APPENDIX A Agency Consultation Letters and Responses

	APPENDIX A CONTENTS						
No.	То	From	Subject	Date	App. A Page		
1.	Ms. Elizabeth Brown Alabama Historic Commission	Richard Grumbir NuStart Energy Development, LLC	Request for Information on Cultural, Historical, and Archeological Resources	6/30/06	8		
2.	Steve Smith Alabama Department of Conservation and Natural Resources	Richard Grumbir NuStart Energy Development, LLC	Request for Information on Threatened, Endangered, and Candidate Species and Habitats	7/17/06	14		
3.	Dan Cooper Alabama Department of Environmental Management	Richard Grumbir NuStart Energy Development, LLC	Request for Information on Environmental Permits	7/17/06	20		
4.	Environmental Protection Agency Office of Environmental Accountability ATTN: Mark Robertson, Federal Facilities Coordinator	Richard Grumbir NuStart Energy Development, LLC	Request for Information on New Power Plant Impacts	7/17/06	26		
5.	U.S. Department of the Interior ATTN: Bruce Porter Ecological Services	Richard Grumbir NuStart Energy Development, LLC	Request for Information on Threatened, Endangered, and Candidate Species and Habitats	7/17/06	31		
6.	U.S. Fish and Wildlife Service ATTN: Rob Hurt Wheeler National Wildlife Refuge	Richard Grumbir NuStart Energy Development, LLC	Request for Information on Threatened, Endangered, and Candidate Species and Habitats	7/17/06	37		
7.	Natural Resources Conservation Service Jackson County ATTN: Jim Frost, District Conservationist Scottsboro Field Office	Richard Grumbir NuStart Energy Development, LLC	Request for Information on Soils and Prime Farmland	7/17/06	43		

No.	То	From	Subject	Date	App. A Page
8.	Cindy Samples Cherokee Tribe of NE Alabama	Richard Grumbir NuStart Energy Development, LLC	Request for Information on Cultural, Historical, and Archeological Resources	7/24/06	49
9.	Ms. Charlotte S. Hallmark, Chief Echota Cherokee Tribe of Alabama	Richard Grumbir NuStart Energy Development, LLC	Request for Information on Cultural, Historical, and Archeological Resources	7/24/06	55
10.	Mr. Gary Hunt, Chief Piqua Shawnee Tribe	Richard Grumbir NuStart Energy Development, LLC	Request for Information on Cultural, Historical, and Archeological Resources	7/24/06	61
11.	Mr. Buford Rolin, Chairman Poarch Band of Creek Indians	Richard Grumbir NuStart Energy Development, LLC	Request for Information on Cultural, Historical, and Archeological Resources	7/24/06	67
12.	Ms. Gina Williams, Chief United Cherokee Ani-Yun- Wiya Nation	Richard Grumbir NuStart Energy Development, LLC	Request for Information on Cultural, Historical, and Archeological Resources	7/24/06	73
13.	U.S Army Corp of Engineers ATTN: Forrest McDaniel Western Regulatory Field Office, Nashville District	Richard Grumbir NuStart Energy Development, LLC	Request for Information on New Power Plant Requirements	7/24/06	79
14.	Richard Grumbir	Elizabeth A. Brown Deputy State Historic Preservation Officer Alabama Historical Comm.	Letter indicating that it is the requesting agency's responsibility to initiate consultation with SHPO	8/1/06	86
15.	Richard Grumbir	Christopher Ford Resource Soil Scientist National Resource Conservation Service	Jackson County soil survey maps	8/3/06	88
16.	Dr. Deb Luchsinger Enercon Services Inc.	Lisa R. Morris Operations Division U.S. Army Corps of Engineers	Comments on TVA/NuStart Bellefonte Project	8/11/06	99

