No. 2-001

# 3/4.4.5 STEAM GENERATORS (Continued)

decay heat removal capabilities for RCS temperatures greater than 350°F if one steam generator becomes inoperable due to single failure considerations. Below 350°F, decay heat is removed by the RHR system.

The Surveillance Requirements for inspection of the steam generator tubes ensure that the structural integrity of this portion of the RCS will be maintained. The program for inservice inspection of steam generator tubes is based on a modification of Regulatory Guide 1.83, Revision 1. Inservice inspection of steam generator tubing is essential in order to maintain surveillance of the conditions of the tubes in the event that there is evidence of mechanical damage or progressive degradation due to design, manufacturing errors, or inservice conditions that lead to corrosion. Inservice inspection of steam generator tubing also provides a means of characterizing the nature and cause of any tube degradation so that corrective measures can be taken.

The plant is expected to be operated in a manner such that the secondary coolant will be maintained within those parameter limits found to result in negligible corrosion of the steam generator tubes. If the secondary coolant chemistry is not maintained within these parameter limits, localized corrosion may likely result in stress corrosion cracking. The extent of cracking during plant operation would be limited by the limitation of steam generator tube leakage between the Primary Coolant System and the Secondary Coolant System (primary-to-secondary LEAKAGE = 150 gallons per day per steam generator). Axial cracks having a primary-to-secondary LEAKAGE less than this limit during operation will have an adequate margin of safety to withstand the loads imposed during normal operation and by postulated accidents. Operating plants have demonstrated that primary-to-secondary LEAKAGE of 150 50 gallons per day per steam LEAKAGE in excess of this limit generator can readily be detected. will require plant shutdown and an unscheduled inspection, during which the leaking tubes will be located and plugged or repaired by The technical bases for sleeving are described in the sleeving. approved vendor reports listed in Surveillance Requirement 4.4.5.4.a.9.

Wastage-type defects are unlikely with the all volatile treatment (AVT) of secondary coolant. However, even if a defect of similar type should develop in service, it will be found during scheduled inservice steam generator tube examinations. Plugging or repair will be required of all tubes with imperfections exceeding the plugging or repair limit. Degraded steam generator tubes may be repaired by the installation of sleeves which span the degraded tube section. A steam generator tube with a sleeve installed meets the structural

BEAVER VALLEY - UNIT 2

# 3/4.4.5 STEAM GENERATORS (Continued)

requirements of tubes which are not degraded, therefore, the sleeve is considered a part of the tube. The surveillance requirements identify those sleeving methodologies approved for use. If an installed sleeve is found to have through wall penetration greater than or equal to the plugging limit, the tube must be plugged. The plugging limit for the sleeve is derived from R. G. 1.121 analysis which utilizes a 20 percent allowance for eddy current uncertainty in determining the depth of tube wall penetration and additional degradation growth. Steam generator tube inspections of operating plants have demonstrated the capability to reliably detect degradation that has penetrated 20 percent of the original tube wall thickness.

The voltage-based repair limits of these surveillance requirements (SR) implement the guidance in GL 95-05 and are applicable only to Westinghouse-designed steam generators (SGs) with outside diameter stress corrosion cracking (ODSCC) located at the tube-to-tube support plate intersections. The guidance in GL 95-05 will not be applied to the tube-to-flow distribution baffle plate intersections. The voltage-based repair limits are not applicable to other forms of SG tube degradation nor are they applicable to ODSCC that occurs at other locations within the SG. Additionally, the repair criteria apply only to indications where the degradation mechanism is dominantly axial ODSCC with no NDE detectable cracks extending outside the thickness of the support plate. Refer to GL 95-05 for additional description of the degradation morphology.

Implementation of these SRs requires a derivation of the voltage structural limit from the burst versus voltage empirical correlation and then the subsequent derivation of the voltage repair limit from limit (which is the structural then implemented this by surveillance).

The voltage structural limit is the voltage from the burst pressure/bobbin voltage correlation, at the 95-percent prediction interval curve reduced to account for the lower 95/95-percent tolerance bound for tubing material properties at 650°F (i.e., the 95-percent LTL curve). The voltage structural limit must be adjusted downward to account for potential degradation growth during an operating interval and to account for NDE uncertainty. The upper voltage repair limit; V<sub>URL</sub>, is determined from the structural voltage limit by applying the following equation:

 $V_{\text{URL}}$  =  $V_{\text{SL}}$  -  $V_{\text{Gr}}$  -  $V_{\text{NDE}}$ 

BEAVER VALLEY - UNIT 2 B 3/4 4-3a Amendment No. 101

# 3/4.4.5 STEAM GENERATORS (Continued)

where  $V_{Gr}$  represents the allowance for degradation growth between inspections and  $V_{\text{NDE}}$  represents the allowance for potential sources of error in the measurement of the bobbin coil voltage. Further discussion of the assumptions necessary to determine the voltage repair limit are discussed in GL 95-05.

Safety analyses were performed pursuant to Generic Letter 95-05 to determine the maximum MSLB-induced primary-to-secondary leak rate that could occur without offsite doses exceeding a small fraction of 10 CFR 100 (concurrent iodine spike), 10 CFR 100 (pre-accident iodine spike), and without control room doses exceeding GDC-19. The current value of the maximum MSLB-induced leak rate and a summary of the analyses are provided in Section 15.1.5 of the UFSAR.

The mid-cycle equation in SR 4.4.5.4.a.10.d should only be used during unplanned inspections in which eddy current data is acquired for indications at the tube support plates.

SR 4.4.5.5 implements several reporting requirements recommended by GL 95-05 for situations which the NRC wants to be notified prior to returning the SGs to service. For the purposes of this reporting requirement, leakage and conditional burst probability can be calculated based on the as-found voltage distribution rather than the projected end-of-cycle (EOC) voltage distribution (refer to GL 95-05 for more information) when it is not practical to complete these calculations using the projected EOC voltage distributions prior to returning the SGs to service. Note that if leakage and conditional burst probability were calculated using the measured EOC voltage distribution for the purposes of addressing the GL section 6.a.1 and 6.a.3 reporting criteria, then the results of the projected EOC voltage distribution should be provided per the GL section 6.b (c) criteria.

Whenever the results of any steam generator tubing inservice inspection fall into Category C-3, these results will be reported to the Commission pursuant to Specification 6.6 prior to resumption of plant operation. Such cases will be considered by the Commission on a case-by-case basis and may result in a requirement for analysis, laboratory examinations, tests, additional eddy-current inspection, and revision of the Technical Specifications, if necessary.

#### 3/4.4.6 REACTOR COOLANT SYSTEM LEAKAGE

# 3/4.4.6.1 LEAKAGE DETECTION INSTRUMENTATION

#### BACKGROUND

GDC 30 of Appendix A to 10 CFR 50 requires means for detecting and, to the extent practical, identifying the source of RCS LEAKAGE. Regulatory Guide 1.45 describes acceptable methods for selecting leakage detection systems.

Leakage detection systems must have the capability to detect significant reactor coolant pressure boundary (RCPB) degradation as soon after occurrence as practical to minimize the potential for propagation to a gross failure. Thus, an early indication or warning signal is necessary to permit proper evaluation of all unidentified LEAKAGE.

Industry practice has shown that water flow changes of 0.5 to 1.0 gpm can be readily detected in contained volumes by monitoring changes in water level, in flow rate, or in the operating frequency of a pump. The non-ECCS portion of the containment sump used to collect unidentified LEAKAGE is instrumented to alarm due to abnormal increases in water inventory. The sensitivity is acceptable for detecting increases in unidentified LEAKAGE.

The reactor coolant contains radioactivity that, when released to the containment, can be detected by radiation monitoring instrumentation. Reactor coolant radioactivity levels will be low during initial reactor startup and for a few weeks thereafter, until activated corrosion products have been formed and fission products appear from fuel element cladding contamination or cladding defects. Radioactivity detection systems are included for monitoring both particulate and gaseous activities because of their sensitivities and rapid responses to RCS LEAKAGE.

An increase in humidity of the containment atmosphere would indicate release of water vapor to the containment. Dew point temperature measurements can thus be used to monitor humidity levels of the containment atmosphere as an indicator of potential RCS LEAKAGE.

Since the humidity level is influenced by several factors, a quantitative evaluation of an indicated leakage rate by this means may be questionable and should be compared to observed increases in liquid flow into or from the containment sump. Humidity level monitoring is considered most useful as an indirect alarm or indication to alert the operator to a potential problem. Humidity monitors are not required by this LCO.

BEAVER VALLEY - UNIT 2 B 3/4 4-4

# 3/4.4.6.1 LEAKAGE DETECTION INSTRUMENTATION (Continued)

#### BACKGROUND (Continued)

Air temperature and pressure monitoring methods may also be used to infer unidentified LEAKAGE to the containment. Containment temperature and pressure fluctuate slightly during plant operation, but a rise above the normally indicated range of values may indicate RCS leakage into the containment. The relevance of temperature and pressure measurements are affected by containment free volume and, for temperature, detector location. Alarm signals from these instruments can be valuable in recognizing rapid and sizable leakage Temperature and pressure monitors are not to the containment. required by this LCO.

# APPLICABLE SAFETY ANALYSES

The need to evaluate the severity of an alarm or an indication is important to the operators, and the ability to compare and verify with indications from other systems is necessary. Multiple instrument locations are utilized, if needed, to ensure that the transport delay time of the leakage from its source to an instrument location yields an acceptable overall response time.

The safety significance of RCS LEAKAGE varies widely depending on its source, rate, and duration. Therefore, detecting and monitoring RCS LEAKAGE into the containment area is necessary. Quickly separating the identified LEAKAGE from the unidentified LEAKAGE provides quantitative information to the operators, allowing them to take corrective action should a leakage occur detrimental to the safety of the unit and the public.

# LCO

One method of protecting against large RCS leakage derives from the ability of instruments to rapidly detect extremely small leaks. This LCO requires instruments of diverse monitoring principles to be OPERABLE to provide a high degree of confidence that extremely small leaks are detected in time to allow actions to place the plant in a safe condition, when RCS LEAKAGE indicates possible RCPB degradation.

# 3/4.4.6.1 LEAKAGE DETECTION INSTRUMENTATION (Continued)

#### LCO (Continued)

The LCO is satisfied when monitors of diverse measurement means are available. Thus, the containment sump monitor, in combination with a gaseous or particulate radioactivity monitor, provides an acceptable minimum. The containment sump monitor is comprised of the instruments associated with the non-ECCS portion of the containment sump which monitor narrow range level and sump pump discharge flow.

#### APPLICABILITY

Because of elevated RCS temperature and pressure in MODES 1, 2, 3, and 4, RCS leakage detection instrumentation is required to be OPERABLE.

In MODE 5 or 6, the temperature is to be less than or equal to 200°F and pressure is maintained low or at atmospheric pressure. Since the temperatures and pressures are far lower than those for MODES 1, 2, 3, and 4, the likelihood of leakage and crack propagation are much smaller. Therefore, the requirements of this LCO are not applicable in MODES 5 and 6.

#### ACTIONS

<u>a</u>. With the required containment sump monitor inoperable, no other form of sampling can provide the equivalent information; however, the containment atmosphere radioactivity monitoring system will provide indications of changes in leakage. Together with the atmosphere monitor, the periodic surveillance for RCS water inventory balance, SR 4.4.6.2.b, must be performed at an increased frequency of 24 hours to provide information that is adequate to detect leakage.

Restoration of the required sump monitor to OPERABLE status within a Completion Time of 30 days is required to regain the function after the monitor's failure. This time is acceptable, considering the frequency and adequacy of the RCS water inventory balance required by Required Action "a."

#### 3/4.4.6.1 LEAKAGE DETECTION INSTRUMENTATION (Continued)

#### ACTIONS (Continued)

Required Action "a" is modified by a Note that indicates that the provisions of LCO 3.0.4 are not applicable. As a result, a MODE change is allowed when the containment sump monitor is inoperable. This allowance is provided because other instrumentation is available to monitor RCS leakage.

# <u>b.1 and b.2.</u>

With both gaseous and particulate containment atmosphere radioactivity monitoring instrumentation channels inoperable, alternative action is required. Either grab samples of the containment atmosphere must be taken and analyzed or water inventory balances, in accordance with SR 4.4.6.2.b, must be performed to provide alternate periodic information.

With a sample obtained and analyzed or water inventory balance performed every 24 hours, the reactor may be operated for up to 30 days to allow restoration of the required containment atmosphere radioactivity monitors.

The 24 hour interval provides periodic information that is adequate to detect leakage. The 30 day Completion Time recognizes at least one other form of leakage detection is available.

Required Action "b" is modified by a Note that indicates that the provisions of LCO 3.0.4 are not applicable. As a result, a MODE change is allowed when the gaseous and particulate containment atmosphere radioactivity monitor channel is inoperable. This allowance is provided because other instrumentation is available to monitor for RCS LEAKAGE.

<u>c</u>. With all required monitors inoperable, no automatic means of monitoring leakage are available, and immediate plant shutdown is required. The plant must be brought to at least MODE 3 within 6 hours and to MODE 5 within the following 30 hours. The allowed Completion Times are reasonable, based on operating experience, to reach the required plant condition from full power conditions in an orderly manner and without challenging plant systems.

3/4.4.6.1 LEAKAGE DETECTION INSTRUMENTATION (Continued)

SURVEILLANCE REQUIREMENTS (SR)

# SR 4.4.6.1.a

SR 4.4.6.1.a requires the performance of a CHANNEL CHECK of the required containment atmosphere radioactivity monitor. The check gives reasonable confidence that the channel is operating properly. The Frequency of 12 hours is based on instrument reliability and is reasonable for detecting off normal conditions.

SR 4.4.6.1.a requires the performance of a CHANNEL FUNCTIONAL TEST on the required containment atmosphere radioactivity monitor. The test ensures that the monitor can perform its function in the desired manner. The test verifies the alarm setpoint and relative accuracy of the instrument string. The Frequency of 31 days considers instrument reliability, and operating experience has shown that it is proper for detecting degradation.

SR 4.4.6.1.a also requires the performance of a CHANNEL CALIBRATION on the required containment atmosphere radioactivity monitor. The calibration verifies the accuracy of the instrument string, including the instruments located inside containment. The Frequency of 18 months is a typical refueling cycle and considers channel reliability. Again, operating experience has proven that this Frequency is acceptable.

# SR 4.4.6.1.b

SR 4.4.6.1.b requires the performance of a CHANNEL CALIBRATION on the required containment sump monitor. The calibration verifies the accuracy of the instrument string, including the instruments located inside containment. The Frequency of 18 months is a typical refueling cycle and considers channel reliability. Again, operating experience has proven that this Frequency is acceptable.

#### 3/4.4.6.2 OPERATIONAL LEAKAGE

#### BACKGROUND

Components that contain or transport the coolant to or from the reactor core make up the RCS. Component joints are made by welding, bolting, rolling, or pressure loading, and valves isolate connecting systems from the RCS.

# 3/4.4.6.2 OPERATIONAL LEAKAGE (Continued)

# BACKGROUND (Continued)

During plant life, the joint and valve interfaces can produce varying amounts of reactor coolant LEAKAGE, through either normal operational wear or mechanical deterioration. The purpose of the RCS Operational LEAKAGE LCO is to limit system operation in the presence of LEAKAGE from these sources to amounts that do not compromise safety. This LCO specifies the types and amounts of LEAKAGE.

10 CFR 50, Appendix A, GDC 30, requires means for detecting and, to the extent practical, identifying the source of reactor coolant Regulatory Guide 1.45 describes acceptable methods for LEAKAGE. selecting leakage detection systems.

The safety significance of RCS LEAKAGE varies widely depending on its source, rate, and duration. Therefore, detecting and monitoring reactor coolant LEAKAGE into the containment area is necessary. Quickly separating the identified LEAKAGE from the unidentified LEAKAGE is necessary to provide quantitative information to the operators, allowing them to take corrective action should a leak occur that is detrimental to the safety of the facility and the public.

A limited amount of leakage inside containment is expected from auxiliary systems that cannot be made 100 percent leaktight. Leakage from these systems should be detected, located, and isolated from the containment atmosphere, if possible, to not interfere with RCS leakage detection.

This LCO deals with protection of the reactor coolant pressure boundary (RCPB) from degradation and the core from inadequate cooling, in addition to preventing the accident analyses radiation release assumptions from being exceeded. The consequences of violating this LCO include the possibility of a loss of coolant accident (LOCA).

# APPLICABLE SAFETY ANALYSES

Except for primary-to-secondary LEAKAGE, the safety analyses do not address operational LEAKAGE. However, other operational LEAKAGE is related to the safety analyses for LOCA; the amount of leakage can affect the probability of such an event. The safety analysis for an event resulting in steam discharge to the atmosphere assumes a 1 gpm primary-to-secondary LEAKAGE as the initial condition. An exception to the primary-to-secondary LEAKAGE is described below for the main steamline break (MSLB) analyzed in support of voltage-based steam generator tube repair criteria.

# 3/4.4.6.2 OPERATIONAL LEAKAGE (Continued)

# APPLICABLE SAFETY ANALYSES (Continued)

Primary-to-secondary LEAKAGE is a factor in the dose releases outside containment resulting from a MSLB accident. To a lesser extent, other accidents or transients involve secondary steam release to the atmosphere, such as a steam generator tube rupture (SGTR). The leakage contaminates the secondary fluid.

The MSLB is more limiting for site radiation releases. The primaryto-secondary LEAKAGE assumed in the safety analysis for the MSLB accident is described in UFSAR Section 15.1.5. The radiological consequences of a MSLB outside of containment was reanalyzed in support of the tube support plate voltage-based repair criteria stated in SR 4.4.5.4.a.10. For this analysis, the thyroid dose was maximized at 10% of the 10 CFR Part 100 guideline of 300 rem for the co-incident iodine spike case. RCS leakage was based on projection rather than on technical specification leakage limits. The analysis indicated that offsite doses would remain within regulatory criteria with the assumed primary-to-secondary leakage (described in UFSAR Section 15.1.5) should steam generator tubes fail due to the depressurization associated with a MSLB.

A similar analysis was performed using a control room thyroid dose of 30 rem as the criterion. The control room was assumed to be manually isolated and pressurized at T=30 minutes for a period of one hour, at which time filtered emergency intake would be automatically started. The control room would be purged with fresh air at T=8 hours following release cessation. The analysis indicated that control room doses would remain within regulatory criteria with the assumed primary-to-secondary leakage (described in UFSAR Section 15.1.5) should steam generator tubes fail due to the depressurization associated with a MSLB.

LCO

RCS operational LEAKAGE shall be limited to:

Pressure Boundary LEAKAGE a.

> No pressure boundary LEAKAGE is allowed, being indicative of material deterioration. LEAKAGE of this type is the leak itself could cause further unacceptable as deterioration, resulting in higher LEAKAGE. Violation of this LCO could result in continued degradation of the RCPB. LEAKAGE past seals and gaskets is not pressure boundary LEAKAGE. Should pressure boundary LEAKAGE occur through a

# 3/4.4.6.2 OPERATIONAL LEAKAGE (Continued)

#### LCO (Continued)

component which can be isolated from the balance of the Reactor Coolant System, plant operation may continue provided the leaking component is promptly isolated from the Reactor Coolant System since isolation removes the source of potential failure.

#### Unidentified LEAKAGE b.

One gallon per minute (gpm) of unidentified LEAKAGE is allowed as a reasonable minimum detectable amount that the containment air monitoring and containment sump level monitoring equipment can detect within a reasonable time period. Violation of this LCO could result in continued degradation of the RCPB, if the LEAKAGE is from the pressure boundary.

#### Primary-to-Secondary LEAKAGE through Any One SG C.

Operating experience at PWR plants has shown that sudden increases in leak rate are often precursors to larger tube Maintaining an operating LEAKAGE limit of failures. 150 gpd per steam generator will minimize the potential for a large LEAKAGE event at power. This operating LEAKAGE limit is more restrictive than the operating LEAKAGE limit in standardized technical specifications. This provides additional margin to accommodate a tube flaw which might grow at a greater than expected rate or unexpectedly extend outside the thickness of the tube support plate. This reduced LEAKAGE limit, in conjunction with a leak rate monitoring program, provides additional assurance that this precursor LEAKAGE will be detected and the plant shut down in a timely manner.

# 3/4.4.6.2 OPERATIONAL LEAKAGE (Continued)

# LCO (Continued)

#### Identified LEAKAGE d.

Up to 10 gpm of identified LEAKAGE is considered allowable because LEAKAGE is from known sources that do not interfere with detection of identified LEAKAGE and is well within the capability of the RCS Makeup System. Identified LEAKAGE includes LEAKAGE to the containment from specifically known and located sources, but does not include pressure boundary LEAKAGE or controlled reactor coolant pump (RCP) seal function not considered LEAKAGE). leakoff (a normal Violation of this LCO could result in continued degradation of a component or system.

# APPLICABILITY

In MODES 1, 2, 3, and 4, the potential for RCPB LEAKAGE is greatest when the RCS is pressurized.

In MODES 5 and 6, LEAKAGE limits are not required because the reactor coolant pressure is far lower, resulting in lower stresses and reduced potentials for LEAKAGE.

LCO 3.4.6.2, "RCS Pressure Isolation Valve (PIV)," measures leakage through each individual PIV and can impact this LCO. Of the two PIVs in series in each isolated line, leakage measured through one PIV does not result in RCS LEAKAGE when the other is leak tight. If both valves leak and result in a loss of mass from the RCS, the loss must be included in the allowable identified LEAKAGE.