No.	То	From	Subject	Date	App. A Page
17.	Richard Grumbir	Elaine Snyder-Conn U.S. DOI Fish & Wildlife Service	Recommendation that a qualified botanist survey the proposed construction site and any potential future transmission line right-of-way alignments prior to any construction activities.	8/17/06	101
18.	Dr. Deb Luchsinger Enercon Services Inc.	James S. Cherry Review of NuStart proposal 8		8/18/06	112
19.	Ms. Karen Kanietobe Tribal Historic Cons. Officer Absentee Shawnee Tribe of Oklahoma	Richard Grumbir NuStart Energy Development, LLC	Request for Information on Cultural, Historical, and Archeological Resources	8/28/06	115
20.	Mr. Ronnie Thomas Tribal Council Chairman Alabama – Coushatta Tribe of Texas	Richard Grumbir NuStart Energy Development, LLC	Request for Information on Cultural, Historical, and Archeological Resources	8/28/06	121
21.	Ms. Augustine Asbury Cultural Preservation Coordinator Alabama–Quassarte Tribal Town	Richard Grumbir NuStart Energy Development, LLC	Request for Information on Cultural, Historical, and Archeological Resources	8/28/06	127
22.	Mr. Russell Townsend, THPO Eastern Band of the Cherokee Indians	Richard Grumbir NuStart Energy Development, LLC	Request for Information on Cultural, Historical, and Archeological Resources	8/28/06	133
23.	Dr. Richard Allen Policy Analyst History and Culture Office Cherokee Nation	Richard Grumbir NuStart Energy Development, LLC	Request for Information on Cultural, Historical, and Archeological Resources	8/28/06	139
24.	Ms. Virginia Nail, THPO Chickasaw Nation	Richard Grumbir NuStart Energy Development, LLC	Request for Information on Cultural, Historical, and Archeological Resources	8/28/06	145

No.	То	From	Subject	Date	App. A Page
25.	Mr. Terry Cole Cultural Preservation Director Choctaw Nation of Oklahoma	Richard Grumbir NuStart Energy Development, LLC	Request for Information on Cultural, Historical, and Archeological Resources	8/28/06	151
26.	Mr. Tyler Howe Historic Preservation Specialist Eastern Band of the Cherokee Indians	Richard Grumbir NuStart Energy Development, LLC	Request for Information on Cultural, Historical, and Archeological Resources	8/28/06	157
27.	Ms. Robin DuShane Cultural Preservation Director Eastern Shawnee Tribe of Oklahoma	Richard Grumbir NuStart Energy Development, LLC	Request for Information on Cultural, Historical, and Archeological Resources	8/28/06	163
28.	Ms. Lillie Strange Environmental Director Jena Band of Choctaw Indians	Richard Grumbir NuStart Energy Development, LLC	Request for Information on Cultural, Historical, and Archeological Resources	8/28/06	169
29.	Mr. Gary Bucktrot MEKKO Kialegee Tribal Town	Richard Grumbir NuStart Energy Development, LLC	Request for Information on Cultural, Historical, and Archeological Resources	8/28/06	175
30.	Mr. Kenneth Carleton, THPO/Archaeologist Mississippi Band of Choctaw Indians	Richard Grumbir NuStart Energy Development, LLC	Request for Information on Cultural, Historical, and Archeological Resources	8/28/06	181
31.	Ms. Joyce Bear, HPO Muskogee (Creek) Nation of Oklahoma	Richard Grumbir NuStart Energy Development, LLC	Request for Information on Cultural, Historical, and Archeological Resources	8/28/06	187
32.	Mr. Willard Steele, THPO Seminole Indian Tribe	Richard Grumbir NuStart Energy Development, LLC	Request for Information on Cultural, Historical, and Archeological Resources	8/28/06	193
33.	Mr. Pare Bowlegs, THPO Seminole Nation of Oklahoma	Richard Grumbir NuStart Energy Development, LLC	Request for Information on Cultural, Historical, and Archeological Resources	8/28/06	199