BEAVER VALLEY - UNIT 2 B 3/4 4-4h

# 3/4.4.6.2 OPERATIONAL LEAKAGE (Continued)

# ACTIONS

If any pressure boundary LEAKAGE exists, the reactor must a. be brought to lower pressure conditions to reduce the severity of the LEAKAGE and its potential consequences. Tt. should be noted that LEAKAGE past seals and gaskets is not pressure boundary LEAKAGE. The reactor must be brought to MODE 3 within 6 hours and MODE 5 within 36 hours. This action reduces the LEAKAGE and also reduces the factors that tend to degrade the pressure boundary.

The allowed Completion Times are reasonable, based on operating experience, to reach the required plant conditions from full power conditions in an orderly manner and without challenging plant systems. In MODE 5, the pressure stresses acting on the RCPB are much lower, and further deterioration is much less likely.

Unidentified LEAKAGE, identified LEAKAGE, or primary to <u>b</u>. secondary LEAKAGE in excess of the LCO limits must be reduced to within limits within 4 hours. This Completion Time allows time to verify leakage rates and either identify unidentified LEAKAGE or reduce LEAKAGE to within limits before the reactor must be shut down. This action is necessary to prevent further deterioration of the RCPB. If the unidentified LEAKAGE, identified LEAKAGE, or primary to secondary LEAKAGE cannot be reduced to within limits within 4 hours, the reactor must be brought to lower pressure conditions to reduce the severity of the LEAKAGE The reactor must be and its potential consequences. brought to MODE 3 within 6 hours and MODE 5 within 36 hours. This action reduces the LEAKAGE.

The allowed Completion Times are reasonable, based on operating experience, to reach the required plant conditions from full power conditions in an orderly manner and without challenging plant systems. In MODE 5, the pressure stresses acting on the RCPB are much lower, and further deterioration is much less likely.

# 3/4.4.6.2 OPERATIONAL LEAKAGE (Continued)

#### SURVEILLANCE REQUIREMENTS (SR)

#### SR 4.4.6.2

Verifying RCS LEAKAGE to be within the LCO limits ensures the integrity of the RCPB is maintained. Pressure boundary LEAKAGE would at first appear as unidentified LEAKAGE and can only be positively identified by inspection. It should be noted that LEAKAGE past seals and gaskets is not pressure boundary LEAKAGE. Unidentified LEAKAGE and identified LEAKAGE are determined by performance of an RCS water inventory balance. Primary to secondary LEAKAGE is also measured by performance of an RCS water inventory balance in conjunction with effluent monitoring within the secondary steam and feedwater systems.

The RCS water inventory balance must be met with the reactor at steady state operating conditions and near operating pressure. Therefore, this SR is not required to be performed in MODES 3 and 4 until 12 hours of steady state operation near operating pressure have been established.

Steady state operation is required to perform a proper inventory balance; calculations during maneuvering are not useful and a Note requires the Surveillance to be met when steady state is established. For RCS operational LEAKAGE determination by water inventory balance, steady state is defined as stable RCS pressure, temperature, power level, pressurizer and makeup tank levels, makeup and letdown, and RCP seal injection and return flows.

An early warning of pressure boundary LEAKAGE or unidentified LEAKAGE is provided by the systems that monitor the containment atmosphere radioactivity and the containment sump level. The 12 hour monitoring of the leakage detection system is sufficient to provide an early warning of increased RCS LEAKAGE. These leakage detection systems are specified in LCO 3.4.6.1, "Leakage Detection Instrumentation."

The 72 hour Frequency is a reasonable interval to trend LEAKAGE and recognizes the importance of early leakage detection in the prevention of accidents. Note (1) states that the 12 hour surveillance is required only on leakage detection instrumentation required by LCO 3.4.6.1. This Note allows the 12 hour monitoring to be suspended on leakage detection instrumentation which is inoperable or not required to be operable per LCO 3.4.6.1. Note (2) states that this SR is required to be performed during steady state operation.

# 3/4.4.6.3 PRESSURE ISOLATION VALVE LEAKAGE

The leakage from any RCS pressure isolation valve is sufficiently low to ensure early detection of possible in-series valve failure. It is apparent that when pressure isolation is provided by two in-series valves and when failure of one valve in the pair can go undetected for a substantial length of time, verification of valve integrity is required. Since these valves are important in preventing overpressurization and rupture of the ECCS low pressure piping which could result in a LOCA, these valves should be tested periodically to ensure low probability of gross failure.

The Surveillance Requirements for RCS pressure isolation valves provide added assurance of valve integrity thereby reducing the probability of gross valve failure and consequent intersystem LOCA. leakage from the RCS pressure isolation valve is identified LEAKAGE and will be considered as a portion of the allowed limit.

NPF-73 REACTOR COOLANT SYSTEM

#### BASES

3/4.4.7 (This Specification number is not used.)

# 3/4.4.8 SPECIFIC ACTIVITY

The primary coolant specific activity is limited in order to maintain offsite and control room operator doses associated with postulated accidents within applicable requirements. Specifically, the 0.35  $\mu$ Ci/gm DOSE EQUIVALENT I-131 limit ensures that the offsite dose does not exceed a small fraction of 10 CFR Part 100 quidelines and that control room operator thyroid dose does not exceed GDC-19 in the event of primary-to-secondary leakage induced by a main steam line break.

The ACTION statement permitting POWER OPERATION to continue for limited time periods with the primary coolant's specific activity > 0.35  $\mu$ Ci/gram DOSE EQUIVALENT I-131, but within the allowable limit shown on Figure 3.4-1, accommodates possible iodine spiking phenomenon which may occur following changes in THERMAL POWER. Operation with specific activity levels exceeding 0.35  $\mu$ Ci/gram DOSE EQUIVALENT I-131 for more than 48 hours during one continuous time interval or exceeding the limits shown on Figure 3.4-1 must be restricted to ensure that assumptions made in the UFSAR accident analyses are not exceeded.

Reducing  $T_{avg}$  to < 500°F minimizes the release of activity should a steam generator tube rupture since the saturation pressure of the primary coolant is below the lift pressure of the atmospheric steam relief valves. This action also reduces the pressure differential across the steam generator tubes reducing the probability and magnitude of main steam line break accident induced primary-to-secondary leakage. The surveillance requirements provide adequate assurance that excessive specific activity levels in the primary coolant will be detected in sufficient time to take corrective action. Information obtained on iodine spiking will be used to assess the parameters associated with spiking phenomena. Α reduction in frequency of isotopic analyses following power changes may be permissible if justified by the data obtained.

# 3/4.4.9 PRESSURE/TEMPERATURE LIMITS

All components in the Reactor Coolant System are designed to withstand the effects of cyclic loads due to system temperature and pressure changes. These cyclic loads are introduced by normal load transients, reactor trips, and startup and shutdown operations. The various categories of load cycles used for design purposes are provided in Section 3.9 of the FSAR. During startup and shutdown, the rates of temperature and pressure changes are limited so that the maximum specified heatup and cooldown rates are consistent with the design assumptions and satisfy the stress limits for cyclic operation.

The PTLR contains P/T limit curves for heatup, cooldown, and inservice leak testing, and data for the maximum rate of change of reactor coolant temperature. The analytical methods used to determine the RCS P/T limits and the OPPS limits (PORV pressure relief setpoint and OPPS enable temperature) were developed in accordance with WCAP-14040-NP-A, Rev. 2, "Methodology Used to Develop Cold Overpressure Mitigating System Setpoints and RCS Heatup and Cooldown Limit Curves."

Each P/T limit curve defines an acceptable region for normal operation. The usual use of the curves is operational quidance during heatup or cooldown maneuvering, when pressure and temperature indications are monitored and compared to the applicable curve to determine that operation is within the allowable region.

The LCO establishes operating limits that provide a margin to brittle failure of the reactor vessel and piping of the reactor coolant pressure boundary (RCPB). The vessel is the component most subject to brittle failure, and the LCO limits apply mainly to the vessel. The limits do not apply to the pressurizer, which has different design characteristics and operating functions.

10 CFR 50, Appendix G, requires the establishment of P/T limits for specific material fracture toughness requirements of the RCPB materials. It also requires an adequate margin to brittle failure during normal operation, anticipated operational occurrences, and system hydrostatic tests. It mandates the use of the American Society of Mechanical Engineers (ASME) Code, Section XI, Appendix G.

The neutron embrittlement effect on the material toughness is reflected by increasing the nil ductility reference temperature  $(RT_{NDT})$  as exposure to neutron fluence increases.

# 3/4.4.9 PRESSURE/TEMPERATURE LIMITS (Continued)

The actual shift in the  $RT_{NDT}$  of the vessel material will be established periodically by removing and evaluating the irradiated reactor vessel material specimens, in accordance with ASTM E 185-82 and Appendix H of 10 CFR 50. The operating PTLR P/T limit curves will be adjusted, as necessary, based on the evaluation findings and the recommendations of Regulatory Guide 1.99, Rev. 2.

The PTLR P/T limit curves are composite curves established by superimposing limits derived from stress analyses of those portions of the reactor vessel and head that are the most restrictive. At any specific pressure, temperature, and temperature rate of change, one location within the reactor vessel will dictate the most restrictive limit. Across the span of the PTLR P/T limit curves, different locations are more restrictive, and, thus, the curves are composites of the most restrictive regions.

The PTLR heatup curve represents a different set of restrictions than the PTLR cooldown curve because the directions of the thermal gradients through the vessel wall are reversed. The thermal gradient reversal alters the location of the tensile stress between the outer and inner diameters of the wall.

The criticality limit curve includes the 10 CFR 50, Appendix G requirement that it be  $\geq$  40°F above the heatup curve and not less than the minimum permissible temperature for inservice hydrostatic testing. However, the PTLR criticality curve is not operationally limiting; a more restrictive limit exists in LCO 3.1.1.5, "RCS Minimum Temperature for Criticality."

The consequence of violating the LCO limits is that the RCS has been operated under conditions that can result in brittle failure of the RCPB, possibly leading to a nonisolable leak or loss of coolant accident. In the event these limits are exceeded, an evaluation must be performed to determine the effect on the structural integrity of the RCPB components. The ASME Code, Section XI, Appendix E, provides a recommended methodology for evaluating an operating event that causes an excursion outside the limits.

# 3/4.4.9 PRESSURE/TEMPERATURE LIMITS (Continued)

The pressure-temperature limit curves contained in the PTLR, are developed using Code Case N-640. One of the safety margins incorporated into the curves is the lower bound fracture toughness curve. The lower bound fracture toughness curves available in Appendix G to Section XI use the reference stress intensity factor K.,. The pressure-temperature limit curves based on Code Case N-640 use the reference stress intensity factor  $K_{Ic}$ .  $K_{IA}$  is a fracture toughness curve which is a lower bound on all static, dynamic and arrest fracture toughness, and  $K_{TC}$  is a fracture toughness curve which is a lower bound on static fracture toughness only. The only change that is made when generating the revised pressure-temperature limits curve with  $K_{_{1c}}$  is the lower bound fracture toughness curve selected. other margins involved in the generation process remain All unchanged. Since the heatup and cooldown process is a very slow one, with the fastest rate allowed being 100°F per hour, the rate of change of pressure and temperature is considered constant so that the stress is essentially constant. Both heatup and cooldown correspond to static loading, with regard to fracture toughness. The only time when dynamic loading can occur and where the dynamic/arrest toughness  $K_{TA}$  should be used for the reactor pressure vessel is when a crack is running. This might happen during a pressurized thermal shock event, but not during heatup and cooldown. Therefore, the static toughness K<sub>re</sub> lower bound toughness is used to generate the pressure-temperature limit curves contained in the PTLR.

BEAVER VALLEY - UNIT 2

B 3/4 4-8 (Next Page is B 3/4 4-13) 

# 3/4.4.9 PRESSURE/TEMPERATURE LIMITS (Continued)

#### OVERPRESSURE PROTECTION SYSTEMS

#### BACKGROUND

The overpressure protection system (OPPS) controls RCS pressure at low temperatures so the integrity of the reactor coolant pressure boundary (RCPB) is not compromised by violating the pressure and temperature (P/T) limits of 10 CFR 50, Appendix G. The reactor vessel is the limiting RCPB component for demonstrating such protection. The maximum setpoint for the power operated relief valves (PORVs) and the maximum RCS pressure for the existing RCS cold leg temperature during cooldown, shutdown, and heatup meet the 10 CFR 50, Appendix G requirements during the OPPS MODES.

The reactor vessel material is less tough at low temperatures than at normal operating temperature. As the vessel neutron exposure accumulates, the material toughness decreases and becomes less resistant to pressure stress at low temperatures. RCS pressure, therefore, is maintained low at low temperatures and is increased only as temperature is increased.

The potential for vessel overpressurization is most acute when the RCS is water solid, occurring only during shutdown; a pressure fluctuation can occur more quickly than an operator can react to relieve the condition. Exceeding the RCS P/T limits specified in the PTLR by a significant amount could cause brittle cracking of the reactor vessel.

LCO 3.4.9.3, "Overpressure Protection Systems," provides RCS overpressure protection by having a minimum coolant input capability and having adequate pressure relief capacity. Limiting coolant input capability requires deactivating all but one charging pump and isolating the accumulators. The pressure relief capacity requires either two redundant RCS relief valves or a depressurized RCS and an RCS vent of sufficient size. One RCS relief valve or the open RCS vent is the overpressure protection device that acts to terminate an increasing pressure event.

With minimum coolant input capability, the ability to provide core coolant addition is restricted. The LCO does not require the makeup control system deactivated or the safety injection (SI) actuation circuits blocked. Due to the lower pressures in the OPPS MODES and the expected core decay heat levels, the makeup system can provide adequate flow via the makeup control valve and, if needed, until the charging pump is actuated by SI.

BEAVER VALLEY - UNIT 2 B 3/4 4-13

Change No. 2-018

# 3/4.4.9 PRESSURE/TEMPERATURE LIMITS (Continued)

## BACKGROUND (Continued)

The OPPS for pressure relief consists of two PORVs with reduced lift settings or a depressurized RCS and an RCS vent of sufficient size. Two RCS relief valves are required for redundancy. One RCS relief adequate relieving capability to valve has keep from overpressurization for the required coolant input capability.

#### PORV REQUIREMENTS

As designed for the OPPS System, each PORV is signaled to open if the RCS pressure approaches a limit determined by the OPPS actuation logic. The OPPS actuation logic monitors both RCS temperature and RCS pressure and determines when a condition not acceptable, with respect to the PTLR limits is approached. The wide range RCS temperature indications are auctioneered to select the lowest temperature signal. The lowest temperature signal is processed through a function generator that calculates a pressure limit for that temperature. The calculated pressure limit is then compared with the indicated RCS pressure from a wide range pressure channel. If the indicated pressure meets or exceeds the calculated value, a PORV is signaled to open. Having the setpoints of both valves within the limits ensures that the Appendix G limits will not be exceeded in any analyzed event. When a PORV is opened in an increasing pressure transient, the release of coolant will cause the pressure increase to slow and reverse. As the PORV releases coolant, the RCS pressure decreases until a reset pressure is reached and the valve is signaled to close. The pressure continues to decrease below the reset pressure as the valve closes.

The low limit on pressure during the transient is typically established based solely on an operational consideration for the Reactor Coolant Pump (RCP) No. 1 seal to maintain a nominal differential pressure across the seal faces for proper film-riding performance. The upper limit (based on the minimum of the steadystate 10 CFR 50 Appendix G requirement and the PORV piping limitations) and the RCP No. 1 seal performance criteria create a pressure range from which the setpoints for both PORVs are selected. When there is insufficient range between the upper and lower pressure limits to select the PORV setpoints to provide protection against violating both limits, setpoint selection to provide protection against the upper limit violation takes precedence.

# 3/4.4.9 PRESSURE/TEMPERATURE LIMITS (Continued)

#### RCS VENT REQUIREMENTS

Once the RCS is depressurized, a vent exposed to the containment atmosphere will maintain the RCS at containment ambient pressure in an RCS overpressure transient, if the relieving requirements of the transient do not exceed the capabilities of the vent. Thus, the vent path must be capable of relieving the flow resulting from the limiting OPPS mass or heat input transient, and maintaining pressure below the P/T limits. The required vent capacity may be provided by one or more vent paths.

For an RCS vent to meet the flow capacity requirement, it may be satisfied by removing a pressurizer safety valve or establishing an opening between the RCS and the containment atmosphere of the required size through any positive means available which cannot be inadvertently defeated. The vent path(s) must be above the level of reactor coolant, so as not to drain the RCS when open.

# APPLICABLE SAFETY ANALYSES

Safety analyses demonstrate that the reactor vessel is adequately protected against exceeding the P/T limits when low RCS temperature conditions exist. At the enable temperature specified in the PTLR and below, overpressure prevention is provided by two OPERABLE RCS relief valves or a depressurized RCS and a sufficient sized RCS vent.

The actual temperature at which the pressure in the PTLR P/T limit curve falls below the OPPS setpoint, as specified in the PTLR, increases as the reactor vessel material toughness decreases due to neutron embrittlement. Each time the PTLR P/T limit curves are revised, the OPPS must be re-evaluated to ensure its functional requirements can still be met.

The PTLR contains the acceptance limits that define the OPPS requirements. Any change to the RCS that may affect OPPS operation must be evaluated against the analyses to determine the impact of the change on the OPPS acceptance limits.

Transients that are capable of overpressurizing the RCS are categorized as either mass or heat input transients, examples of which follow:

#### 3/4.4.9 PRESSURE/TEMPERATURE LIMITS (Continued)

<u>APPLICABLE SAFETY ANALYSES</u> (Continued)

#### MASS INPUT TYPE TRANSIENTS

- a. Inadvertent safety injection; or
- b. Charging/letdown flow mismatch.

#### HEAT INPUT TYPE TRANSIENTS

- a. Inadvertent actuation of pressurizer heaters;
- b. Loss of RHR cooling; or
- c. Reactor coolant pump (RCP) startup with temperature asymmetry within the RCS or between the RCS and steam generators.

The following are required during the OPPS MODES to ensure that mass and heat input transients do not occur, which either of the OPPS overpressure protection means cannot handle:

- a. Deactivating all but one charging pump OPERABLE;
- b. Deactivating the accumulator discharge isolation valves in their closed positions; and
- c. Disallowing start of an RCP if the secondary side water temperature of each steam generator in a non-isolated loop is greater than or equal to 50°F above the non-isolated RCS cold leg temperature in any non-isolated loop. LCO 3.4.1.2, "Reactor Coolant System - Hot Standby," and LCO 3.4.1.3, "Reactor Coolant System - Shutdown," provide this protection.

The analyses demonstrate that either one RCS relief valve or the depressurized RCS and RCS vent can maintain the RCS pressure below the limits when only one charging pump is actuated by SI. Thus, the LCO allows only one charging pump OPERABLE during the OPPS MODES. Since neither one RCS relief valve nor the RCS vent can handle a full SI actuation, the LCO also requires the accumulators isolated.

The isolated accumulators must have their discharge valves closed with power removed. Fracture mechanics analyses established the temperature of OPPS Applicability at the enable temperature specified in the PTLR.

#### REACTOR COOLANT SYSTEM

# BASES

# 3/4.4.9 PRESSURE/TEMPERATURE LIMITS (Continued)

#### PORV PERFORMANCE

The fracture mechanics analyses show that the vessel is protected when the PORVs are set to open at or below the limit specified in the PTLR. The setpoint is derived by analyses that model the performance of the OPPS assuming the limiting transient of SI actuation of one charging pump. These analyses consider pressure overshoot and undershoot beyond the PORV opening and closing, resulting from signal processing and valve stroke times. The PORV setpoints at or below the derived limit ensure the P/T limits will be met.

The Maximum Allowed Nominal PORV Setpoint for the OPPS, specified in the PTLR, is derived by analysis which models the performance of the OPPS various mass input and heat assuming input transients. Operation with a PORV setpoint less than or equal to the maximum allowable nominal setpoint ensures that Appendix G limits will not be violated with consideration for: (1) a maximum pressure overshoot beyond the PORV setpoint which can occur as a result of time delays in signal processing and valve opening; (2) a 50°F heat transport effect made possible by the geometrical relationship of the reactor vessel and the RCS wide range temperature indicator used for OPPS; (4) (3) instrument uncertainties; single failure; and (5) the pressure difference between the wide range pressure transmitter and the reactor vessel limiting beltline region.

The PTLR PORV setpoint will be updated when the revised PTLR P/T limits conflict with the OPPS analysis limits. The P/T limits are periodically modified as the reactor vessel material toughness decreases due to neutron embrittlement caused by neutron irradiation. Revised limits are determined using neutron fluence projections and results of examinations of the the reactor vessel material irradiation surveillance specimens. The Bases for LCO 3.4.9.1, "Pressure/Temperature Limits," discuss these examinations.

The PORVs are considered active components. Thus, the failure of one PORV is assumed to represent the worst case, single active failure.

# RCS VENT PERFORMANCE

With the RCS depressurized, analyses show that a PORV or equivalent opening with a vent size of 3.14 square inches is capable of mitigating the allowed OPPS overpressure transient. The capacity of a vent this size is greater than the flow of the limiting transient for the OPPS configuration, SI actuation with one charging pump OPERABLE, maintaining RCS pressure less than the maximum pressure on the P/T limit curve.

#### 3/4.4.9 PRESSURE/TEMPERATURE LIMITS (Continued)

## RCS VENT PERFORMANCE (Continued)

The RCS vent size is based on the PORV size, therefore, the vent is bounded by the PORV analyses.

The RCS vent is passive and is not subject to active failure.

LCO

This LCO requires that the OPPS is OPERABLE. The OPPS is OPERABLE when the minimum coolant input and pressure relief capabilities are OPERABLE. Violation of this LCO could lead to the loss of low temperature overpressure mitigation and violation of the limits as a result of an operational transient.

The Maximum Allowable Nominal Setpoint Curve of the PTLR defines the maximum nominal setpoint at which the PORVs can be set which will ensure that Appendix G limits are not exceeded. To maximize operating margin, the setpoint for the higher PORV is set at the Maximum Allowable Nominal Operating Curve within the respective instrumentation loop calibration tolerance band. The PORV setpoint uncertainty is calculated with reference to the methodology in ISA 67.04-1994 for performing instrumentation uncertainty calculations. The instrumentation calibration tolerances are provided in plant procedures. The overall setpoint calculation accounts for the instrumentation calibration tolerances in the uncertainty calculation.

Since actuation of both PORVs can result in excessive undershoot below the PORV setpoint, the lower PORV setpoints are staggered by an amount greater than or equal to the limiting overshoot (from either the mass injection or heat addition events). The staggered setpoints are provided in plant procedures.

To limit the coolant input capability, the LCO requires one charging pump capable of injecting into the RCS and all accumulator discharge isolation valves closed and immobilized. The LCO is qualified by a note that permits two pumps capable of RCS injection for less than or equal to 15 minutes to allow for pump swaps. This note also allows all charging pumps capable of injecting into the RCS during a change from MODE 3 to MODE 4 to be OPERABLE for a limited period of time.

#### 3/4.4.9 PRESSURE/TEMPERATURE LIMITS (Continued)

# LCO (Continued)

The LCO is also qualified by a note stating that accumulator isolation with power removed from the discharge isolation valves is only required when the accumulator pressure is greater than or at the maximum RCS pressure for the existing temperature, as allowed by the PTLR P/T limit curves. This note permits the accumulator discharge isolation valve surveillance to be performed only under these pressure and temperature conditions.

Operation above the enable temperature specified in the PTLR, but less than the enable temperature specified in the PTLR plus 25°F with only one centrifugal charging pump OPERABLE is allowed for up to 4 hours. As shown by analysis, LOCAs occurring at low temperature, low pressure conditions can be successfully mitigated by the operation of a single centrifugal charging pump and a single LHSI pump with no credit for accumulator injection. Given the short time duration that the condition of having only one centrifugal charging pump OPERABLE is allowed and the probability of a LOCA occurring during this time, the failure of the single centrifugal charging pump is not assumed.

Operation below the enable temperature specified in the PTLR, but greater than the enable temperature specified in the PTLR minus 25°F with all centrifugal charging pumps OPERABLE is allowed for up to 4 hours immediately following a change from MODE 3 to MODE 4. This provides a reasonable period of time for the operators to secure an OPERABLE pump following entry into MODE 4. Since the charging pump is required to be OPERABLE in MODE 3, but is not required in MODE 4 due to OPPS limitations, some time constraints for making the transition must be identified. During low pressure, low temperature operation, all automatic Safety Injection actuation signals are blocked. In normal conditions, a single failure of the ESF actuation circuitry will result in the starting of at most one train of Safety Injection (one centrifugal charging pump, and one LHSI pump). For temperatures above the enable temperature specified in the PTLR minus 25°F, an overpressure event occurring as a result of starting these two pumps can be successfully mitigated by operation of both PORVs without exceeding Appendix G limits. Given the short time duration that this condition is allowed and the low probability of a single failure causing an overpressure event during this time, the single failure of a PORV is not assumed. Initiation of both trains of Safety Injection during this 4-hour time frame due to operator error or a single failure occurring during testing of a redundant channel are not considered to be credible accidents.

## 3/4.4.9 PRESSURE/TEMPERATURE LIMITS (Continued)

#### LCO (Continued)

The elements of the LCO that provide low temperature overpressure mitigation through pressure relief are:

- a. Two OPERABLE PORVS; a PORV is OPERABLE for OPPS when its block valve is open, its lift setpoint is set to the limit and testing proves its ability to open at this setpoint, and motive power is available to the two valves and their control circuits; or
- b. A depressurized RCS and an RCS vent.

An RCS vent is OPERABLE when open with an area of 3.14 square inches.

Each of these methods of overpressure prevention is capable of mitigating the limiting OPPS transient.

# APPLICABILITY

This LCO is applicable in MODE 4 when any RCS cold leg temperature is less than or equal to the enable temperature specified in the PTLR, in MODE 5, and in MODE 6 when the reactor vessel head is on. When the reactor vessel head is off, overpressurization cannot occur.

Low temperature overpressure prevention is most critical during shutdown when the RCS is water solid, and a mass or heat input transient can cause a very rapid increase in RCS pressure when little or no time allows operator action to mitigate the event.

#### ACTION

a. With two or more charging pumps capable of injecting into the RCS, RCS overpressurization is possible.

To immediately initiate action to restore restricted coolant input capability to the RCS reflects the urgency of removing the RCS from this condition.

b. An unisolated accumulator requires isolation within 1 hour. This is only required when the accumulator pressure is at or more than the maximum RCS pressure for the existing temperature allowed by the PTLR P/T limit curves.

#### 3/4.4.9 PRESSURE/TEMPERATURE LIMITS (Continued)

# ACTION (Continued)

If isolation is needed and cannot be accomplished in 1 hour, the ACTION provides two options, either of which must be performed in the next 12 hours. By increasing the RCS temperature to more than the enable temperature specified in the PTLR, the accumulator pressure cannot exceed the OPPS limits if the accumulators are fully injected. Depressurizing the accumulators below the OPPS limit specified in the PTLR also gives this protection.

The completion times are based on operating experience that these activities can be accomplished in these time periods indicating that an event requiring OPPS is not likely in the allowed times.

c. In MODE 4 when any RCS cold leg temperature is less than or equal to the enable temperature specified in the PTLR, with one required RCS relief valve inoperable, the RCS relief valve must be restored to OPERABLE status within a completion time of 7 days. Two RCS relief valves are required to provide low temperature overpressure mitigation while withstanding a single failure of an active component. The exception to Specification 3.0.4 will permit plant heatup with one inoperable PORV. Continued operation is permitted with one PORV inoperable.

The completion time considers the facts that only one of the RCS relief valves is required to mitigate an overpressure transient and that the likelihood of an active failure of the remaining valve path during this time period is very low. If plant operation results in transitioning to MODE 5, the completion time to restore an inoperable PORV may not exceed 7 days as required by this ACTION.

d. The consequences of operational events that will overpressurize the RCS are more severe at lower temperature. Thus, with one of the two RCS relief valves inoperable in MODE 5 or in MODE 6 with the head on, the completion time to restore two valves to OPERABLE status is 24 hours.

## 3/4.4.9 PRESSURE/TEMPERATURE LIMITS (Continued)

## <u>ACTION (Continued)</u>

The completion time represents a reasonable time to investigate and repair several types of relief valve failures without exposure to a lengthy period with only one OPERABLE RCS relief valve to protect against overpressure events. If a PORV is inoperable when the plant enters MODE 5 from MODE 4, the completion time to restore an inoperable PORV changes to 24 hours but the cumulative inoperable time may not exceed 7 days before taking action to depressurize and vent.

e. The RCS must be depressurized and a vent must be established within 12 hours when both required RCS relief valves are inoperable. The vent must be sized greater than or equal to 3.14 square inches to ensure that the flow capacity is greater than that required for the worst case mass input transient reasonable during the applicable MODES. This action is needed to protect the RCPB from a low temperature overpressure event and a possible brittle failure of the reactor vessel.

The completion time considers the time required to place the plant in this condition and the relatively low probability of an overpressure event during this time period due to increased operator awareness of administrative control requirements.

# SURVEILLANCE REQUIREMENTS (SR)

# SR 4.4.9.3.1

To minimize the potential for a low temperature overpressure event by limiting the mass input capability, a maximum of one charging pump is OPERABLE with the others verified deactivated with power removed and the accumulator discharge isolation valves are verified closed and locked out.

The frequency of 12 hours is sufficient, considering other indications and alarms available to the operator in the control room, to verify the required status of the equipment.

SR 4.4.9.3.1.b allows opening the accumulator discharge isolation valves to perform accumulator discharge check valve testing.

BEAVER VALLEY - UNIT 2 B 3/4 4-15g C

# 3/4.4.9 PRESSURE/TEMPERATURE LIMITS (Continued)

## SURVEILLANCE REQUIREMENTS (SR) (Continued)

SR 4.4.9.3.2

The PORV block valve must be verified open every 72 hours to provide the flow path for each required PORV to perform its function when actuated. The valve must be remotely verified open in the main control room. This surveillance is performed if the PORV satisfies the LCO.

The block valve is a remotely controlled, motor operated valve. The power to the valve operator is not required removed, and the manual operator is not required locked in the inactive position. Thus, the block valve can be closed in the event the PORV develops excessive leakage or does not close (sticks open) after relieving an overpressure situation.

The 72 hour frequency is considered adequate in view of other administrative controls available to the operator in the control room, such as valve position indication, that verify that the PORV block valve remains open.

The SR is required to be performed prior to entering the condition for the OPPS to be OPERABLE. This assures low temperature overpressure protection is available when the RCS cold leg temperature is less than or equal to the enable temperature specified in the PTLR. Performing the surveillance every 31 days on each required PORV permits verification and adjustment, if necessary, of its lift setpoint, and considers instrumentation reliability which has been shown through operating experience to be acceptable. The CHANNEL FUNCTIONAL TEST will verify the setpoint is within the allowed maximum limits. PORV actuation could depressurize the RCS and is not required.

Performance of a CHANNEL CALIBRATION on each required PORV actuation channel is required every 18 months to adjust the whole channel so that it responds and the valve opens within the required range and accuracy to known input.

#### 3/4.4.9 PRESSURE/TEMPERATURE LIMITS (Continued)

SURVEILLANCE REQUIREMENTS (SR) (Continued)

# SR 4.4.9.3.3

The RCS vent of greater than or equal to 3.14 square inches is proven OPERABLE by verifying its open condition either:

- Once every 12 hours for an open vent or valve that cannot a. be locked, except
- b. Once every 31 days for a valve that is locked, or provided with remote position indication, or sealed, or secured in position. A removed pressurizer safety valve fits this category.

The passive vent arrangement must only be open to be OPERABLE. This surveillance is required to be performed if the vent is being used to satisfy the pressure relief requirements of the LCO.

3/4.4.10 (This Specification number is not used.)

# 3/4.4.<u>11 REACTOR COOLANT SYSTEM RELIEF VALVES</u>

## BACKGROUND

The Pressurizer is equipped with two types of devices for pressure relief: pressurizer safety valves and PORVs. The PORVs are electro-solenoid actuated valves that are controlled to open in response to a signal from a pressure sensing system when the pressurizer pressure increases and close when the pressurizer pressure decreases. The PORVs may also be manually operated from the control room.

Block valves, which are normally open, are located between the pressurizer and the PORVs. The block valves are used to isolate the PORVs in case of excessive leakage or a stuck open PORV. Block valve closure is accomplished manually using controls in the control room. A stuck open PORV is, in effect, a small break loss of coolant accident (LOCA). As such, block valve closure terminates the RCS depressurization and coolant inventory loss.

The PORVs and their associated block valves may be used by plant operators to depressurize the RCS to recover from certain transients if normal pressurizer spray is not available. Additionally, the series arrangement of the PORVs and their block valves permit performance of certain surveillances on the valves during power operation.

The PORVs may also be used for feed and bleed core cooling in the case of multiple equipment failure events that are not within the design basis, such as a total loss of feedwater.

The PORVs, their block valves, and their controls are powered from emergency power sources in the event of a loss of offsite power. Two PORVs and their associated block valves are powered from two separate safety trains.

The plant has three PORVs, each having a relief capacity of 232,000 lb/hr at 2350 psia. The functional design of the PORVs is based on maintaining pressure below the high pressure reactor trip setpoint. In addition, the PORVs minimize challenges to the pressurizer safety valves and also may be used for low temperature overpressure protection (OPPS). See LCO 3.4.9.3, "Overpressure Protection System."

# 3/4.4.11 REACTOR COOLANT SYSTEM RELIEF VALVES (Continued)

#### APPLICABLE SAFETY ANALYSES

Plant operators employ the PORVs to depressurize the RCS in response to certain plant transients if normal pressurizer spray is not available. For the Steam Generator Tube Rupture (SGTR) event, the safety analysis assumes that manual operator actions are required to mitigate the event. A loss of offsite power is assumed to accompany the event, and thus, normal pressurizer spray is unavailable to reduce RCS pressure. The PORVs are assumed to be used for RCS depressurization, which is one of the steps performed to equalize the primary and secondary pressures in order to terminate the primary to secondary break flow and the radioactive releases from the affected steam generator.

The PORVs are used in safety analyses for events that result in increasing RCS pressure for which departure from nucleate boiling ratio (DNBR) criteria are critical. Certain analyses have been performed to study the effects on primary pressure assuming PORV actuation. The results of the turbine trip event indicate the primary pressure remains within the design limits and the DNBR is maintained within the acceptance criteria.

### LCO

The LCO requires the PORVs and their associated block valves to be OPERABLE for manual operation to mitigate the effects associated with an SGTR.

By maintaining at least two PORVs and their associated block valves OPERABLE, redundancy has been provided. The block valves are available to isolate the flow path through either a failed open PORV or a PORV with excessive leakage. Satisfying the LCO helps minimize challenges to fission product barriers.

#### APPLICABILITY

In MODES 1, 2, and 3, the PORV and its block valve are required to be OPERABLE to limit the potential for a small break LOCA through the flow path. The most likely cause for a PORV small break LOCA is a result of a pressure increase transient that causes the PORV to open. Imbalances in the energy output of the core and heat removal by the secondary system can cause the RCS pressure to increase to the

# 3/4.4.11 REACTOR COOLANT SYSTEM RELIEF VALVES (Continued)

## <u>APPLICABILITY</u> (Continued)

PORV opening setpoint. The most rapid increases will occur at the higher operating power and pressure conditions of MODES 1 and 2. The PORVs are also required to be OPERABLE in MODES 1, 2, and 3 to minimize challenges to the pressurizer safety valves.

Pressure increases are less prominent in MODE 3 because the core input energy is reduced, but the RCS pressure is high. Therefore, the LCO is applicable in MODES 1, 2, and 3. The LCO is not applicable in MODE 4 when both pressure and core energy are decreased and the pressure surges become much less significant. The PORV setpoint is reduced for OPPS in MODES 4 (below the enable temperature specified in the PTLR), 5, and 6 with the reactor vessel head in place. LCO 3.4.9.3 addresses the PORV requirements in these MODES.

# ACTION

A General Note provides clarification that all pressurizer PORVs and block valves are treated as separate entities, each with separate completion times (i.e., the completion time is on a component basis).

With the PORVs inoperable and capable of being manually a. cycled, either the PORVs must be restored or the flow path isolated within 1 hour. The block valves should be closed but power must be maintained to the associated block valves, since removal of power would render the block valve inoperable. Although a PORV may be designated inoperable, the associated vent path may be manually opened and closed, and the PORV therefore, able to perform its function. PORV inoperability may be due to seat leakage, instrumentation problems related to PORV accident monitoring instruments identified in LCO 3.3.3.8, or other causes that do not prevent manual use and do not create a possibility for a small break LOCA. If the position indication is inoperable, then the PORVs are inoperable. For these reasons, the block valve shall be closed but the ACTION requires power be maintained to the valve. Automatic control problems and related instrumentation problems would not render the PORVs inoperable. Accident analyses assume manual operation of the PORVs and do not take credit for automatic actuation. This condition is only intended to

# 3/4.4.11 REACTOR COOLANT SYSTEM RELIEF VALVES (Continued)

<u>ACTION</u> (Continued)

permit operation of the plant for a limited period of time not to exceed the next refueling outage (MODE 6) so that maintenance can be performed on the PORVs to eliminate the seat leakage condition. Normally, the PORVs should be available for automatic mitigation of overpressure events and should be returned to OPERABLE status prior to entering startup (MODE 2).

Quick access to the PORV for pressure control can be made when power remains on the closed block valve. The completion time of 1 hour is based on plant operating experience that has shown that minor problems can be corrected or closure accomplished in this time period.

- With one or two PORV(s) inoperable and not capable of being b. manually cycled, the PORV(s) must be either restored or isolated by closing the associated block valve and removing the power to the associated block valve. The completion time of 1 hour is reasonable, based on challenges to the PORVs during this time period, and provides the operator adequate time to correct the situation. If the inoperable valve(s) cannot be restored to OPERABLE status, the PORV(s) must be isolated within the specified time. Because there is at least one PORV that remains OPERABLE, an additional 72 hours is provided to restore a minimum of two PORVs to OPERABLE status. If a minimum of two PORVs cannot be restored within this additional time, the plant must be brought to a MODE in which the LCO does not apply. Two OPERABLE PORVs provide redundancy to allow continued operation until the next refueling outage to perform maintenance on the inoperable valve and return it to OPERABLE status.
- c. If three PORVs are inoperable and not capable of being manually cycled, it is necessary to either restore at least one valve within the completion time of 1 hour or isolate the flow path by closing and removing the power to the associated block valves. The completion time of 1 hour is reasonable, based on the small potential for challenges to the system during this time and provides the operator time to correct the situation. If one PORV is restored, then the plant will be in a less limiting

# 3/4.4.11 REACTOR COOLANT SYSTEM RELIEF VALVES (Continued)

<u>ACTION</u> (Continued)

ACTION statement with the time clock started at the original declaration of having three PORVs inoperable. If no PORVs are restored within the completion time, then the plant must be brought to a MODE in which the LCO does not apply. To achieve this status, the plant must be brought to at least MODE 3 within 6 hours and to MODE 4 within 12 hours. The allowed completion times are reasonable, based on operating experience, to reach the required plant conditions from full power conditions in an orderly manner and without challenging plant systems. In MODES 4 and 5, maintaining PORV OPERABILITY may be required. See LCO 3.4.9.3.

If one block valve is inoperable and open, then it is d. necessary to either restore the block valve to OPERABLE status within the completion time of 1 hour or place the associated PORV in manual control. The prime importance for the capability to close the block valve is to isolate a stuck open PORV. Therefore, if the block valve cannot be restored to OPERABLE status within 1 hour, the required action is to place the PORV in manual control to preclude its automatic opening for an overpressure event and to avoid the potential for a stuck open PORV at a time that the block valve is inoperable. If the block valve is inoperable, it is necessary to restore the block valve to OPERABLE status within 1 hour or close it. If block valve instrumentation related to accident monitoring instrumentation identified in LCO 3.3.3.8 is determined to be inoperable, then the block valve shall be declared inoperable. Closing the block valve precludes the need to place the PORV in manual control since it is isolated from the system. The completion time of 1 hour is reasonable, based on the small potential for challenges to the system during this time period, and provides the operator time to correct the situation. Because at least one PORV remains OPERABLE, the operator is permitted a completion time of 72 hours to restore the inoperable open block valve to OPERABLE status. If it cannot be restored within this additional time, the plant must be brought to a MODE in which the LCO does not apply in order to avoid continuous operation without a redundant ability to isolate this PORV flow path. Ιf

# 3/4.4.11 REACTOR COOLANT SYSTEM RELIEF VALVES (Continued)

<u>ACTION</u> (Continued)

the block valve is restored within the completion time of 72 hours, the power will be restored and the PORV restored to OPERABLE status. With one block valve inoperable and closed, there still remains two PORV flow paths. This redundancy will allow continued operation until the next refueling outage to perform maintenance on the inoperable valve and return it to OPERABLE status.

If more than one block valve is inoperable, it is necessary e. to either restore the block valves within the completion time of 1 hour, or place the associated PORVs in manual control and restore at least one block valve within 2 hours (and restore a minimum of two block valves within 72 hours). Two OPERABLE PORVs provide redundancy to allow continued operation until the next refueling outage to perform maintenance on the inoperable valve and return it to OPERABLE status. The completion times are reasonable, based on the small potential for challenges to the system during this time and provide the operator time to correct the situation. If the required actions are not met, then the plant must be brought to a MODE in which the LCO does not apply. To achieve this status, the plant must be brought to at least MODE 3 within 6 hours and to MODE 4 within 12 hours. The allowed completion times are reasonable, based on operating experience, to reach the required plant conditions from full power conditions in an orderly manner and without challenging plant systems. In MODES 4 and 5, maintaining PORV OPERABILITY may be required. See LCO 3.4.9.3.

# SURVEILLANCE REQUIREMENTS (SR)

## SR 4.4.11.1

This surveillance requires a complete cycle of each PORV. Operating a PORV through one complete cycle ensures that the PORV can be manually actuated for mitigation of an SGTR. The frequency of 18 months is based on a typical refueling cycle and industry accepted practice.