No.	То	From	Subject	Date	App. A Page
34.	Mr. Ron Sparkman, Chairman Shawnee Tribe	Richard Grumbir NuStart Energy Development, LLC	Request for Information on Cultural, Historical, and Archeological Resources	8/28/06	205
35.	Mr. Charles Coleman NAGPRA Representative Thlopthlocco Tribal Town	NAGPRA Representative NuStart Energy Historical, and Archeological		8/28/06	211
36.	Ms. Lisa Stopp, Acting THPO United Keetoowah Band of Cherokee Indians in Oklahoma	Richard Grumbir NuStart Energy Development, LLC	Request for Information on Cultural, Historical, and Archeological Resources	8/28/06	217
37.	Mr. Robert Thrower THPO Poarch Band of Creek Indians	Richard Grumbir NuStart Energy Development, LLC	Request for Information on Cultural, Historical, and Archeological Resources	8/28/06	223
38.	Dr. Deb Luchsinger Enercon Services Inc.	Heinz Mueller, Chief NEPA Office US EPA, Region 4	Early Coordination	8/31/06	229
39.	Ms. Elizabeth Ann Brown Deputy State Historic Preservation Officer Alabama Historical Commission	Thomas O. Maher, Ph.D. Tennessee Valley Authority Manager, Cultural Resources	Clarification of TVA/NuStart/Enercon roles in the BLN project and COL application	9/7/06	234
40.	Dr. Deb Luchsinger Enercon Services Inc.	Thomas O. Maher, Ph.D. Tennessee Valley Authority Manager, Cultural Resources	TVA's recommendation for the area of potential effects (APE) and archaeological survey area	9/14/06	236
41.	Richard Grumbir	Terry D. Cole Tribal Historic Preservation Officer Choctaw Nation of Oklahoma	Response indicating no adverse affects on historic properties from BLN project	9/15/06	238
42.	Thomas O. Maher, Ph.D. Tennessee Valley Authority Manager, Cultural Resources	Col. (Ret.) John A. Neubauer State of Alabama Alabama Historical Comm.	Agreement recommended area of potential effect (APE) is appropriate	10/13/06	240

No.	То	From	Subject	Date	App. A Page
43.	Diane Cargill Cargill Archaeological Services	Col. (Ret.) John A. Neubauer State of Alabama Alabama Historical Comm.	Review of Report AHC 2006-1211	1/31/07	241
44.			4/17/07	243	
45.	Diane Cargill Cargill Archaeological Services	Col. (Ret.) John A. Neubauer State of Alabama Alabama Historical Comm.	Determination of National Register eligibility, agreement with avoidance measure, required procedures during project activities	7/26/07	245
46.			5/9/08	247	
47.	Jackson County Historical Society	Thomas O. Maher, Ph.D. Tennessee Valley Authority Manager, Cultural Resources	2008 standing structures survey findings, and note that identical letter sent to Tennessee Valley Genealogical Society and Scottsboro Public Library	5/9/08	249
48.	Thomas O. Maher, Ph.D. Tennessee Valley Authority Manager, Cultural Resources	Elizabeth A. Brown Deputy State Historic Preservation Officer Alabama Historical Comm.	Receipt of 2008 standing structures survey report and site eligibility determinations	6/10/08	252



June 30, 2006

Alabama Historical Commission Ms. Elizabeth Brown, Interim Executive Director 468 South Perry Street Montgomery, AL 36130

Subject: TVA/NuStart Bellefonte Project Request for Information on Cultural, Historical, and Archeological Resources

Dear Ms. Brown:

As you may know, NuStart Energy Development LLC has selected TVA's Bellefonte site in Jackson County, Alabama, as one of two sites that will be the subject for applications for an advanced technology nuclear power plant. NuStart is a consortium of two nuclear reactor vendors and ten electric utility companies, including TVA, working together to demonstrate the combined Construction and Operating License (COL) process for advanced reactor designs in support of potential future construction and operation decisions.

While TVA has not committed to building a nuclear plant at the site, NuStart's work will provide TVA and its other members with detailed information regarding the licensing process as well as additional studies that will support the decision making process for future nuclear plant construction. NuStart is doing the preliminary work needed to apply for a combined construction and operating license from the Nuclear Regulatory Commission (NRC) at Bellefonte, and we have contracted with Enercon Services, Inc to complete much of the environmental and emergency planning work needed in the license application.

With this letter, NuStart is requesting information regarding your requirements for additional Section 106 consultation in support of the analysis of potential environmental impacts from the proposed activity. It is our strong desire to accurately depict the local cultural, historical, and archeological resources and work together to preserve any of these aspects.