## 3/4.4.11 REACTOR COOLANT SYSTEM RELIEF VALVES (Continued)

SURVEILLANCE REQUIREMENTS (SR) (Continued)

SR 4.4.11.2

Block valve cycling verifies that the valve(s) can be closed if needed. The basis for the frequency of 92 days is the ASME Code, Section XI. If the block valve is closed to isolate a PORV that is capable of being manually cycled, the OPERABILITY of the block valve is of importance, because opening the block valve is necessary to permit the PORV to be used for manual control of reactor pressure. If the block valves are closed to isolate inoperable PORVs, the maximum completion time to restore one PORV and open the block valve is 72 hours, which is well within the allowable limits (25%) to extend the block valve frequency of 92 days. Furthermore, these test requirements would be completed by the reopening of a recently closed block valve upon restoration of the PORV to OPERABLE status (i.e., completion of the required actions fulfills the SR).

This SR is not required to be met with the block valve closed, in accordance with required ACTIONs b or c of this LCO.

# 3/4.5.1 ACCUMULATORS

The OPERABILITY of each of the RCS accumulators ensures that a sufficient volume of borated water will be immediately forced into the reactor core through each of the cold legs in the event the RCS pressure falls below the pressure of the accumulators. This initial surge of water into the core provides the initial cooling mechanism during large RCS pipe ruptures.

The limits on accumulator volume, boron concentration and pressure ensure that the assumptions used for accumulator injection in the If the boron concentration of one accident analysis are met. accumulator is not within limits (Action a), it must be returned to within the limits within 72 hours. In this condition, ability to maintain subcriticality or minimum boron precipitation time may be reduced. The boron in the accumulators contributes to the assumption that the combined ECCS water in the partially recovered core during the early reflooding phase of a large break LOCA is sufficient to keep that portion of the core subcritical. One accumulator below the minimum boron concentration limit, however, will have no effect on available ECCS water and an insignificant effect core on subcriticality during reflood. Boiling of ECCS water in the core during reflood concentrates boron in the saturated liquid that remains in the core. In addition, current analysis techniques demonstrate that the accumulators do not discharge following a large main steam line break. Thus, 72 hours is allowed to return the boron concentration to within limits.

If one accumulator is inoperable for a reason other than boron concentration (Action b), it must be returned to OPERABLE status In this condition the required contents of two within 24 hours. accumulators cannot be assumed to reach the core during a LOCA. Due to the severity of the consequences should a LOCA occur under these conditions, the 24 hour completion time to open the valve, remove power to the valve, or restore the proper water volume or nitrogen cover pressure ensures that prompt actions will be taken to return the inoperable accumulator to OPERABLE status. The completion time minimizes the potential for exposure of the plant to a LOCA under The 24 hours allowed to restore an inoperable these conditions. accumulator to OPERABLE status is justified by WCAP-15049-A, Revision 1, "Risk-Informed Evaluation of an Extension to Accumulator Completion Times", dated April 1999.

If the accumulator cannot be returned to OPERABLE status within the associated completion time (Action c), the plant must be brought to a MODE in which the LCO does not apply. To achieve this status, the plant must be brought to HOT STANDBY within 6 hours and the reactor coolant system pressure reduced to  $\leq$  1000 psig within 12 hours. The

BEAVER VALLEY - UNIT 2

# 3/4.5.1 ACCUMULATORS (Continued)

allowed completion times are reasonable, based on operating experience, to reach the required plant condition from full power in an orderly manner and without challenging plant systems.

The RCS accumulators are isolated when RCS pressure is reduced to  $1000 \pm 100$  psig to prevent borated water from being injected into the RCS during normal plant cooldown and depressurization conditions and also to prevent inadvertent overpressurization of the RCS at reduced RCS temperature. With the accumulator pressure reduced to less than the reactor vessel low temperature overpressure protection setpoint, the accumulator pressure cannot challenge the cold overpressure protection system or exceed the 10 CFR 50 Appendix G limits. Therefore, the accumulator discharge isolation valves may be opened to perform the accumulator discharge check valve testing specified in the IST program.

# 3/4.5.2 and 3/4.5.3 ECCS SUBSYSTEMS

The OPERABILITY of two separate and independent ECCS subsystems ensures that sufficient emergency core cooling capability will be available in the event of a LOCA assuming the loss of one subsystem through any single failure consideration. Either subsystem operating in conjunction with the accumulators is capable of supplying sufficient core cooling to limit the peak cladding temperatures within acceptable limits for all postulated break sizes ranging from the double-ended break of the largest RCS cold leg pipe downward. In addition, each ECCS subsystem provides long-term core cooling capability in the recirculation mode during the accident recovery period.

The surveillance requirements provided to ensure OPERABILITY of each component ensure that at a minimum, the assumptions used in the accident analyses are met and that subsystem OPERABILITY is maintained.

Periodic surveillance testing of ECCS pumps to detect gross degradation caused by impeller structural damage or other hydraulic component problems is required by Section XI of the ASME Code. This type of testing may be accomplished by measuring the pump developed head at only one point on the pump characteristic curve. This verifies both that the measured performance is within an acceptable tolerance of the original pump baseline performance and that the performance at the test flow is greater than or equal to the performance assumed in the ECCS Flow Analysis. The term "required developed head" refers to the pump performance at a given flow point

# 3/4.5.2 and 3/4.5.3 ECCS SUBSYSTEMS (Continued)

that is assumed in the ECCS Flow Analysis. This is possible since the analysis assumes the pump delivers different flows at different times during accident mitigation. These multiple points are represented by a curve. The values at various flow points are defined by the Minimum Operating Point (MOP) curve in the Inservice Testing (IST) Program. The verification that the pump's developed head at the flow test point is greater than or equal to the required developed head is performed by using the MOP curve. Surveillance requirements are specified in the IST Program, which encompasses Section XI of the ASME Code. Section XI of the ASME Code provides the activities and frequencies necessary to satisfy the requirements.

The 18-month surveillance interval is consistent with expected length of fuel cycles and allows for component testing to be performed during plant shutdown conditions if necessary to avoid a plant transient that could occur if the component were tested at power. However, for those components that may be safely tested at power, the 18-month surveillance may be met by performing the required testing at power.

The limitation for a maximum of one charging pump to be OPERABLE and the surveillance requirement to verify all charging pumps except the required OPERABLE pump to be inoperable below the enable temperature specified in the PTLR provides assurance that a mass addition pressure transient can be relieved by the operation of a single PORV.

#### 3/4.5.4 SEAL INJECTION FLOW

#### BACKGROUND

The function of the seal injection throttle valves during an accident is similar to the function of the Emergency Core Cooling Systems (ECCS) throttle valves in that each restricts flow from the charging pump header to the Reactor Coolant Systems (RCS).

The restriction on reactor coolant pump (RCP) seal injection flow limits the amount of ECCS flow that would be diverted from the injection path following an accident. This limit is based on safety analysis assumptions that are required because RCP seal injection flow is not isolated during SI.

#### APPLICABLE SAFETY ANALYSES

All ECCS subsystems are taken credit for in the large break loss of coolant accident (LOCA) at full power. The LOCA analysis establishes the minimum flow for the ECCS pumps. The charging pumps are also credited in the small break LOCA analysis. This analysis establishes the flow and discharge head at the design point for the charging pumps. The steam generator tube rupture and main steam line break event analyses also credit the charging pumps, but are not limiting in their design. Reference to these analyses is made in assessing changes to the Seal Injection System for evaluation of their effects in relation to the acceptance limits in these analyses.

This LCO ensures that seal injection flow of less than or equal to 28 gpm, with charging pump discharge pressure greater than or equal to 2410 psig and seal injection flow control valve full open, will be sufficient for RCP seal integrity but limited so that the ECCS trains will be capable of delivering sufficient water to match boiloff rates soon enough to minimize uncovering of the core following a large LOCA. It also ensures that the charging pumps will deliver sufficient water for a small LOCA and sufficient boron to maintain the core subcritical. For smaller LOCAs, the charging pumps alone deliver sufficient fluid to overcome the loss and maintain RCS inventory.

#### EMERGENCY CORE COOLING SYSTEMS

#### BASES

#### 3/4.5.4 SEAL INJECTION FLOW (Continued)

# LCO

The intent of the LCO limit on seal injection flow is to make sure that flow through the RCP seal water injection line is low enough to ensure that charging pump injection flow is directed to the RCS via the injection points in accordance with the requirements of 10 CFR 50.46.

The LCO is not strictly a flow limit, but rather a flow limit based on a flow line resistance. In order to establish the proper flow line resistance, a pressure and flow must be known. The flow line resistance is determined by assuming that the RCS pressure is at normal operating pressure and that the charging pump discharge pressure is greater than or equal to the value specified in this LCO. The charging pump discharge pressure remains essentially constant through all the applicable MODES of this LCO. A reduction in RCS pressure would result in more flow being diverted to the RCP seal injection line than at normal operating pressure. The valve settings established at the prescribed charging pump discharge pressure result in a conservative valve position should RCS pressure decrease. The additional modifier of this LCO, the air operated seal injection control valve being full open, is required since the valve is designed to fail open for the accident condition. With the discharge pressure and control valve position as specified by the LCO, a flow limit is established. It is this flow limit that is used in the accident analyses.

The limit on seal injection flow, combined with the charging pump discharge pressure limit and an open wide condition of the seal injection flow control valve, must be met to render the ECCS OPERABLE. If these conditions are not met, the ECCS flow will not be as assumed in the accident analyses.

### APPLICABILITY

In MODES 1, 2, and 3, the seal injection flow limit is dictated by ECCS flow requirements, which are specified for MODES 1, 2, 3, and 4. The seal injection flow limit is not applicable for MODE 4 and lower because high seal injection flow is less critical as a result of the lower initial RCS pressure and decay heat removal requirements in these MODES. Therefore, RCP seal injection flow must be limited in MODES 1, 2, and 3 to ensure adequate ECCS performance.

# 3/4.5.4 SEAL INJECTION FLOW (Continued)

#### ACTIONS

With seal injection flow exceeding its limit, the amount of a. charging flow available to the RCS may be reduced. Under this condition, action must be taken to restore the flow to below its limit. The operator has 4 hours from the time the flow is known to be above the limit to correctly position the manual valves and thus be in compliance with the accident analysis. The completion time minimizes the potential exposure of the plant to a LOCA with insufficient injection flow and ensures that seal injection flow is restored to or below its limit. This time is conservative with respect to the completion times of other ECCS LCOs; it is based on operating experience and is sufficient for taking corrective actions by operations personnel.

When the required actions cannot be completed within the required completion time, a controlled shutdown must be initiated. The plant must be brought to at least MODE 3 within 6 hours and to MODE 4 within the following 12 hours. The allowed completion times are reasonable, based on operating experience and normal cooldown rates, and do not challenge plant safety systems or operators.

#### SURVEILLANCE REQUIREMENTS (SR)

# SR 3.5.4.1

Verification every 31 days that the manual seal injection throttle valves are adjusted to give a flow within the limit ensures that proper manual seal injection throttle valve position, and hence, proper seal injection flow, is maintained. The Frequency of 31 days is based on engineering judgment and is consistent with other ECCS valve Surveillance Frequencies. The Frequency has proven to be acceptable through operating experience.

As noted, the Surveillance is not required to be performed until 4 hours after the RCS pressure has stabilized within a ± 20 psig range of normal operating pressure. The RCS pressure requirement is specified since this configuration will produce the required pressure conditions necessary to assure that the manual valves are set correctly. The exception is limited to 4 hours to ensure that the Surveillance is timely.

BEAVER VALLEY	- UNIT 2	B 3/4 5-4	Revised by NRC letter
			Dated December 31, 1996

#### 3/4.6.1 PRIMARY CONTAINMENT

# 3/4.6.1.1 CONTAINMENT INTEGRITY

Primary CONTAINMENT INTEGRITY ensures that the release of radioactive materials from the containment atmosphere will be restricted to those leakage paths and associated leak rates assumed in the accident analyses. This restriction, in conjunction with the leakage rate limitation, will limit the site boundary radiation doses to within the limits of 10 CFR 100 during accident conditions.

#### 3/4.6.1.2 CONTAINMENT LEAKAGE

The limitations on containment leakage rates ensure that the total containment leakage volume will not exceed the value assumed in the accident analyses at the peak accident pressure,  ${\tt P}_{\tt a}$  . Containment leakage is limited to  $\leq$  1.0 L<sub>a</sub>, except prior to the first startup after performing a required Containment Leakage Rate Testing Program leakage test. At this time additional leakage limits must be met. As left leakage prior to the first startup after performing a required leakage test is required to be  $< 0.60 L_a$  on a maximum pathway leakage rate (MXPLR) basis for combined Type B and C leakage following an outage or shutdown that included Type B and C testing and < 0.75  $L_a$  for overall Type A leakage following an outage or shutdown that included Type A testing. At all other times between required leakage rate tests, the acceptance criteria is based on an overall Type A leakage limit of  $\leq$  1.0 L<sub>a</sub> and a combined Type B and C leakage limit of < 0.60  $L_a$  on a minimum pathway leakage rate (MNPLR) The MXPLR for combined Type B and C leakage is the measured basis. leakage through the worst of the two isolation valves, unless a penetration is isolated by use of a valve(s), blind flange(s), or deactivated automatic valve(s). In this case, the MXPLR of the isolated penetration is assumed to be the measured leakage through the isolation device(s).

# 3/4.6.1.3 CONTAINMENT AIR LOCKS

#### BACKGROUND

Containment air locks form part of the containment pressure boundary and provide a means for personnel access during all MODES of operation.

Each air lock is nominally a right circular cylinder, with a door at each end. The doors are interlocked to prevent simultaneous opening. During periods when containment is not required to be OPERABLE, the door interlock mechanism may be disabled, allowing both doors of an air lock to remain open for extended periods when frequent containment entry is necessary. The emergency air lock, which is located in the equipment hatch

BEAVER VALLEY - UNIT 2

B 3/4 6-1

Amendment No. 80

# 3/4.6.1.3 CONTAINMENT AIR LOCKS (Continued)

# BACKGROUND (Continued)

opening, is normally removed from the containment building and stored during a refueling outage. Each air lock door has been designed and tested to certify its ability to withstand a pressure in excess of the maximum expected pressure following a Design Basis Accident (DBA) in containment. As such, closure of a single door supports containment OPERABILITY. Each of the doors contains double o-ring seals and local leakage rate testing capability to ensure pressure integrity. DBA conditions which increase containment pressure will result in increased sealing forces on the personnel air lock inner door and both doors on the emergency air lock. The outer door on the personnel air lock is periodically tested in a manner where the containment DBA pressure is attempting to overcome the door sealing forces.

The containment air locks form part of the containment pressure boundary. As such, air lock integrity and leak tightness is essential for maintaining the containment leakage rate within limits in the event of a DBA. Not maintaining air lock integrity or leak tightness may result in a leakage rate in excess of that assumed in the unit safety analyses.

# APPLICABLE SAFETY ANALYSES

The DBAs that result in a release of radioactive material within containment are a loss of coolant accident and a rod ejection accident. In the analysis of each of these accidents, it is assumed that containment is OPERABLE such that release of fission products to the environment is controlled by the rate of containment leakage. The containment was designed with an allowable leakage rate of 0.1 percent of containment air weight per day. This leakage rate is defined in Specification 6.17 titled "Containment Leakage Rate Testing Program," as  $L_a = 0.1$  percent of containment leakage rate at the calculated peak containment internal pressure  $P_a = 44.7$  psig following a DBA. This allowable leakage rate forms the basis for the acceptance criteria imposed on the SRs associated with the air locks.

#### LCO

Each containment air lock forms part of the containment pressure boundary. As part of containment, the air lock safety function is related to control of the containment leakage rate resulting from a DBA. Thus, each air lock's structural integrity and leak tightness are essential to the successful mitigation of such an event.

BEAVER VALLEY - UNIT 2

```
B 3/4 6-2
```

Amendment No. 80

### 3/4.6.1.3 CONTAINMENT AIR LOCKS (Continued)

# LCO (Continued)

Each air lock is required to be OPERABLE. For the air lock to be considered OPERABLE, the air lock interlock mechanism must be the air lock must be in compliance with the Type B air OPERABLE, lock leakage test, and both air lock doors must be OPERABLE. The interlock allows only one air lock door of an air lock to be opened This provision ensures that a gross breach of one time. at. containment does not exist when containment is required to be OPERABLE. Closure of a single door in each air lock is sufficient to leak tiqht barrier following postulated provide а events. Nevertheless, both doors are kept closed when the air lock is not being used for normal entry into and exit from containment.

#### APPLICABILITY

In Modes 1, 2, 3, and 4, a DBA could cause a release of radioactive material to containment. In MODES 5 and 6, the probability and consequences of these events are reduced due to the pressure and temperature limitations of these MODES. Therefore, the containment air locks are not required in MODE 5 to prevent leakage of radioactive material from containment. The requirements for the containment air locks during MODE 6 are addressed in LCO 3.9.4, "Containment Building Penetrations."

#### ACTIONS

The ACTIONS are modified by a General Note (1) that allows entry and exit to perform repairs on the affected air lock component. If the outer door is inoperable, then it may be easily accessed to repair.

If the inner door is the one that is inoperable, however, then a short time exists when the containment boundary may not be intact (during access through the outer door). The ability to open the OPERABLE door, even if it means the containment boundary is temporarily not intact, is acceptable due to the low probability of an event that could pressurize the containment during the short time in which the OPERABLE door is expected to be open. At no time should the OPERABLE door be opened if it cannot be demonstrated that the inoperable door is sufficiently closed/latched. This verification is necessary to preclude an inadvertent opening of the inoperable door while the OPERABLE door is open. After each entry and exit, the OPERABLE door must be immediately closed.

BEAVER VALLEY - UNIT 2 B 3/4 6-3

Amendment No. 72

## CONTAINMENT SYSTEMS

#### BASES

# 3/4.6.1.3 CONTAINMENT AIR LOCKS (Continued) ACTIONS (Continued)

If ALARA conditions permit and personnel safety can be assured, entry and exit should be via an OPERABLE air lock.

General Note (2) has been added to provide clarification that, for this LCO, separate ACTION statement entry is allowed for each air lock.

In the event the air lock leakage results in exceeding the combined containment leakage rate acceptance criteria, General Note (3) directs entry into the ACTION statements of LCO 3.6.1.1 and LCO 3.6.1.2.

<u>a</u>. With one air lock door in one or more containment air locks inoperable, the OPERABLE door must be verified closed (ACTION statement a.1) in each affected containment air lock. This ensures that a leak tight containment barrier is maintained by the use of an OPERABLE air lock door. This action must be completed within 1 hour. This specified time period is consistent with the ACTION statements of LCO 3.6.1.1 and LCO 3.6.1.2, which require CONTAINMENT INTEGRITY and containment leakage rates to be restored within 1 hour.

In addition, the affected air lock penetration must be isolated by locking closed (ACTION statement a.2) the OPERABLE air lock door within the 24 hour completion time. The 24 hour completion time is reasonable for locking the OPERABLE air lock door, considering the OPERABLE door of the affected air lock is being maintained closed. This action places additional positive controls on the use of the air lock when one air lock door is inoperable.

ACTION statement a has been modified by a Note. Note (4) allows use of the air lock for entry and exit for 7 days under administrative controls. Containment entry may be required to perform non-routine Technical Specification (TS) Surveillances and Required Actions, as well as other activities on equipment inside containment that are required by TS or activities on equipment that support TS-required equipment. An example of such an activity would be the isolation of a containment penetration by at least one operable valve, and the subsequent repair and post-maintenance technical specification surveillance testing on the inoperable valve. In addition, containment entry may be required to perform repairs on

BEAVER VALLEY - UNIT 2 B 3/4 6-4

# CONTAINMENT SYSTEMS

# BASES

3/4.6.1.3 CONTAINMENT AIR LOCKS (Continued)

# ACTIONS (Continued)

vital plant equipment which, if not repaired, could lead to a plant transient or reactor trip. This Note is not intended to preclude performing other activities (i.e., non-TS-required activities or repair of non-vital plant equipment) if the containment is entered, usinq the inoperable air lock, to perform an allowed activity listed This allowance is acceptable due to the above. low probability of an event that could pressurize the containment during the short time that the OPERABLE door is expected to be open.

ACTION statement a.3 verifies that an air lock with an inoperable door has been isolated by the use of a locked and closed OPERABLE air lock door. This ensures that an acceptable containment leakage boundary is maintained. The completion time of once per 31 days is based on engineering judgment and is considered adequate in view of the low likelihood of a locked door being mispositioned. ACTION statement a.3 is modified by a Note (5) that applies to air lock doors located in high radiation areas and allows these doors to be verified locked closed by use of administrative Allowing verification by administrative means is means. considered acceptable, since access to these areas is typically restricted. Therefore, it is unlikely that a door would become misaligned once it has been verified to be in the proper position.

<u>b</u>. With an air lock interlock mechanism inoperable in one or more air locks, the ACTION statements and associated completion times are consistent with those specified in ACTION statement a.

The ACTION statements have been modified by two Notes. Note (6) allows entry into and exit from containment under the control of a dedicated individual stationed at the air lock to ensure that only one door is opened at a time the individual performs the function of (i.e., the Note (5) applies to air lock doors located in interlock). high radiation areas and allows these doors to be verified locked closed by use of administrative means. Allowing verification by administrative means is considered acceptable, since access to these areas is typically restricted. Therefore, it is unlikely that a door would become misaligned once it has been verified to be in the proper position.

### CONTAINMENT SYSTEMS

## BASES

3/4.6.1.3 CONTAINMENT AIR LOCKS (Continued)

## ACTIONS (Continued)

With one or more air locks inoperable for reasons other с. than those described in ACTION statement a or b (e.g., both inoperable interlock mechanism air lock doors and inoperable or both air lock doors inoperable), ACTION statement c.1 requires action to be initiated immediately to evaluate previous combined leakage rates using current air lock test results. An evaluation is acceptable, since overly conservative to immediately declare the it is containment inoperable if both doors in an air lock have failed a seal test or if the overall air lock leakage is not within limits. In many instances (e.g., only one seal per door has failed), containment remains OPERABLE, yet only 1 hour (per LCO 3.6.1.1 and LCO 3.6.1.2) would be provided to restore the air lock door to OPERABLE status prior to requiring a plant shutdown. In addition, even with both doors failing the seal test, the combined containment leakage rate can still be within limits.

ACTION statement c.2 requires that one door in the affected containment air lock must be verified to be closed within the 1 hour completion time. This specified time period is consistent with the ACTION statements of LCO 3.6.1.1 and LCO 3.6.1.2, which require that CONTAINMENT INTEGRITY and containment leakage rate limits be restored within 1 hour.

Additionally, ACTION statement c.3 requires that the affected air lock(s) must be restored to OPERABLE status within the 24 hour completion time. The specified time period is considered reasonable for restoring an inoperable air lock to OPERABLE status, assuming that at least one door is maintained closed in each affected air lock.

For all ACTION statements, if the inoperable containment air lock cannot be restored to OPERABLE status within the required completion time, the plant must be brought to a MODE in which the LCO does not apply. To achieve this status, the plant must be brought to at least MODE 3 within 6 hours and to MODE 5 within the following 30 The allowed completion times are reasonable, based hours. on operating experience, to reach the required plant conditions from full power conditions in an orderly manner and without challenging plant systems.

#### 3/4.6.1.3 CONTAINMENT AIR LOCKS (Continued)

### SURVEILLANCE REQUIREMENTS (SR)

Maintaining containment air locks OPERABLE requires compliance with the leakage rate test requirements of the Containment Leakage Rate Testing Program. This SR reflects the leakage rate testing requirements with regard to air lock leakage (Type B leakage tests). The periodic testing requirements verify that the air lock leakage does not exceed the allowed fraction of the overall containment leakage rate. The frequency is required by the Containment Leakage Rate Testing Program.

Testing of the personnel air lock door seals may be accomplished with the air lock pressure equalized with containment or with atmospheric pressure. Each configuration applies Pa, as a minimum, across the sealing surfaces demonstrating the ability to function as As long as the testing conducted is equivalent or more designed. conservative than what might exist for accident conditions, the air lock doors will be able to perform their design function.

Performance of maintenance activities which affect air lock sealing capability, such as the replacement of the o-ring door seals and/or breach ring travel adjustment, will require performance of the appropriate surveillance requirements such as SR 4.6.1.3.a.1 as a minimum. The performance of SR 4.6.1.3.a.2 will depend on the air lock components which are affected by the maintenance. Replacement of o-rings and/or breech ring travel adjustment on the inner personnel air lock door, for example, normally will not require the performance of SR 4.6.1.3.a.2 as a post maintenance test. Testing per SR 4.6.1.3.a.1 is sufficient to demonstrate post accident leak tightness of the inner air lock door. The sealing force, which is applied to o-rings, is developed by the rotation of tapered wedges against the door's outer surface. This action forces the door to compress the o-rings which are located on the air lock barrel. When SR 4.6.1.3.a.1 is performed, the area between the two concentric o-rings is pressurized to at least  ${\rm P}_{\rm a}$  and a leak rate of the two o-rings and sealing surface is determined. This test pro applies an opposing force to the breech ring closure force. This test pressure Since the containment pressure developed during a DBA applies a closing force which is supplemental to the breech ring force, the net result would be to improve the door sealing capability of the inner personnel air lock door over that which exists during the performance of SR 4.6.1.3.a.1. For this reason, performance of SR 4.6.1.3.a.2, which applies a force which opposes the breech ring force, is not necessary following certain inner air lock door maintenance.

BEAVER VALLEY - UNIT 2 B 3/4 6-7

### 3/4.6.1.3 CONTAINMENT AIR LOCKS (Continued)

## SURVEILLANCE REQUIREMENTS (SR) (Continued)

SR 4.6.1.3.a.1 sufficiently demonstrates the ability of the inner air lock door to provide a leak tight barrier following maintenance affecting the door sealing surface.

Replacement of the o-rings on the outer personnel air lock door, which results in decreasing the breech ring closure force, will require performance of SR 4.6.1.3.a.2 in addition to SR 4.6.1.3.a.1 which is required due to the door being opened. This surveillance is required because containment DBA pressure tends to overcome the outer personnel air lock door sealing forces. Performance of SR 4.6.1.3.a.1 on the outer personnel air lock applies an opposing force to the breech ring closure force in the same manner as previously described for the inner personnel air lock door. However, as for the outer personnel air lock door, the containment pressure developed during a DBA applies an opening force which is opposing the breech ring closure force. Therefore, upon completion of certain maintenance activities, continued outer door leak tightness during a DBA cannot be assured by performance of SR 4.6.1.3.a.1 alone. Maintenance which may result in a decrease in closure force on any part of the door sealing surface (decreasing of breech ring travel for example), will require performance of SR 4.6.1.3.a.2. The performance of this surveillance is necessary to ensure that containment DBA pressure applied against the outer door will not result in the unseating of the air lock door by overcoming of the breech ring closure forces to the point where the leakage becomes Since SR 4.6.1.3.a.2 duplicates DBA forces on the outer excessive. personnel air lock door and also measures the air lock leakage rate, performance of this surveillance requirement demonstrates the continued ability of the outer personnel air lock door to provide a leak tight barrier, during a DBA, following specific maintenance activities.

The air lock interlock is designed to prevent simultaneous opening of both doors in a single air lock. Since both the inner and outer doors of an air lock are designed to withstand the maximum expected post accident containment pressure, closure of either door will support containment OPERABILITY. Thus, the door interlock feature supports containment OPERABILITY and personnel safety, considering the subatmospheric design, while the air lock is being used for personnel transit in and out of the containment. Periodic testing of this interlock demonstrates that the interlock will function as designed and that simultaneous opening of the inner and outer doors will not inadvertently occur.

BEAVER VALLEY - UNIT 2

B 3/4 6-8

### 3/4.6.1.3 CONTAINMENT AIR LOCKS (Continued)

## SURVEILLANCE REQUIREMENTS (SR) (Continued)

The SR has been modified by two Notes. Note (7) states that an inoperable air lock door does not invalidate the previous successful performance of the overall air lock leakage test. This is considered reasonable since either air lock door is capable of providing a fission product barrier in the event of a DBA. Note (8) has been added to this SR requiring the results to be evaluated against the acceptance criteria applicable to LCO 3.6.1.2. This ensures that air lock leakage is properly accounted for in determining the combined containment leakage rate.

## 3/4.6.1.4 and 3/4.6.1.5 INTERNAL PRESSURE AND AIR TEMPERATURE

The limitations on containment internal pressure and average air temperature as a function of service water temperature ensure that 1) the containment structure is prevented from exceeding its design negative pressure of 8.0 psia, 2) the containment peak pressure does not exceed the design pressure of 45 psig during LOCA conditions, and 3) the containment pressure is returned to subatmospheric conditions following a LOCA.

The containment internal pressure and temperature limits shown as a function of service water temperature describe the operational envelope that will 1) limit the containment peak pressure to less than its design value of 45 psig and 2) ensure the containment internal pressure returns subatmospheric within 60 minutes following a LOCA. Additional operating margin is provided if the containment average air temperature is maintained above  $100^{\circ}F$  as shown on Figure 3.6-1.

The limits on the parameters of Figure 3.6-1 are consistent with the assumptions of the accident analyses.

### 3/4.6.1.6 CONTAINMENT STRUCTURAL INTEGRITY

This limitation ensures that the structural integrity of the containment vessel will be maintained comparable to the original design standards for the life of the facility. Structural integrity is required to ensure that the vessel will withstand the maximum pressure of 44.7 psig in the event of a LOCA. The visual and Type A at the frequency specified leakaqe tests, performed in the Testing Containment Leakage Rate Program, are sufficient to demonstrate this capability.

## 3/4.6.2 DEPRESSURIZATION AND COOLING SYSTEMS

## 3/4.6.2.1 and 3/4.6.2.2 CONTAINMENT QUENCH AND RECIRCULATION SPRAY SYSTEMS

The OPERABILITY of the containment spray systems ensures that containment depressurization and subsequent return to subatmospheric pressure will occur in the event of a LOCA. The pressure reduction and resultant termination of containment leakage are consistent with the assumptions used in the accident analyses.

The recirculation spray system consists of four 50 percent capacity subsystems each composed of a spray pump, associated heat exchanger and flow path. All recirculation spray pumps and motors are located outside containment and supply flow to two 360° recirculation spray ring headers located in containment. One spray ring is supplied by the "A" train subsystem containing recirculation spray pump 2RSS-P21A and the "B" train subsystem containing recirculation spray pump 2RSS-P21D with the other spray ring being supplied by the "A" train subsystem containing recirculation spray pump 2RSS-P21C and the "B" train subsystem containing recirculation spray pump 2RSS-P21B. When water in the refueling water storage tank has reached the а predetermined extreme low level, the C and D subsystems are automatically switched to the cold leg recirculation mode of emergency core cooling system operation.

Verifying that each quench spray system pump's developed head at the flow test point is greater than or equal to the required developed head ensures that quench spray system pump performance has not degraded during the cycle. The term "required developed head" refers to the value that is assumed in the Containment Integrity Safety Analysis for the quench spray pump's developed head at a specific flow point. This value for the required developed head at a flow point is defined as the Minimum Operating Point (MOP) in the Inservice Testing (IST) Program. The verification that the pump's developed head at the flow test point is greater than or equal to the required developed head is performed by using a MOP curve. The MOP curve is contained in the IST Program and was developed using the required developed head at a specific flow point as a reference From the reference point, a curve was drawn which is a point. constant percentage below the current pump performance curve. Based on the MOP curve, a verification is performed to ensure that the pump's developed head at the flow test point is greater than or equal to the required developed head. Flow and differential head are normal test parameters of centrifugal pump performance required by Section XI of the ASME Code. Since the quench spray system pumps cannot be tested with flow through the spray headers, they are tested

BEAVER VALLEY - UNIT 2 B 3/4 6-10

## 3/4.6.2.1 and 3/4.6.2.2 CONTAINMENT QUENCH AND RECIRCULATION SPRAY SYSTEMS (Continued)

on bypass flow. This test confirms one point on the pump design curve and is indicative of overall performance. Such inservice tests confirm component OPERABILITY, trend performance, and detect incipient failures by indicating abnormal performance.

Verifying that each recirculation spray system pump's developed head at the flow test point is greater than or equal to the required developed head ensures that recirculation spray system pump performance has not degraded during the cycle. The term "required developed head" refers to the value that is assumed in the Containment Integrity Safety Analysis for the recirculation spray pump's developed head at a specific flow point. This value for the required developed head at a flow point is defined as the MOP in the IST Program. The verification that the pump's developed head at the flow test point is greater than or equal to the required developed head is performed by using a MOP curve. The MOP curve is contained in the IST Program and was developed using the required developed head at a specific flow point as a reference point. From the reference point, a curve was drawn which is a constant percentage below the current pump performance curve. Based on the MOP curve, a verification is performed to ensure that the pump's developed head at the flow test point is greater than or equal to the required developed head. Flow and differential head are normal test parameters of centrifugal pump performance required by Section XI of the ASME Code. Since the recirculation spray system pumps cannot be tested with flow through the spray headers, they are tested on bypass flow. This test confirms one point on the pump design curve and is indicative of overall performance. Such inservice tests confirm component OPERABILITY, trend performance, and detect incipient failures by indicating abnormal performance.

Verifying that each spray nozzle is unobstructed is to be performed following maintenance which results in the potential for nozzle blockage as determined through an engineering evaluation. Post maintenance test instructions for affected systems will specifically address the need for an engineering evaluation to determine whether a containment spray nozzle test is necessary to ensure that the nozzles remain unobstructed. This is considered adequate due to the passive design of the spray header, the header's components being constructed with stainless steel, and the controls contained in the foreign materials exclusion program. When a test is determined to be necessary to verify each spray nozzle is unobstructed, a visual inspection (e.g., boroscope) of the nozzles could be utilized or perform an air or smoke flow test through each spray nozzle.

The 18-month surveillance interval is consistent with expected length of fuel cycles and allows for component testing to be performed during plant shutdown conditions if necessary to avoid a plant transient that could occur if the component were tested at power. However, for those components that may be safely tested at power, the 18-month surveillance may be met by performing the required testing at power.

BEAVER VALLEY - UNIT 2 B 3/4 6-11

## 3/4.6.2.3 CHEMICAL ADDITION SYSTEM

The OPERABILITY of the chemical addition system ensures that sufficient NaOH is added to the containment spray in the event of a LOCA. The limits on NaOH minimum volume and concentration, ensure that 1) the iodine removal efficiency of the spray water is maintained because of the increase in pH value, and 2) corrosion effects on components within containment are minimized. These assumptions are consistent with the iodine removal efficiency assumed in the accident analyses.

The 18-month surveillance interval is consistent with expected length of fuel cycles and allows for component testing to be performed during plant shutdown conditions if necessary to avoid a plant transient that could occur if the component were tested at power. However, for those components that may be safely tested at power, the 18-month surveillance may be met by performing the required testing at power.

## 3/4.6.3 CONTAINMENT ISOLATION VALVES

The OPERABILITY of the containment isolation valves ensures that the containment atmosphere will be isolated from the outside environment in the event of a release of radioactive material to the containment atmosphere or pressurization of the containment. Containment isolation within the time limits specified ensures that the release of radioactive material to the environment will be consistent with the assumptions used in the analyses for both a LOCA and major secondary system breaks.

The opening of locked or sealed closed containment isolation valves on an intermittent basis under administrative control includes the following considerations: (1) stationing an operator, who is in constant communication with the control room, at the valve controls, (2) instructing this operator to close these valves in an accident situation, and (3) assuring that environmental conditions will not preclude access to close the valves and that this action will prevent the release of radioactivity outside the containment.

The 18-month surveillance interval is consistent with expected length of fuel cycles and allows for component testing to be performed during plant shutdown conditions if necessary to avoid a plant transient that could occur if the component were tested at power. However, for those components that may be safely tested at power, the 18-month surveillance may be met by performing the required testing at power.

## 3/4.6.4 COMBUSTIBLE GAS CONTROL

The OPERABILITY of the equipment and systems required for the detection and control of hydrogen gas ensures that this equipment

BEAVER VALLEY - UNIT 2 B 3/4 6-12 Amendment No. 118

## CONTAINMENT SYSTEMS

# BCO 2-02-003 ADMINISTRATIVE CONTROLS

BASES

## 3/4.6.4 COMBUSTIBLE GAS CONTROL (Continued)

will be available to maintain the hydrogen concentration within containment below its flammable limit during post-LOCA conditions. Either recombiner unit is capable of controlling the expected hydrogen generation associated with 1) zirconium-water reactions, 2) radiolytic decomposition of water, and 3) corrosion of metals within containment. These hydrogen control systems are consistent with the recommendations of Regulatory Guide 1.7, "Control of Combustible Gas Concentrations in Containment Following a LOCA."

The hydrogen recombiner system is designed to maintain the hydrogen concentration in the containment structure below 4 volume percent following a LOCA. The required system flow rate (42 scfm) is the flow at post LOCA containment conditions (13 psia and 130°F) assumed in the design analysis to assure the hydrogen concentration is maintained below 4 volume percent following a LOCA.

The equation specified below shall be used when performing Surveillance 4.6.4.2.b.3 to correct the flow measured under test conditions to the corresponding flow at design basis post accident containment conditions of 13 psia and 130°F.

$$\operatorname{scfm}_{PA} = \operatorname{scfm}_{Test}(0.00154) \frac{T_{C}}{P_{Blower}} (1 + 2682.45 \frac{P_{C}}{T_{C}^{2}}) (13 - 0.022 T_{C} (1 - \frac{P_{Blower}}{P_{C}}))$$

where:

 $T_{\rm C}$  = average containment temperature during testing (°R)  $P_{\rm Blower}$  = blower suction pressure during testing (psia)  $P_{\rm C}$  = containment pressure during testing (psia)

BEAVER VALLEY - UNIT 2 B 3/4 6-13 Amendment No. 118

## 3/4.6.4 COMBUSTIBLE GAS CONTROL (Continued)

will be available to maintain the hydrogen concentration within containment below its flammable limit during post-LOCA conditions. Either recombiner unit is capable of controlling the expected hydrogen generation associated with 1) zirconium-water reactions, 2) radiolytic decomposition of water, and 3) corrosion of metals within containment. These hydrogen control systems are consistent with the recommendations of Regulatory Guide 1.7, "Control of Combustible Gas Concentrations in Containment Following a LOCA."

The hydrogen recombiner system is designed to maintain the hydrogen concentration in the containment structure below 4 volume percent following a LOCA. The required system flow rate (42 scfm) is the flow at post LOCA containment conditions (13 psia and 130°F) assumed in the design analysis to assure the hydrogen concentration is maintained below 4 volume percent following a LOCA.

The equation specified below shall be used when performing Surveillance 4.6.4.2.b.3 to correct the flow measured under test conditions to the corresponding flow at design basis post accident containment conditions of 13 psia and 130°F.

$$\operatorname{scfm}_{PA} = \operatorname{scfm}_{Test}(0.00154) \frac{T_{C}}{P_{Blower}} (1 + 2682.45 \frac{P_{C}}{T_{C}^{2}}) (13 - 0.022 T_{C} (1 - \frac{P_{Blower}}{P_{C}}))$$

where:

 $T_{C} = \text{average containment temperature during testing (°R)} \\ P_{Blower} = \text{blower suction pressure during testing (psia)} \\ P_{C} = \text{containment pressure during testing (psia)} \\ \end{cases}$ 

3/4.7.1 TURBINE CYCLE

## 3/4.7.1.1 MAIN STEAM SAFETY VALVES (MSSVs)

### BACKGROUND

The primary purpose of the main steam safety valves (MSSVs) is to provide overpressure protection for the secondary system. The MSSVs also provide protection against overpressurizing the reactor coolant pressure boundary (RCPB) by providing a heat sink for the removal of energy from the Reactor Coolant System (RCS) if the preferred heat sink, provided by the Condenser and Circulating Water System, is not available.

Five MSSVs are located on each main steam header, outside containment, upstream of the main steam isolation valves, as described in the UFSAR, Section 10.3.2. The specified valve lift and relieving capacities are in accordance with the settings requirements of Section III of the ASME Boiler and Pressure Code, 1971 Edition and Winter 1972 Addenda. The total relieving capacity for all valves on all of the steam lines is 12.7 x 10° lbs/hr which is 108 percent of the total secondary steam flow of 11.8 x 10° lbs/hr at 100% RATED THERMAL POWER. The MSSV design includes staggered setpoints, according to Table 3.7-2 in the accompanying limiting condition for operation (LCO), so that only the needed valves will Staggered setpoints reduce the potential for valve actuate. chattering that is due to steam pressure insufficient to fully open all valves following a turbine reactor trip. The MSSVs must have sufficient capacity so that main steam pressure does not exceed 110 percent of the steam generator shell-side design pressure (the maximum pressure allowed by the ASME B&PV Code) for the worst-case loss-of-heat-sink event. Based on this requirement, a conservative criterion was applied that the valves should be sized to relieve 100 percent of the maximum calculated steam flow at an accumulation pressure (3 percent) not exceeding 110 percent of the design pressure.

### APPLICABLE SAFETY ANALYSES

The design basis for the MSSVs comes from the ASME Code, Section III and its purpose is to limit the secondary system pressure to less than or equal to 110 percent of design pressure for any anticipated operational occurrence (AOO) or accident considered in the Design Basis Accident (DBA) and transient analysis.

The events that challenge the relieving capacity of the MSSVs, and thus RCS pressure, are those characterized as decreased heat removal events, which are presented in UFSAR, Section 15.2. Of these, the full power turbine trip without steam dump is the limiting AOO. This event also terminates normal feedwater flow to the steam generators.

BEAVER VALLEY - UNIT 2

### MAIN STEAM SAFETY VALVES (MSSVs) (Continued)

## APPLICABLE SAFETY ANALYSES (Continued)

The safety analysis demonstrates that the transient response for turbine trip occurring from full power without a direct reactor trip presents no hazard to the integrity of the RCS or the Main Steam System. One turbine trip analysis is performed assuming primary system pressure control via operation of the pressurizer relief valves and spray. This analysis demonstrates that the DNB design basis is met. Another analysis is performed assuming no primary system pressure control, but crediting reactor trip on high pressurizer pressure and operation of the pressurizer safety valves. This analysis demonstrates that RCS integrity is maintained by showing that the maximum RCS pressure does not exceed 110% of the design pressure. All cases analyzed demonstrate that the MSSVs maintain Main Steam System integrity by limiting the maximum steam pressure to less than 110% of the steam generator design pressure.