With that perspective, Enercon has reviewed existing information and determined that the 1,600-acre Bellefonte site currently contains two partially-completed pressurized water reactors that were never put into use. The Bellefonte site is situated on a peninsula of the Tennessee River, on the western shore of Guntersville Reservoir, northeast of Scottsboro, Alabama. The primary land uses in the surrounding area are forestry and agriculture; however, urban-industrial development has grown over the past several years around the plant along the Guntersville Reservoir. Guntersville Lake on the Tennessee River would be used as the source of makeup water for a Bellefonte

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Exempted from Disclosure by Statute - Withheld Under 10 CFR 2.390(a)(3) (see COL Application Part 9)

nuclear plant. The site is already zoned as industrial. About 900 acres of the Bellefonte site have been developed with buildings and facilities, roads, parking lots or other uses related to the previous nuclear option. Approximately 20 acres are currently used by a local farmer for hay production. The remaining approximately 600 acres are in various stages of grassland or forest combination, with perhaps 200 acres that would be considered forest.

In accordance with the U.S. Nuclear Regulatory Commission regulations for submitting a COL application, NuStart is currently preparing an Environmental Report. Among other key aspects, the Environmental Report will assess the impact of the construction and operation of the nuclear power generation facility on properties within the proposed site that are listed in or eligible for inclusion in the *National Register* or are included in Alabama or local registers or inventories of historic and archaeological resources.

The initial archeological reconnaissance of the 1,600 acres was conducted in 1972.

Withheld per Statute

Previous archival record search, field verification, and prior discussions with the Alabama Historical Commission deduced that the only historical site of potential significance was the original town site of Bellefonte. All structures associated with the original Bellefonte town site, including the 1845 Tavern and Inn, have been removed since 1974 when it was initially determined that the town site was eligible for placement on the National Register of Historic Places. The former town site is on the north side of and adjacent to Jackson County Highway 33, between U.S. 72 and the project Bellefonte project site. The town site is not on TVA property, and the buildings were removed by the owners.

Construction activities for the plant and ancillary facilities would not adversely affect the identified cultural, historic, or archeological properties. Additionally, no artifacts were discovered during extensive construction activities already completed for this site.

Please let us know if we should consider any other nearby historic, archaeological or cultural resources under your legal jurisdiction in our analysis. Attached to this letter are several figures for reference, including a photograph of the site showing current conditions, a topographic map, and an aerial photograph with the new plant outline. Personnel from Enercon Services, Inc will likely follow up on this letter to ensure any potential questions or requests for additional information are adequately addressed.

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Thank you very much for your support and assistance. If you have questions regarding the environmental impact assessment effort, please contact Dr. Deborah Anne Luchsinger of Enercon, 303-927-6501 or <u>dluchsinger@enercon.com</u>. Should you have any questions regarding the entire NuStart COL demonstration project, please contact the NuStart communications team leader Carl Crawford, 601-368-5658. We look forward to hearing from you are your earliest convenience.

Very truly yours,

Richard J. Grumbir, AP1000 Project Manager NuStart Energy Consortium

Enclosures: 1) Topographic Map 2) Aerial Photograph 3) Photograph

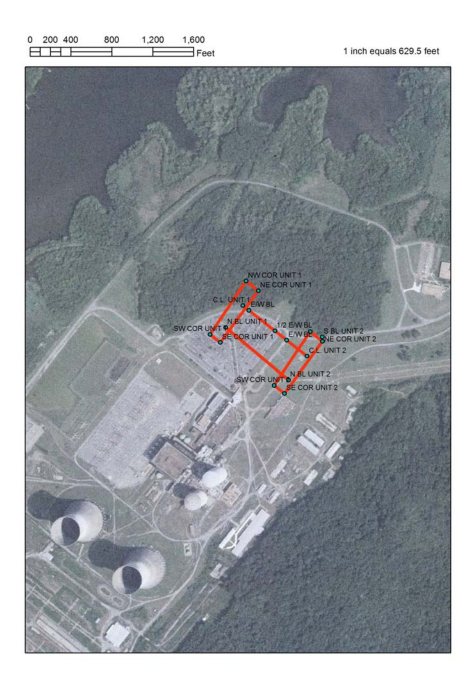
cc: Jack A. Bailey James S. Chardos B. J. Gatten

ENCLOSURE 1: Topographic map of the Bellefonte area.