In addition to the decreased heat removal events, reactivity insertion events may also challenge the relieving capacity of the MSSVs. The uncontrolled rod cluster control assembly (RCCA) bank withdrawal at power event is characterized by an increase in core power and steam generation rate until reactor trip occurs when either the Overtemperature  $\Delta T$  or Power Range Neutron Flux-High setpoint is reached. Steam flow to the turbine will not increase from its initial value for this event. The increased heat transfer to the secondary side causes an increase in steam pressure and may result in opening of the MSSVs prior to reactor trip, assuming no credit for operation of the atmospheric or condenser steam dump valves. The UFSAR, Section 15.1 safety analysis of the RCCA bank withdrawal at power event for a range of initial core power levels demonstrates MSSVs capable of preventing secondarv that the are side overpressurization for this A00.

The UFSAR safety analyses discussed above assume that all of the MSSVs for each steam generator are OPERABLE. If there are inoperable MSSV(s), it is necessary to limit the primary system power during steady-state operation and AOOs to a value that does not result in exceeding the combined steam flow capacity of the turbine (if available) and the remaining OPERABLE MSSVs. The required limitation on primary system power necessary to prevent secondary system overpressurization may be determined by system transient analyses or conservatively arrived at by a simple heat balance calculation. In some circumstances it is necessary to limit the primary side heat generation that can be achieved during an AOO by reducing the setpoint of the Power Range Neutron Flux-High reactor trip function. For example, if more than one MSSV on a single steam generator is inoperable, an uncontrolled RCCA bank withdrawal at power event occurring from a partial power level may result in an increase in

BEAVER VALLEY - UNIT 2

#### MAIN STEAM SAFETY VALVES (MSSVs) (Continued)

### APPLICABLE SAFETY ANALYSES (Continued)

reactor power that exceeds the combined steam flow capacity of the and the remaining OPERABLE MSSVs. Thus, for multiple turbine inoperable MSSVs on the same steam generator it is necessary to prevent this power increase by lowering the Power Range Neutron Flux-High setpoint to an appropriate value. If the Moderator Temperature Coefficient (MTC) is positive, the reactor power may increase above the initial value during an RCS heatup event (e.g., turbine trip). Thus, for any number of inoperable MSSVs it is necessary to reduce the trip setpoint if a positive MTC may exist at partial power conditions, unless it is demonstrated by analysis that a specified reduction alone is sufficient reactor power to prevent overpressurization of the steam system.

The MSSVs are assumed to have two active and one passive failure modes. The active failure modes are spurious opening, and failure to reclose once opened. The passive failure mode is failure to open upon demand.

#### LCO

The accident analysis requires that five MSSVs per steam generator be OPERABLE to provide overpressure protection for design basis transients occurring at 100.6 percent RATED THERMAL POWER (RTP). The LCO requires that five MSSVs per steam generator be OPERABLE in compliance with the ASME Code, Section III, and the DBA analysis.

The OPERABILITY of the MSSVs is defined as the ability to open upon demand within the setpoint tolerances, to relieve steam generator overpressure, and reseat when pressure has been reduced. The OPERABILITY of the MSSVs is determined by periodic surveillance testing in accordance with the Inservice Testing Program.

This LCO provides assurance that the MSSVs will perform their designed safety functions to mitigate the consequences of accidents that could result in a challenge to the RCPB, or Main Steam System integrity.

#### APPLICABILITY

In MODES 1, 2 and 3 five MSSVs per steam generator are required to be OPERABLE to prevent main steam overpressurization.

In MODES 4 and 5, there are no credible transients requiring the MSSVs. The steam generators are not normally used for heat removal in MODES 5 and 6, and thus cannot be overpressurized; there is no requirement for the MSSVs to be OPERABLE in these MODES.

BEAVER VALLEY - UNIT 2

B 3/4 7-1b

Change No. 2-003

MAIN STEAM SAFETY VALVES (MSSVs) (Continued)

#### ACTIONS

The ACTIONS are modified by a General Note indicating that separate condition entry is allowed for each MSSV.

With one or more MSSVs inoperable, action must be taken so that the available MSSV relieving capacity meets the ASME Code, Section III requirements.

Operation with less than all five MSSVs OPERABLE for each steam generator is permissible, if THERMAL POWER is limited to the relief capacity of the remaining MSSVs. This is accomplished by restricting THERMAL POWER so that the energy transfer to the most limiting steam generator is not greater than the available relief capacity in that steam generator.

a. In the case of only a single inoperable MSSV on one or more steam generators, if the Moderator Temperature Coefficient is not positive, a reactor power reduction alone is sufficient to limit primary side heat generation such that overpressurization of the secondary side is precluded for any RCS heatup event. Furthermore, for this case there is sufficient total steam flow capacity provided by the turbine and remaining OPERABLE MSSVs to preclude overpressurization in the event of an increased reactor power due to reactivity insertion, such as in the event of an uncontrolled RCCA bank withdrawal at power. Therefore, ACTION a. requires an appropriate reduction in reactor power within 4 hours.

The maximum THERMAL POWER corresponding to the heat removal capacity of the remaining OPERABLE MSSVs is determined via a conservative heat balance calculation as discussed below, with an appropriate allowance for calorimetric power uncertainty.

The maximum THERMAL POWER corresponding to the heat removal capacity of the remaining OPERABLE MSSVs is determined by the governing heat transfer relationship from the equation  $q = m\Delta h$ , where q is the heat input from the primary side, m is the steam flow rate and  $\Delta h$  is the heat of vaporization at the steam relief pressure (assuming no subcooled feedwater). For each steam generator, at a specified pressure, the maximum allowable power level is determined as follows:

Maximum Allowable Power Level  $\leq$  100/Q  $\frac{(w_s h_{fg} N)}{K}$ 

BEAVER VALLEY - UNIT 2

B 3/4 7-1c

## MAIN STEAM SAFETY VALVES (MSSVs) (Continued)

### ACTIONS (Continued)

where:

Q = Nominal NSSS power rating of the plant (including reactor coolant pump heat), Mwt.

(Btu/sec)

K = Conversion factor, 947.82

Mwt

- Minimum total steam flow rate capability of the =  $W_{S}$ OPERABLE MSSVs on any one steam generator at the highest OPERABLE MSSV opening pressure including tolerance and accumulation, as appropriate, in lb/sec. For example, if the maximum number of inoperable MSSVs on any one steam generator is then  $w_s$  should be a summation of the one, capacity of the OPERABLE MSSVs at the highest OPERABLE MSSV operating pressure, excluding the highest capacity MSSV. If the maximum number of inoperable MSSVs per steam generator is three, then  $w_s$  should be a summation of the capacity of the OPERABLE MSSVs at the highest OPERABLE MSSV operating pressure, excluding the three highest capacity MSSVs.
- h<sub>fg</sub> = Heat of vaporization for steam at the highest MSSV opening pressure including tolerance and accumulation, as appropriate, Btu/lbm.
- N = Number of loops in plant.

For use in determining the % RTP in Action a, the Maximum NSSS Power calculated above is reduced by 2% RTP to account for the calorimetric power uncertainty. This is a conservative value that bounds the uncertainties associated with both the feedwater flow venturis and the Leading Edge Flow Meter.

b. In the case of multiple inoperable MSSVs on one or more steam generators, with a reactor power reduction alone there may be insufficient total steam flow capacity provided by the turbine and remaining OPERABLE MSSVs to preclude overpressurization in the event of an increased reactor power due to reactivity insertion, such as in the event of an uncontrolled RCCA bank withdrawal at power. Furthermore, for a single inoperable MSSV on one or more steam generators if the Moderator Temperature Coefficient is positive the reactor power may increase as a

BEAVER VALLEY - UNIT 2 B 3/4 7-1d

MAIN STEAM SAFETY VALVES (MSSVs) (Continued)

### ACTIONS (Continued)

result of an RCS heatup event such that flow capacity of the remaining OPERABLE MSSVs is insufficient. The 4 hour completion time to reduce reactor power is consistent with ACTION a. An additional 32 hours is allowed to reduce the Power Range Neutron Flux-High reactor trip setpoints. The total completion time of 36 hours is based on a reasonable time to correct the MSSV inoperability, the time to perform the power reduction, operating experience to reset all channels of a protection function, and on the low probability of occurrence of a transient that could result in steam generator overpressure during this period.

The maximum THERMAL POWER corresponding to the heat removal capacity of the remaining OPERABLE MSSVs is determined via a conservative heat balance calculation discussed above, with an appropriate allowance for Nuclear Instrumentation System trip channel uncertainties.

To determine the Table 3.7-1 Maximum Allowable Power for Action b (% RTP), the calculated Maximum NSSS Power is reduced by 5.52% to account for Nuclear Instrumentation System trip channel uncertainties. An additional conservatism is employed by setting the values equal to the most conservative between the two units, this being the Unit 1 values.

ACTION b. is modified by a note, indicating that the Power Range Neutron Flux-High reactor trip setpoint reduction is only required in MODE 1. In MODES 2 and 3 the reactor protection system trips specified in LCO 3.3.1.1, "Reactor Trip System Instrumentation," provide sufficient protection.

The allowed completion times are reasonable based on operating experience to accomplish the ACTIONS in an orderly manner without challenging unit systems.

c. If the ACTIONS are not completed within the associated completion time, or if one or more steam generators have four or more inoperable MSSVs, the unit must be placed in a MODE in which the LCO does not apply. To achieve this status, the unit must be placed in at least MODE 3 within 6 hours, and in MODE 4 within 12 hours. The allowed completion times are reasonable, based on operating experience, to reach the required unit conditions from full power conditions in an orderly manner and without challenging unit systems.

MAIN STEAM SAFETY VALVES (MSSVs) (Continued)

### ACTIONS (Continued)

An exception to Specification 3.0.4 is provided since the above d. ACTION statements require a shutdown if they are not met within a specified period of time.

## SURVEILLANCE REQUIREMENTS (SR)

## SR 4.7.1.1

This SR verifies the OPERABILITY of the MSSVs by the verification of each MSSV lift setpoint in accordance with the Inservice Testing The ASME Code, Section XI, requires that safety and relief Program. valve tests be performed in accordance with ANSI/ASME OM-1-1987. According to ANSI/ASME OM-1-1987, the following tests are required:

- Visual examination; a.
- Seat tightness determination; b.
- Setpoint pressure determination (lift setting); and c.
- d. Compliance with owner's seat tightness criteria.

The ANSI/ASME Standard requires that all valves be tested every 5 years. The ASME Code specifies the activities and frequencies necessary to satisfy the requirements. Table 3.7-2 allows a +1 percent -3 percent setpoint tolerance for OPERABILITY; however, Table 3.7-2 allows a the valves are reset to + 1 percent during the Surveillance to allow for drift.

The lift settings according to Table 3.7-2 correspond to ambient conditions of the valve at nominal operating temperature and pressure, as identified by a note.

## MAIN STEAM SAFETY VALVES (MSSVs) (Continued)

## SURVEILLANCE REQUIREMENTS (SR) (Continued)

This SR is modified by a Note that allows entry into and operation in MODE 3 prior to performing the SR. The MSSVs may be either bench tested or tested in situ at hot conditions using an assist device to simulate lift pressure. If the MSSVs are not tested at hot conditions, the lift setting pressure shall be corrected to ambient conditions of the valve at operating temperature and pressure.

#### 3/4.7.1.2 AUXILIARY FEEDWATER SYSTEM (AFW)

### BACKGROUND

The AFW System automatically supplies feedwater to the steam generators to remove decay heat from the Reactor Coolant System upon the loss of normal feedwater supply. The AFW system consists of two motor driven pumps and one steam turbine driven pump. The pumps are equipped with independent recirculation lines to prevent pump operation against a closed system. Each motor driven AFW pump is powered from an independent Class 1E power supply and each pump feeds all three steam generators. The steam turbine driven AFW pump receives steam from at least two main steam lines upstream of the main steam isolation valves. Each of the steam feed lines will supply 100 percent of the steam requirements for the turbine driven AFW pump. The steam feed lines from each of the main steam lines contain two in-line series solenoid operated isolation valves. Downstream of the series isolation valves, the three lines combine to form one main header. The main header then supplies the turbine driven AFW pump.

The flow path from the demineralized water storage tank (TK-210) to the steam generators consists of individual supply lines to each of the three AFW pumps. Each motor driven AFW pump has an individual line that connects to its train related supply header. The turbine driven pump has an individual line that can be aligned to either the Train "A" or "B" supply header as necessary. Both the Train "A" and "B" supply headers each contain three normally open remotely operated valves arranged in parallel. Each of these valves then provides a flow path to one of the three common feedwater injection headers. Each of the feedwater injection headers then supplies its designated steam generator via the normal feedwater header downstream of the feedwater isolation values. The steam generators function as a heat sink for core decay heat. The heat load is dissipated by releasing steam to the atmosphere from the steam generators via the main steam safety valves (MSSVs) or atmospheric dump valves (ADVs). If the main condenser is available, steam may be released via the steam dump valves.

BEAVER VALLEY - UNIT 2

### 3/4.7.1.2 AUXILIARY FEEDWATER SYSTEM (AFW)

### BACKGROUND (Continued)

The AFW System is capable of supplying feedwater to the steam generators during normal unit startup, shutdown, and hot standby conditions.

During a normal plant cooldown, one pump at full flow is sufficient to remove decay heat and cool the unit to residual heat removal (RHR) entry conditions. Thus, the requirement for diversity in motive power sources for the AFW System is met.

The AFW System is designed to supply sufficient water to the steam generator(s) to remove decay heat with steam generator pressure at the setpoint of the MSSVs. Subsequently, the AFW System supplies sufficient water to cool the unit to RHR entry conditions, with steam released through the ADVs.

The AFW System actuates automatically on steam generator water level-low-low by the Engineered Safety Feature Actuation System (ESFAS). The system also actuates on loss of offsite power, safety injection, and trip of all operating main feedwater (MFW) pumps.

### APPLICABLE SAFETY ANALYSES

The AFW System mitigates the consequences of any event with loss of normal feedwater.

The design basis of the AFW System is to supply water to the steam generator to remove decay heat and other residual heat by delivering at least the minimum required flow rate to the steam generators at pressures corresponding to the lowest steam generator safety valve set pressure plus 1%.

In addition, the AFW System must supply enough makeup water to replace steam generator secondary inventory lost as the unit cools to MODE 4 conditions. Sufficient AFW flow must also be available to account for flow losses such as pump recirculation and line breaks.

The limiting Design Basis Accident (DBA) for the AFW System is the small break loss of coolant accident (SBLOCA).

For a SBLOCA, the analyses are performed assuming loss of offsite power coincident with reactor trip with a limiting single active failure of the loss of one train of Emergency Core Cooling System (ECCS) on a failure to start of a diesel generator. The diesel failure is presumed to render one motor driven AFW pump inoperable, which results in one motor driven and one turbine driven AFW pump being operable.

BEAVER VALLEY -	· UNIT 2	B 3/4 7-2a	Amendment No. 85
-----------------	----------	------------	------------------

## 3/4.7.1.2 AUXILIARY FEEDWATER SYSTEM (AFW)

## APPLICABLE SAFETY ANALYSES (Continued)

The AFW System design is such that it can perform its function following a feedwater line break (FWLB) between the MFW isolation valves and containment, combined with a loss of offsite power following turbine trip, and a single active failure of the steam turbine driven AFW pump. Sufficient flow would be delivered to the two intact steam generators by the AFW pump(s). No pump runout occurs due to the cavitating venturis. The design bases flow to the intact steam generators during a feedwater line break can be delivered by either two motor driven, the turbine driven, or one motor driven and the turbine driven pump. The flow is delivered without operator action to isolate the break.

With one feedwater injection header inoperable, an insufficient number of steam generators are available to meet the feedline break analysis. This analysis assumes AFW flow will be provided to the two remaining intact feedwater lines. Should a feedline break occur on one of the operable feedwater headers with one feedwater injection header already inoperable, the plant could no longer meet its safety analysis.

The ESFAS automatically actuates the AFW turbine driven pump and associated power operated valves and controls when required to ensure an adequate feedwater supply to the steam generators during loss of power. Power operated valves are provided for each AFW line to control the AFW flow to each steam generator.

## LCO

This LCO provides assurance that the AFW System will perform its design safety function to mitigate the consequences of accidents that could result in overpressurization of the reactor coolant pressure boundary. Three AFW pumps in three diverse trains are required to be OPERABLE to ensure the availability of RHR capability for all events accompanied by a loss of offsite power and a single failure. This is accomplished by powering two of the pumps from independent emergency buses. The third AFW pump is powered by a different means, a steam driven turbine supplied with steam from a source that is not isolated by closure of the main steam isolation valves (MSIVs).

The AFW System is configured into three trains. The AFW System is considered OPERABLE when the components and flow paths required to provide redundant AFW flow to the steam generators are OPERABLE. This

3/4.7.1.2 AUXILIARY FEEDWATER SYSTEM (AFW)

#### LCO (Continued)

requires that the two motor driven AFW pumps be OPERABLE in two diverse paths, each supplying AFW to each steam generator. The turbine driven AFW pump is required to be OPERABLE with redundant steam supplies from at least two of the three main steam lines upstream of the MSIVs, and shall be capable of supplying AFW to the steam generators via the designated train supply header. The piping, valves, instrumentation, and controls in the required flow paths also are required to be OPERABLE.

The LCO is modified by two notes. Note (1) indicates that one AFW train (capable of providing flow to the steam generator(s) relied upon for heat removal), which includes a motor driven pump, is required to be OPERABLE in MODE 4. This is because of the reduced heat removal requirements and short period of time in MODE 4 during which the AFW may be required and the insufficient steam available in MODE 4 to power the turbine driven AFW pump. Note (8) states that with one steam supply inoperable, follow ACTION statement a. This condition does not constitute one AFW train being inoperable. The train associated with the turbine driven AFW pump continues to be capable of performing its intended function assuming no failure of the remaining OPERABLE steam supply.

#### APPLICABILITY

In MODES 1, 2, and 3, the AFW System is required to be OPERABLE in the event that it is called upon to function when the MFW is lost. In addition, the AFW System is required to supply enough makeup water to replace the steam generator secondary inventory lost as the unit cools to MODE 4 conditions.

In MODE 4, the AFW System may be used for heat removal via the steam generators.

In MODE 5 or 6, the steam generators are not normally used for heat removal, and the AFW System is not required.

#### ACTIONS

- a. If one of the two steam supplies to the turbine driven AFW train is inoperable, action must be taken to restore OPERABLE status within 7 days. The 7 day completion time is reasonable, based on the following reasons:
  - 1. The redundant OPERABLE steam supply to the turbine driven AFW pump;

BEAVER VALLEY - UNIT 2 B 3/4 7-2c Amendment No. 85

3/4.7.1.2 AUXILIARY FEEDWATER SYSTEM (AFW)

<u>ACTIONS (Continued)</u>

- 2. The availability of redundant OPERABLE motor driven AFW pumps; and
- 3. The low probability of an event occurring that requires the inoperable steam supply to the turbine driven AFW pump.

This condition does not constitute one AFW train being inoperable.

The second completion time for ACTION statement a establishes a limit on the maximum time allowed for any combination of conditions to be inoperable during any continuous failure to meet this LCO.

The 10 day completion time provides a limitation time allowed in this specified condition after discovery of failure to meet the LCO. This limit is considered reasonable for situations in which ACTION statements a and c are entered concurrently. The <u>AND</u> connector between 7 days and 10 days dictates that both completion times apply simultaneously, and the more restrictive must be met.

If the inoperable steam supply cannot be restored to OPERABLE status within the required completion time, the plant must be placed in a MODE in which the LCO does not apply. To achieve this status, the plant must be placed in at least MODE 3 within 6 hours, and in MODE 4 within the following 6 hours.

The allowed completion times are reasonable, based on operating experience, to reach the required unit conditions from full power conditions in an orderly manner and without challenging unit systems.

In MODE 4 with one steam supply inoperable, operation is allowed to continue because only one AFW train, which includes a motor driven pump, is required in accordance with Note (1) that modifies the LCO. Although not required, the unit may continue to cool down and initiate RHR.

b. With one feedwater injection header inoperable in MODES 1, 2, or 3, the unit must be placed in a MODE in which the LCO does not apply. To achieve this status, the unit must be placed in at least MODE 3 within 6 hours, and in MODE 4 within the following 6 hours.

BEAVER VALLEY - UNIT 2 B 3	3/4 7-2d	Amendment No.	85
----------------------------	----------	---------------	----

### 3/4.7.1.2 AUXILIARY FEEDWATER SYSTEM (AFW)

#### ACTIONS (Continued)

The allowed completion times are reasonable, based on operating experience, to reach the required unit conditions from full power conditions in an orderly manner and without challenging unit systems.

In MODE 4 with one feedwater injection header inoperable, operation is allowed to continue because only two steam generators are required to remove decay heat per LCO 3.4.1.3, "RCS-SHUTDOWN." Although not required, the unit may continue to cool down and initiate RHR.

c. With one of the required AFW trains (pump or flow path) inoperable in MODE 1, 2, or 3 for reasons other than ACTION statements a or b, action must be taken to restore OPERABLE status within 72 hours. This condition includes the loss of two steam supply lines to the turbine driven AFW pump. The 72 hour completion time is reasonable, based on redundant capabilities afforded by the AFW System, time needed for repairs, and the low probability of a DBA occurring during this time period.

The second completion time for ACTION statement c establishes a limit on the maximum time allowed for any combination of conditions to be inoperable during any continuous failure to meet this LCO.

The 10 day completion time provides a limitation time allowed in this specified condition after discovery of failure to meet the LCO. This limit is considered reasonable for situations in which ACTION statements a and c are entered concurrently. The <u>AND</u> connector between 72 hours and 10 days dictates that both completion times apply simultaneously, and the more restrictive must be met.

If the inoperable AFW train cannot be restored to OPERABLE status within the required completion time, the plant must be placed in a MODE in which the LCO does not apply. To achieve this status, the plant must be placed in at least MODE 3 within 6 hours, and in MODE 4 within the following 6 hours.

The allowed completion times are reasonable, based on operating experience, to reach the required unit conditions from full power conditions in an orderly manner and without challenging unit systems.

BEAVER VALLEY - UNIT 2 B 3/4 7-2e Amer

Amendment No. 85

3/4.7.1.2 AUXILIARY FEEDWATER SYSTEM (AFW)

ACTIONS (Continued)

In MODE 4 with one AFW train inoperable, operation is allowed to continue because only one AFW train, which includes a motor driven pump, is required in accordance with Note (1) that modifies the LCO. Although not required, the unit may continue to cool down and initiate RHR.

ACTION statement c is modified by a note. Note (2) states that the completion time of 6 hours to reach HOT SHUTDOWN may be extended for an additional 90 hours for the turbine driven AFW pump provided that the plant has not entered MODE 2 following a refueling outage. This extension of the required completion time to reach MODE 4 from MODE 3 to 96 hours, allows additional time to complete any necessary repairs and/or testing of the turbine driven AFW pump prior to initiating a plant cooldown to MODE 4.

d. When two AFW trains are inoperable in MODE 1, 2, or 3 for reasons which may include the feedwater injection headers, the unit must be placed in a MODE in which the LCO does not apply. To achieve this status, the unit must be placed in at least MODE 3 within 6 hours, and in MODE 4 within the following 6 hours.

The allowed completion times are reasonable, based on operating experience, to reach the required unit conditions from full power conditions in an orderly manner and without challenging unit systems.

In MODE 4 with two AFW trains inoperable, operation is allowed to continue because only one AFW train, which includes a motor driven pump, is required in accordance with the Note (1) that modifies the LCO. Although not required, the unit may continue to cool down and initiate RHR.

e. If all three AFW trains are inoperable in MODE 1, 2, or 3 for reasons which may include the feedwater injection headers, the unit is in a seriously degraded condition with no safety related means for conducting a cooldown, and only limited means for conducting a cooldown with nonsafety related equipment. In such a condition, the unit should not be perturbed by any action, including a power change, that might result in a trip. The seriousness of this condition requires that action be started immediately to restore one AFW train to OPERABLE status.

### PLANT SYSTEMS

#### BASES

### 3/4.7.1.2 AUXILIARY FEEDWATER SYSTEM (AFW)

### ACTIONS (Continued)

ACTION statement e is modified by a Note (3) indicating that all required MODE changes or power reductions are suspended until one AFW train is restored to OPERABLE status. In this case, LCO 3.0.3 is not applicable because it could force the unit into a less safe condition.

f. With one required AFW train inoperable in MODE 4, action must be taken to immediately restore the inoperable train to OPERABLE status. The immediate completion time is appropriate due to the need to ensure that a safety related means of providing flow to the steam generator(s), for the purpose of core decay heat removal, is available.

### SURVEILLANCE REQUIREMENTS (SR)

The Surveillance Requirements are modified by a General Note which requires that constant communications be established and maintained when any normal AFW pump discharge valve is closed during surveillance testing.

## <u>SR 4.7.1.2.1</u>

Verifying the correct alignment for manual, power operated, and automatic valves in the AFW System water and steam supply flow paths provides assurance that the proper flow paths will exist for AFW operation. This SR does not apply to valves that are locked, sealed, or otherwise secured in position, since they are verified to be in the correct position prior to locking, sealing, or securing. This SR also does not apply to valves that cannot be inadvertently misaligned, such as check valves. This SR does not require any testing or valve manipulation; rather, it involves verification that those valves capable of being mispositioned are in the correct position.

The 31 day frequency is based on engineering judgment, is consistent with the procedural controls governing valve operation, and ensures correct valve positions. Note (4) ensures valve position verification is reverified by a second and independent operator.

## SR 4.7.1.2.2

Verifying the operability of each service water auxiliary supply valve by operating the valves through one complete cycle at least once per 31 days, ensures that an alternate water source will be available if the water volume in the demineralized water storage tank is depleted during system operation as a result of a DBA.

BEAVER VALLEY - UNIT 2 B 3/4 7-2g Amendment No. 85

## 3/4.7.1.2 AUXILIARY FEEDWATER SYSTEM (AFW)

## SURVEILLANCE REQUIREMENTS (SR) (Continued)

## SR 4.7.1.2.3

Verifying that each AFW pump's developed head at the flow test point is greater than or equal to the required developed head ensures that AFW pump performance has not degraded during the cycle. The term "required developed head" refers to the value that is assumed in the AFW safety analysis for developed head at a flow point. This value for required developed head at a flow point is defined as the Minimum Operating Point (MOP) in the Inservice Testing Program. Flow and differential head are normal test parameters of centrifugal pump performance required by Section XI of the ASME Code. Because it is undesirable to introduce cold AFW into the steam generators while they are operating, this testing is normally performed on recirculation flow. This test confirms one point on the pump design curve and is indicative of overall performance. Such inservice tests confirm component OPERABILITY, trend performance, and detect incipient failures by indicating abnormal performance. Performance of inservice testing as required in the ASME Code, Section XI, satisfies this requirement.

This SR is modified by a Note (5) indicating that the SR should be deferred until suitable test conditions are established for testing the turbine driven AFW pump. This deferral is required because there is insufficient steam pressure to perform the test.

## SR 4.7.1.2.4

This SR verifies that AFW can be delivered to the appropriate steam generator in the event of any accident or transient that generates an ESFAS, by demonstrating that each automatic valve in the flow path actuates to its correct position on the actual or simulated actuation The 18 month Frequency is based on the need to perform this signal. surveillance under the conditions that apply during a unit outage and the potential for an unplanned transient if the surveillance were performed with the reactor at power. The 18 month Frequency is acceptable based on operating experience and the design reliability of the equipment.

This SR is modified by a Note (6) that states the SR is not required in MODE 4 when steam generator(s) is relied upon for heat removal. In MODE 4, the heat removal requirements would be less providing more time for operator action to manually align the flow path.

## 3/4.7.1.2 AUXILIARY FEEDWATER SYSTEM (AFW)

## SURVEILLANCE REQUIREMENTS (SR) (Continued)

## <u>SR 4.7.1.2.5</u>

This SR verifies that the AFW pumps will start in the event of any accident or transient that generates an ESFAS by demonstrating that each AFW pump starts automatically on an actual or simulated actuation signal. The 18 month Frequency is based on the need to perform this surveillance under the conditions that apply during a unit outage and the potential for an unplanned transient if the surveillance were performed with the reactor at power.

This SR is modified by two notes. Note (5) indicates that the SR be deferred until suitable test conditions are established for testing the turbine driven AFW pump. This deferral is required because there is insufficient steam pressure to perform the test. Note (6) states that the SR is not required in MODE 4 when steam generator(s) is relied upon for heat removal. In MODE 4, the heat removal requirements would be less providing more time for operator action to manually start the required AFW pump.

## SR 4.7.1.2.6

Cycling each power operated valve (excluding automatic) in the flow path that is not testable during plant operation, ensures that the valves will function when required. The 18 month Frequency is based on the need to perform this surveillance under the conditions that apply during a unit outage and the potential for an unplanned transient if the surveillance were performed with the reactor at power.

## SR 4.7.1.2.7

This SR verifies that the AFW is properly aligned by verifying the flow from TK-210 to the steam generators prior to entering MODE 2 after more than 30 continuous days in MODE 5 or 6 per Note (7). OPERABILITY of AFW flow paths must be verified before sufficient core heat is generated that would require the operation of the AFW System during a subsequent shutdown. The Frequency is reasonable, based on engineering judgment and other administrative controls that ensure that flow paths remain OPERABLE. To further ensure AFW System alignment, flow path OPERABILITY is verified following extended outages to determine no misalignment of valves has occurred. This SR ensures that the flow path from the TK-210 to the steam generators is properly aligned.

## 3/4.7.1.3 PRIMARY PLANT DEMINERALIZED WATER (PPDW)

The OPERABILITY of the PPDW storage tank with the minimum water volume ensures that sufficient water is available to maintain the RCS at HOT STANDBY conditions for 9 hours with steam discharge to atmosphere with no reactor coolant pumps in operation.

## 3/4.7.1.4 ACTIVITY

The limitations on secondary system specific activity ensure that steam releases to the environment will not be significant contributors to radioactivity releases resulting from analyzed accidents. Many of the analyzed accidents assume that a loss of auxiliary AC power occurs, making the main condenser unavailable for plant cooldown, and making it necessary to dump steam to the environment via SG atmospheric dump valves. Maintaining secondary system specific activity within the limits ensures that these releases, in conjunction with other releases associated with the accident, will be within applicable dose criteria.

## 3/4.7 PLANT SYSTEMS

### BASES

### 3/4.7.1.5 MAIN STEAM LINE ISOLATION VALVES

The OPERABILITY of the main steam line isolation valves ensures that no more than one steam generator will blow down in the event of a steam line rupture. This restriction is required to 1) minimize the positive reactivity effects of the Reactor Coolant System cooldown associated with the blowdown, and 2) limit the pressure rise within containment in the event the steam line rupture occurs within The OPERABILITY of the main steam isolation valves containment. within the closure times of the surveillance requirements are consistent with the assumptions used in the accident analyses.

## 3/4.7.2 (This Specification number is not used.)

### 3/4.7.3 PRIMARY COMPONENT COOLING WATER SYSTEM

The OPERABILITY of the primary component cooling water system ensures that sufficient cooling capacity is available for continued operation of safety related equipment during normal and accident conditions. The redundant cooling capacity of this system, assuming a single failure, is consistent with the assumptions used in the accident analyses. A component cooling water heat exchanger remains operable when in a standby mode (e.q., with its inlet component cooling water valve open and its outlet valve closed) since safety analyses credits manual operator actions for post-accident operation.

### 3/4.7.4 SERVICE WATER SYSTEM

The OPERABILITY of the service water system ensures that sufficient cooling capacity is available for continued operation of safety related equipment during normal and accident conditions. The redundant cooling capacity of this system, assuming a single failure, is consistent with the assumptions used in the accident conditions.

### 3/4.7.5 ULTIMATE HEAT SINK

The limitations on the ultimate heat sink level and temperature ensure that sufficient cooling capacity is available to either 1) provide normal cooldown of the facility, or 2) to mitigate the effects or accident conditions within acceptable limits.

The limitations on minimum water level and maximum temperature are based on providing a 30 day cooling water supply to safety related equipment without exceeding their design basis temperature and is consistent with the recommendations of Regulatory Guide 1.27, "Ultimate Heat Sink for Nuclear Plants."

## NPF-73 3/4.7 PLANT SYSTEMS

### BASES

## 3/4.7.6 (This Specification number is not used.)

#### 3/4.7.7 CONTROL ROOM EMERGENCY AIR CLEANUP AND PRESSURIZATION SYSTEM

This LCO is applicable during MODES 1, 2, 3 and 4. This LCO is also applicable during movement of recently irradiated fuel assemblies and during movement of fuel assemblies over recently irradiated fuel assemblies because there is a potential for the limiting fuel handling accident (FHA) for which the requirements of this Specification may be required to limit radiation exposure to personnel occupying the control room. A FHA which does not involve recently irradiated fuel (i.e., fuel that has occupied part of a critical reactor core within the previous 100 hours) will result in radiation exposure, to personnel occupying the control room, that is within the quideline values specified in 10 CFR 50.67 without any reliance on the requirements of this Specification to limit personnel exposure. The 100 hour limit is based on the current radiological analysis for a FHA which assumes a decay time of 100 LCO 3.9.3 prohibits irradiated fuel movement unless 100 hours. hours of decay has occurred. Therefore, this specification will not be applicable, during fuel movement, unless the decay time in Specification 3.9.3 and the time assumed in the radiological analysis for a FHA are reduced to below 100 hours.

The OPERABILITY of the control room emergency air cleanup and pressurization system ensures that the control room will remain habitable with respect to potential radiation hazards for operations personnel during and following all credible accident conditions. The OPERABILITY of this system in conjunction with control room design provisions is based on limiting the radiation exposure to personnel occupying the control room to 5 rem or less whole body, or its equivalent, or 5 rem TEDE, as applicable. This limitation is consistent with the requirements of General Design Criteria 19 of Appendix "A", 10 CFR 50 or 10 CFR 50.67, as applicable.

## 3/4.7.7 CONTROL ROOM EMERGENCY AIR CLEANUP AND PRESSURIZATION SYSTEM (Continued)

The control room air cleanup and pressurization system consists of two redundant filtration pressurization systems which draw outside air through filters and Unit 1 and Unit 2 air intake and exhaust isolation dampers. Closure of the intake and exhaust dampers can be initiated by Unit 2 control systems. However, closure of dampers in one intake and in one exhaust is dependent upon availability of Unit 1 power sources.

The control room dose calculation for the limiting DBA assumes that the control room is pressurized within 30 minutes of the accident by manually actuating a control room emergency ventilation subsystem (CREVS). However, the specification requires automatic actuation of the Unit 2 CREVS pressurization fans.

A start time delay is included in the initiation circuitry of the Unit 2 CREVS pressurization fans. The basis for this time delay includes the following considerations:

- 1. The delay times prevent loading of the pressurization fans onto the emergency busses until after the Emergency Diesel Generator load sequencing is completed.
- 2. The pressurization fan delay times are staggered to ensure only one fan will be operating.
- 3. A pressurization fan is started early to minimize dose to the operators.
- 4. The delay times are selected such that sufficient time will be available for the manual initiation of a pressurization fan within 30 minutes after an accident should a pressurization fan fail to start.

## 3/4.7.8 SUPPLEMENTAL LEAK COLLECTION AND RELEASE SYSTEM (SLCRS)

The OPERABILITY of the SLCRS provides for the filtering of postulated radioactive effluents resulting from leakage of loss of coolant accident (LOCA) activity from systems outside of the Reactor Containment building, such as Engineered Safeguards Features (ESF) equipment, prior to their release to the environment. This system also collects potential leakage of LOCA activity from the Reactor Containment building penetrations into the contiguous areas ventilated by the SLCRS except for the Emergency Air Lock. No credit for SLCRS operation was taken in the DBA LOCA analysis for collection and filtration of Reactor Containment building leakage and ESF leakage effluents even though an unquantifiable amount of contiguous area penetration leakage and ESF leakage effluents would in fact be collected and filtered.

### 3/4.8.1, 3/4.8.2 A.C. SOURCES AND ONSITE POWER DISTRIBUTION SYSTEMS

The OPERABILITY of the A.C. and D.C. power sources and associated distribution systems during operation ensures that sufficient power will be available to supply the safety related equipment required for 1) the safe shutdown of the facility and 2) the mitigation and control of accident conditions within the facility. The minimum specified independent and redundant A.C. and D.C. power sources and distribution systems satisfy the requirements of General Design Criterion 17 of Appendix "A" to 10 CFR 50.

The ACTION requirements specified for the levels of degradation of the power sources provide restriction upon continued facility operation commensurate with the level of degradation. The OPERABILITY of the power sources are consistent with the initial condition assumptions of the safety analyses and are based upon maintaining at least one redundant set of onsite A.C. and D.C. power sources and associated distribution systems OPERABLE during accident conditions coincident with an assumed loss of offsite power and single failure of the other onsite A.C. source.

The ACTION requirements specified in LCOs 3.8.1.2, 3.8.2.2, and 3.8.2.4 address the condition where sufficient power is unavailable to recover from postulated events, such as a fuel handling accident involving recently irradiated fuel. Due to radioactive decay, electrical power is only required to mitigate fuel handling accidents involving recently irradiated fuel (i.e., fuel that has occupied part of а critical reactor core within the previous 100 hours). Implementation of the ACTION requirements shall not preclude completion of actions to establish a safe conservative plant Completion of the requirements will prevent the condition. occurrence of postulated events for which mitigating actions would be required.

The OPERABILITY of the minimum specified A.C. and D.C. power sources and associated distribution systems during shutdown and refueling ensures that 1) the facility can be maintained in the shutdown or refueling condition for extended time periods and 2) sufficient instrumentation and control capability is available for monitoring and maintaining the unit status, and 3) sufficient power is available for systems that may be necessary to recover from postulated events in these MODES, e.q., a fuel handling accident involving recently irradiated fuel.

BEAVER VALLEY - UNIT 2 B 3/4 8-1 Amendment No. 121

3/4.8.1, 3/4.8.2 A.C. SOURCES AND ONSITE POWER DISTRIBUTION (Continued)

The Surveillance Requirements for demonstrating the OPERABILITY of the diesel generators are based on the recommendations of Regulatory Guides 1.9, Revision 2, "Selection of Diesel Generator Set Capacity for Standby Power Supplies," December 1979; 1.108, "Periodic Testing of Diesel Generator Units Used as Onsite Electric Power Systems at Nuclear Power Plants," Revision 1, August 1977; and 1.137, "Fuel-Oil Systems for Standby Diesel Generators," Revision 1, October 1979, Appendix A to Generic Letter 84-15 and Generic Letter 83-26, "Clarification of Surveillance Requirements for Diesel Fuel Impurity Level Tests."

The quantity of 350 usable gallons in the day tank represents the analytical value of fuel necessary to run the diesel for at least 60 minutes at a load of 100% of continuous rating plus a minimum margin of 10% in accordance with ANSI N195 - 1976 which is referenced in Regulatory Guide 1.137 Rev. 1. The total tank volume is greater due to the tank's physical characteristics.

The quantity of 53,225 usable gallons is the analytical value required in the fuel storage tank that, when added to the 350 gallons, makes up the fuel necessary to support a minimum of 7 days continuous EDG operation at its rated load. This is in compliance with Regulatory Guide 1.137, Rev. 1. The total volume in this tank is greater due to the tank's physical characteristics.

The Surveillance Requirement for demonstrating the OPERABILITY of the Station batteries are based on the recommendations of Regulatory Guide 1.129, "Maintenance Testing and Replacement of Large Lead Storage Batteries for Nuclear Power Plants," February 1978, and IEEE Std 450-1980, "IEEE Recommended Practice for Maintenance, Testing, and Replacement of Large Lead Storage Batteries for Generating Stations and Substations."

Verifying average electrolyte temperature above the minimum for which the battery was sized, total battery terminal voltage on float charge, connection resistance values and the performance of battery service and discharge tests ensures the effectiveness of the charging system, the ability to handle high discharge rates and compares the battery capacity at that time with the rated capacity.

3/4.8.1, 3/4.8.2 A.C. SOURCES AND ONSITE POWER DISTRIBUTION (Continued)

Table 3.8-1 specifies the normal limits for each designated pilot cell and each connected cell for electrolyte level, float voltage and specific gravity. The limits for the designated pilot cells float voltage and specific gravity, greater than 2.13 volts and 0.015 below the manufacturer's full charge specific gravity or a battery charger current that had stabilized at a low value, is characteristic of a charged cell with adequate capacity. The normal limits for each connected cell for float voltage and specific gravity, greater than 2.13 volts and not more than 0.020 below the manufacturer's full charge specific gravity with an average specific gravity of all the connected cells not more than 0.010 below the manufacturer's full charge specific gravity, ensures the OPERABILITY and capability of the battery.

Operation with a battery cell's parameter outside the normal limit but within the allowable value specified in Table 3.8-1 is permitted for up to 7 days. During this 7 day period: (1) the allowable values for electrolyte level ensures no physical damage to the plates with an adequate electron transfer capability; (2) the allowable value for the average specific gravity of all the cells, not more than 0.020 below the manufacturer's recommended full charge specific gravity, ensures that the decrease in rating will be less than the safety margin provided in sizing; 3) the allowable value for an individual cell's specific gravity, ensures that an individual cell's specific gravity will not be more than 0.040 below the manufacturer's full charge specific gravity and that the overall capability of the battery will be maintained within an acceptable limit; and 4) the allowable value for an individual cell's float voltage, greater than 2.07 volts, ensures the battery's capability to perform its design function.

Note (1) provides clarification of Specification 3.8.1.1 Action requirements when the diesel generators are inoperable as a result of Surveillance Requirements 4.8.1.1.2.d.2 and 4.8.1.1.2.e in accordance with Regulatory Guide 1.137, Revision 1, Position C.2.a.

For the purposes of SR 4.8.1.1.2.a.5, 4.8.1.1.2.b.3.b and 4.8.1.1.2.f testing, the diesel generators are started from standby conditions. Standby conditions for a diesel generator mean that the diesel engine coolant and oil are being continuously circulated and temperatures are being maintained consistent with manufacturer recommendations.

The frequency of 64.4 Hz specified in Surveillance Requirement 4.8.1.1.2.b.2 corresponds to 552 rpm.

## 3/4.9.1 BORON CONCENTRATION

The limitations on minimum boron concentration (2400 ppm) ensure 1) the reactor will remain subcritical during that: CORE ALTERATIONS, and 2) a uniform boron concentration is maintained for reactivity control in the water volume having direct access to the reactor vessel. The limitation on  $K_{eff}$  of no greater than 0.95 which includes a conservative allowance for uncertainties, is sufficient to prevent reactor criticality during refueling operations.

Isolating all reactor water makeup paths from unborated water sources precludes the possibility of an uncontrolled boron dilution of the filled portions of the Reactor Coolant System. This limitation is consistent with the initial conditions assumed in the accident analyses for MODE 6.

## 3/4.9.2 INSTRUMENTATION

The OPERABILITY of the source range neutron flux monitors ensures that redundant monitoring capability is available to detect changes in the reactivity condition of the core when performing those evolutions with the potential to initiate criticality. Suitable detectors used in place of primary source range neutron flux monitors N-31 and N-32 are recognized as alternate detectors. Alternate detectors may be used in place of primary source range neutron flux monitors as long as the required indication is provided. Since installation of the upper internals does not involve movement of fuel or a significant positive reactivity addition to the core, one alternate source range neutron flux monitor with primary or continuous visual indication in the control room provides adequate neutron flux monitoring capability during this evolution.

## 3/4.9.3 DECAY TIME

The minimum requirement for reactor subcriticality prior to movement of irradiated fuel assemblies in the reactor vessel ensures that sufficient time has elapsed to allow the radioactive decay of the short lived fission products. This decay time is consistent with the assumptions used in the accident analyses.

### 3/4.9.4 CONTAINMENT BUILDING PENETRATIONS

The LCO is applicable during movement of recently irradiated fuel assemblies and during movement of fuel assemblies over recently irradiated fuel assemblies because there is a potential for the limiting fuel handling accident (FHA) to occur. Therefore, the requirements of this Specification may be required to limit leakage of radioactive material within the containment to the environment. A FHA which does not involve recently irradiated fuel (i.e., fuel that has occupied part of a critical reactor core within the previous 100 hours) will result in radiation exposures that are within the guideline values specified in 10 CFR 50.67 without any reliance on the requirements of this Specification to limit leakage to the environment. The 100 hour limit is based on the current radiological analysis for a FHA which assumes a decay time of 100 hours. LCO 3.9.3 prohibits irradiated fuel movement unless 100 hours of decay has occurred. Therefore, this specification will not be applicable unless the decay time in Specification 3.9.3 and the time assumed in the radiological analysis for a FHA are reduced to below 100 hours.

The requirements on containment penetration closure limit leakage of radioactive material within containment to the environment may be required to ensure compliance with 10 CFR 50.67 limits. The requirements on operation of the SLCRS ensure that radioactive material released through open containment penetrations, as the result of a fuel handling accident (FHA) within containment involving recently irradiated fuel, will be filtered through HEPA filters and charcoal absorbers prior to discharge to the atmosphere. These requirements are sufficient to restrict radioactive material release from the number of fuel rods assumed to be ruptured in the FHA analysis based upon the lack of containment pressurization potential while moving fuel assemblies within containment.

Except for the containment purge and exhaust penetrations and open penetrations that meet the requirements of this specification, all containment penetrations that provide direct access from containment atmosphere to outside atmosphere must be isolated on at least one side. Penetration closure may be achieved by an isolation valve, blind flange, manual valve, or functional equivalent. Functional equivalent isolation ensures releases from the containment are prevented for credible accident scenarios. The isolation techniques must be approved by an engineering evaluation and may include use of a material that can provide a temporary, pressure tight seal capable of maintaining the integrity of the penetration to restrict the release of radioactive material from a FHA occurring inside containment.

BEAVER VALLEY - UNIT 2 B 3/4 9-2 Change No. 2-002

### 3/4.9.4 CONTAINMENT BUILDING PENETRATIONS (Continued)

An OPERABLE filtered SLCRS train is required to include only those portions of the system that are necessary to ensure that a filtered exhaust path is available from the required plant areas to HEPA and charcoal adsorbers and then to the elevated release point on top of the containment building. As a minimum, an OPERABLE filtered SLCRS train includes one OPERABLE filtered exhaust fan. If two filtered SLCRS fans are utilized to satisfy the requirements of SR 4.9.4.4, then in order to satisfy the LCO requirements, each fan must be in operation and be OPERABLE with both a normal and emergency power source available.

LCO 3.9.4 requires that a minimum of one train of filtered SLCRS be operating and OPERABLE. A single OPERABLE train of filtered SLCRS that is operating ensures that no undetected failures preventing system operation will occur, and that any active failure will be readily detected. Therefore, the LCO requirement to have an OPERABLE and operating train of filtered SLCRS is sufficient to mitigate the consequences of a FHA within the containment.

The personnel air lock (PAL) area is the plant area where the outer PAL door is located.

A PAL door is considered capable of being closed when the following criteria are satisfied:

- 1. Administrative procedures have been established to:
  - ensure that appropriate personnel are aware of the Open а. status of the containment during movement of fuel within the containment;
  - ensure that an open air lock is capable of rapid closure b. (i.e.,  $\leq$  30 minutes), with quick disconnect and removal capability for hoses, cables, ramps, and door seal protective covers; and
  - ensure that an individual is designated and available to c. close the air lock following the evacuation that would occur in the event of an accident.

### 3/4.9.4 CONTAINMENT BUILDING PENETRATIONS (Continued)

A containment penetration is considered capable of being closed when the following criteria are satisfied:

- 1. Administrative procedures have been established to:
  - ensure that appropriate personnel are aware of the Open а. status of the containment during movement of fuel within the containment;
  - ensure that the containment penetration is capable of rapid b. closure (i.e.,  $\leq$  30 minutes) by closing an isolation valve, manual valve, blind flange, or approved functional equivalent; and
  - ensure that an individual is designated and available to c. close the containment penetration.

LCO 3.9.4.b.4 requires that SR 4.9.4.4 has been satisfied with both PAL doors open. This requirement is necessary to ensure that the opening of PAL will not adversely affect the ability of filtered SLCRS to maintain the PAL area at a negative pressure. LCO 3.9.4.c.1.b permits a containment penetration (excluding the PAL) to be open if the maximum equivalent containment penetration opening size is not exceeded. This requirement is necessary to ensure that the opening of a containment penetration will not adversely affect the ability of filtered SLCRS to maintain the associated plant area at a negative pressure. SR 4.9.4.4 establishes the maximum equivalent containment penetration opening size for each applicable plant area.

For the purpose of satisfying SR 4.9.4.1, area flow rate is not required to be verified. Each flow path must be verified to be aligned in the correct manner to ensure that the area is being exhausted to at least one OPERABLE filtered SLCRS train. In addition, the term "open containment penetrations" as stated in SR 4.9.4.1 is defined as a penetration that provides direct access from the containment atmosphere to the outside atmosphere. The 12 hour surveillance specified in SR 4.9.4.1.b does not pertain to the containment purge and exhaust containment penetrations provided that containment air is being exhausted through the exhaust penetration to filtered SLCRS. For the purpose of satisfying the requirements of SR 4.9.4.1, it is acceptable for the PAL area to have an observed air flow through the PAL into containment and thereby be considered to be exhausting to filtered SLCRS provided the following

## 3/4.9.4 CONTAINMENT BUILDING PENETRATIONS (Continued)

conditions have been met: 1) SR 4.9.4.4 has demonstrated that with both air lock doors open and the purge and exhaust containment penetrations closed, the PAL area is maintained negative with respect to atmosphere pressure by the PAL area filtered SLCRS flow path. 2) The PAL area is verified to be serviced (i.e., flow path alignment) by filtered SLCRS from a ventilation flow path other than containment.

SR 4.9.4.4 verifies the required plant area(s) integrity and the ability of filtered SLCRS to maintain the area(s) at a negative pressure with open containment penetrations. The ability of filtered SLCRS to maintain a negative pressure in the required plant area(s) provides assurance that radioactivity that may be released through open containment penetrations, due to a fuel handling accident occurring inside containment, is collected and filtered for iodine removal prior to discharge to the atmosphere. The negative pressure with respect to atmosphere includes the verification of negative pressure of  $\leq$  -0.125 inches of water gauge with respect to adjacent plant areas (excluding containment) that are not being serviced by filtered SLCRS as well as environmental atmosphere pressure. The purge and exhaust containment penetrations need to be isolated during performance of SR 4.9.4.4. The isolation of these containment penetrations is necessary to accurately reflect the plant conditions following a fuel handling accident inside containment. These containment penetrations will be automatically isolated by a high radiation signal from the containment purge exhaust radiation Therefore, SR 4.9.4.4 can not be performed with this monitors. additional SLCRS filtered flow path in service. SR 4.9.4.4 requires that the maximum equivalent containment penetration opening size for each applicable plant area be established. This requirement is necessary to ensure that the opening of containment penetrations will not adversely affect the ability of filtered SLCRS to maintain the associated plant area at a negative pressure. The establishment of the maximum equivalent containment penetration opening size for each applicable plant area involves the measurement of the filtered SLCRS exhaust flow rate and the negative pressure for the applicable plant area. Utilizing this data, a maximum equivalent containment penetration opening size can be calculated. The available margin between the measured area negative pressure and the minimum required area negative pressure is utilized to allow opening of containment For the PAL area, the establishment of the maximum penetrations. equivalent containment penetration opening size is accomplished by performing SR 4.9.4.4 with both doors of the PAL open. If the PAL is the only containment penetration in the PAL area that will be opened, then a calculation of the maximum equivalent containment penetration

BEAVER VALLEY - UNIT 2 B 3/4 9-5 Amendment No. 121

opening size is not required. The performance of SR 4.9.4.4 with both doors of the PAL open establishes the maximum equivalent containment penetration opening size for the PAL area. The area where the open containment penetration is located may be defined as containing more than one room. For example, if two rooms are connected via an open doorway, the area can be defined as both rooms provided that this area is being exhausted to filtered SLCRS. All doors to this area are required to be closed except as noted in Footnote (1). This footnote provides an exception to the requirement that all doors to the area are closed to allow for entry and exit. This footnote is not intended to permit doors to be blocked opened.

## 3/4.9.5 - 3/4.9.7 (These Specification numbers are not used.)

## 3/4.9.8 RESIDUAL HEAT REMOVAL AND COOLANT CIRCULATION

The requirement that at least one residual heat removal (RHR) loop be in operation ensures that 1) sufficient cooling capacity is available to remove decay heat and maintain the water in the reactor pressure vessel below 140°F as required during the REFUELING MODE, 2) sufficient coolant circulation is maintained throughout the and reactor core to minimize the effect of a boron dilution incident and prevent boron stratification.

The requirement to have two RHR loops OPERABLE when there is less than 23 feet of water above the reactor pressure vessel flange ensures that a single failure of the operating RHR loop will not result in a complete loss of residual heat removal capability. With the reactor vessel head removed and 23 feet of water above the reactor pressure vessel flange, a large heat sink is available for core cooling. Thus, in the event of a failure of the operating RHR loop, adequate time is provided to initiate emergency procedures to cool the core.

BEAVER VALLEY - UNIT 2 B 3/4 9-6 Change No. 2-001

## 3/4.9.9 CONTAINMENT PURGE AND EXHAUST ISOLATION SYSTEM

The LCO is applicable during movement of recently irradiated fuel assemblies and during movement of fuel assemblies over recently irradiated fuel assemblies because there is a potential for the limiting fuel handling accident (FHA) to occur. Therefore, the requirements of this Specification may be required to limit leakage of radioactive material within the containment to the environment. A FHA which does not involve recently irradiated fuel (i.e., fuel that has occupied part of a critical reactor core within the previous 100 hours) will result in radiation exposures that are within the guideline values specified in 10 CFR 50.67 without any reliance on the requirements of this Specification to limit leakage to the environment. The 100 hour limit is based on the current radiological analysis for a FHA which assumes a decay time of 100 hours. LCO 3.9.3 prohibits irradiated fuel movement unless 100 hours of decay has occurred. Therefore, this specification will not be applicable unless the decay time in Specification 3.9.3 and the time assumed in the radiological analysis for a FHA are reduced to below 100 hours.

THE OPERABILITY of this system ensures that the containment vent and purge penetrations will be automatically isolated upon detection of high radiation levels within the containment. The integrity of the containment penetrations of this system may be required to meet 10 CFR 50.67 requirements in the event of a fuel handling accident inside containment involving recently irradiated fuel. The piping that connects this system to filtered SLCRS is not safety related and, therefore, can not be relied upon to mitigate the radiological effects of a fuel handling accident inside containment.

## 3/4.9.10 AND 3/4.9.11 WATER LEVEL - REACTOR VESSEL AND STORAGE POOL

The restrictions on minimum water level ensure that sufficient water depth is available to remove 99.5% of the assumed iodine gap activity (8% for iodine 131 and 5% for other iodines) released from the number of fuel rods assumed to be ruptured in the fuel handling accident analysis. The minimum water depth is consistent with the assumptions of the accident analysis.

## 3/4.9.12 FUEL BUILDING VENTILATION SYSTEM

The LCO is applicable during movement of recently irradiated fuel assemblies and during movement of fuel assemblies over recently irradiated fuel assemblies because there is a potential for the limiting fuel handling accident (FHA) to occur. Therefore, the requirements of this Specification may be required to limit leakage of radioactive material within the fuel building to the environment. A FHA which does not involve recently irradiated fuel (i.e., fuel that has occupied part of a critical reactor core within the previous 100 hours) will result in radiation exposures that are within the guideline values specified in 10 CFR 50.67 without any reliance on the requirements of this Specification to limit leakage to the environment. The 100 hour limit is based on the current radiological analysis for a FHA which assumes a decay time of 100 hours. LCO 3.9.3 prohibits irradiated fuel movement unless 100 hours of Therefore, this specification will not be decay has occurred. applicable unless the decay time in Specification 3.9.3 and the time assumed in the radiological analysis for a FHA are reduced to below 100 hours.

The limitations on the storage pool ventilation system ensure that all radioactive material released, as a result of a fuel handling accident (FHA) within the fuel building involving recently irradiated fuel, will be filtered through the HEPA filters and charcoal adsorber prior to discharge to the atmosphere. The spent fuel pool area ventilation system is non-safety related and only recirculates air through the fuel building. The fuel building portion of the SLCRS is safety related and continuously filters the fuel building exhaust air. This maintains a negative pressure in the fuel building.

3/4.9.13 (This Specification is not used.)

BEAVER VALLEY - UNIT 2

B 3/4 9-8

## 3/4.9.14 SPENT FUEL POOL STORAGE

The requirements for fuel storage in the spent fuel pool ensure that the spent fuel pool will remain subcritical during fuel storage. The value of 0.95 or less for  $K_{eff}$  which includes all uncertainties at the 95/95 probability/confidence level is the acceptance criteria for fuel storage in the spent fuel pool.

The spent fuel storage racks contain storage locations for 1088 fuel assemblies. The spent fuel racks have been analyzed in accordance with the methodology contained in WCAP-14416-NP-A, "Westinghouse Spent Fuel Rack Criticality Analysis Methodology," Revision 1, November 1996 supplemented by Westinghouse letter FENOC-00-110, dated November 3, 2000. This methodology ensures that the spent fuel rack multiplication factor,  $K_{\text{eff}}$  is less than 0.95, as recommended by ANSI 57.2-1983 and the guidance contained in NRC letter to All Power Reactor Licensees from B. K. Grimes, "OT Position for Review and Acceptance of Spent Fuel Storage and Handling Applications," April 14, 1978. The codes, methods, and techniques contained in the methodology are used to satisfy this K<sub>eff</sub> criterion. The spent fuel storage racks are analyzed to allow storage of Westinghouse 17 x 17 Standard fuel assemblies with nominal enrichments up to 5.0 w/o U-235 utilizing credit for checkerboard configurations and burnup, to ensure that  $K_{eff}$  is maintained  $\leq 0.95$ , including uncertainties, tolerances, and accident conditions. In addition, the spent fuel pool  $K_{eff}$  is maintained < 1.0 including uncertainties and tolerances on a 95/95 probability/confidence level basis without soluble boron.

The 17 x 17 VANTAGE 5H fuel design parameters relevant to the criticality analysis are the same as the 17 x 17 Standard fuel assembly parameters and will yield equivalent results (credit is not taken for grids). Therefore, all references to  $17 \times 17$  Standard fuel are taken to include  $17 \times 17$  VANTAGE 5H fuel. Future fuel assembly upgrades do not require a criticality analysis if the fuel rod diameter continues to be 0.374 inches (Standard fuel) and the rod pitch is 0.490 inches.

The following storage configurations and enrichment limits were evaluated in the spent fuel rack criticality analysis:

Westinghouse 17 x 17 Standard fuel assemblies with nominal enrichments less than or equal to 1.90 w/o U-235 can be stored in any cell location. This configuration is considered Region 3. Fuel assemblies with initial nominal enrichments greater than these limits must satisfy a minimum burnup requirement as shown in Table 3.9-1.

## 3/4.9.14 SPENT FUEL POOL STORAGE (Continued)

Westinghouse 17 x 17 Standard fuel assemblies can be stored in a three out of four checkerboard arrangement of a 2 x 2 matrix of storage cells. This configuration is considered Region 2. In the three out of four 2 x 2 checkerboard arrangement, the three fuel assemblies must have an initial nominal enrichment less than or equal to 2.6 w/o U-235, or satisfy a minimum burnup requirement for higher initial enrichments as shown in Table 3.9-1.

Westinghouse 17 x 17 Standard fuel assemblies with nominal enrichments less than or equal to 5.0 w/o U-235 can be stored in a two out of four checkerboard arrangement. This configuration is considered Region 1. In the two out of four checkerboard storage arrangement, the two fuel assemblies shall be stored corner adjacent and cannot be stored face adjacent.

The requirements of this specification ensure that fuel assemblies are stored in the spent fuel racks in accordance with the configurations assumed in the spent fuel rack criticality analysis. The surveillance requirements require "administrative means" be used to verify initial enrichment and burnup of fuel assemblies prior to Administrative means refers to the site refueling storage. procedures.

## 3/4.9.15 FUEL STORAGE POOL BORON CONCENTRATION

The requirements for boron concentration in the fuel storage pool ensure that a uniform boron concentration is maintained in the water volume in the spent fuel pool to provide negative reactivity for postulated accident conditions under the guidelines of ANSI/ANS 8.1-1983, "Nuclear Criticality Safety in Operations and Fissionable Materials Outside Reactors," Section 4.3. The most limiting accident with respect to the storage configurations assumed in the spent fuel rack criticality analysis is the misplacement of a Westinghouse 17 x 17 Standard 5.0 w/o U-235 fuel assembly between the rack module and pool wall at a corner interface of two rack modules. The amount of soluble boron required to maintain  $K_{eff}$  less than 0.95 due to this fuel misload accident is 1400 ppm. The 2000 ppm limit specified in the Limiting Condition for Operation is consistent with the normal boron concentration maintained in the fuel storage pool and bounds the 1400 ppm required for a fuel misload accident.

### 3/4.9.15 FUEL STORAGE POOL BORON CONCENTRATION (Continued)

Design Feature 5.3.1.1.c. requires a boron concentration of 450 ppm to be maintained in the fuel storage pool to ensure  $K_{eff} \leq 0.95$ . The soluble boron concentration required to maintain  $K_{eff} \leq 0.95$  under normal conditions is 450 ppm. A fuel storage pool boron dilution analysis was performed to determine that sufficient time is available to detect and mitigate dilution of the fuel storage pool prior to exceeding the  $K_{eff}$  design basis limit of 0.95. The fuel storage pool boron dilution analysis concluded that an inadvertent or unplanned event that would result in dilution of the fuel storage pool boron concentration from 2000 ppm to 450 ppm is not a credible event.

The action statement ensures that the boron concentration is maintained  $\geq$  2000 ppm during all actions involving movement of fuel in the fuel storage pool and when fuel assemblies are stored in the fuel storage pool.

## 3/4.10.1 SHUTDOWN MARGIN

This special test exception provides that a minimum amount of control rod worth is immediately available for reactivity control when tests are performed for control rod worth measurement. This special test exception is required to permit the periodic verification of the actual versus predicted core reactivity condition occurring as a result of fuel burnup or fuel cycling operations.

## 3/4.10.2 GROUP HEIGHT, INSERTION AND POWER DISTRIBUTION LIMITS

This special test exception permits individual control rods to be positioned outside of their normal group heights and insertion limits during the performance of such PHYSICS TESTS as those required to 1) measure control rod worth and 2) determine the reactor stability index and damping factor under xenon oscillation conditions.

## 3/4.10.3 PHYSICS TESTS

This special test exception permits PHYSICS TESTS to be performed at less than or equal to 5% of RATED THERMAL POWER with the RCS Tavg slightly lower than normally allowed so that the fundamental nuclear characteristics of the core and related instrumentation can be verified. In order for various characteristics to be accurately measured, it is at times necessary to operate outside the normal restrictions of these Technical Specifications. For instance, to measure the moderator temperature coefficient at BOL, it is necessary to position the various control rods at heights which may not normally be allowed by Specification 3.1.3.6 and the RCS  $T_{avg}$  may slightly below the minimum temperature of Specification fall 3.1.1.5.

## 3/4.10.4 REACTOR COOLANT LOOPS

This special test exception is required to perform certain startup tests.

BEAVER VALLEY - UNIT 2 B 3/4 10-1 Change No. 2-001