Reference: USGS Hollywood Quadrangle, Jackson County, Alabama

ENCLOSURE 2: Aerial photograph of the Bellefonte area; proposed new reactors outlined in red.



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ENCLOSURE 3: Photograph showing current conditions at the site.





July 17, 2006

Alabama Department of Conservation and Natural Resources ATTN: Steve Smith 64 North Union Street, Suite 567 P.O. Box 301456 Montgomery, AL 36130-1456

Subject: TVA/NuStart Bellefonte Project Request for Information on Threatened, Endangered, and Candidate Species and Habitats

Dear Mr. Smith:

As you may know, NuStart Energy Development LLC has selected TVA's Bellefonte site in Jackson County, Alabama, as one of two sites that will be the subject for applications for an advanced technology nuclear power plant. NuStart is a consortium of two nuclear reactor vendors and ten electric utility companies, including TVA, working together to demonstrate the combined Construction and Operating License (COL) process for advanced reactor designs in support of potential future construction and operation decisions.

While TVA has not committed to building a nuclear plant at the site, NuStart's work will provide TVA and its other members with detailed information regarding the licensing process as well as additional studies that will support the decision making process for future nuclear plant construction. NuStart is doing the preliminary work needed to apply for a combined construction and operating license from the Nuclear Regulatory Commission (NRC) at Bellefonte, and we have contracted with Enercon Services, Inc to complete much of the environmental and emergency planning work needed in the license application.

With this letter, NuStart is requesting information regarding your requirements for additional consultation in support of the analysis of potential environmental impacts from the proposed activity. It is our strong desire to accurately depict the local wildlife and habitat resources and work together to preserve any of these aspects.

With that perspective, Enercon has reviewed existing information and determined that the 1,600-acre Bellefonte site currently contains two partially-completed pressurized water reactors that were never put into use. The Bellefonte site is situated on a peninsula of the Tennessee River, on the western shore of Guntersville Reservoir, northeast of Scottsboro, Alabama. The primary land uses in the surrounding area are forestry and agriculture; however, urban-industrial development has grown over the past several years around the plant along the Guntersville Reservoir. Guntersville Lake on the Tennessee River would be used as the source of makeup water for a Bellefonte nuclear plant. The site is already zoned as industrial. About 900 acres of the Bellefonte

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site have been developed with buildings and facilities, roads, parking lots or other uses related to the previous nuclear option. Approximately 20 acres are currently used by a local farmer for hay production. The remaining approximately 600 acres are in various stages of grassland or forest combination, with perhaps 200 acres that would be considered forest.

In accordance with the U.S. Nuclear Regulatory Commission regulations for submitting a COL application, NuStart is currently preparing an Environmental Report. Among other key aspects, the Environmental Report will assess the impact of the construction and operation of the nuclear power generation facility on endangered, threatened and candidate species, and their associated habitats.

Prior research on this area indicates that there are nine different terrestrial plant and animal species that potentially occur within Jackson County, including the following:

COMMON NAME	SCIENTIFIC NAME	CONSERVATION STATUS
Mammals		
Gray myotis	Myotis grisescens	Endangered
Indiana myotis	Myotis sodalis	Endangered
Birds		
Bald eagle	Haliaeetus leucocephalus	Threatened
Insects		
Hine's emerald dragonfly	Somatochlora hineana	Endangered
Plants		
green pitcher plant	Sarracenia oreophila	Endangered
Morefield's leather-flower	Clematis morefieldii	Endangered
American hart's-tongue	Phyllitis scolopendrium	Threatened
	americana	
Price's potato-bean	Apios priceana	Threatened
white fringeless orchid	Platanthera integrilabia	Candidate

No federally listed threatened or endangered plant species were known to occur on or within close proximity to the BNPP.

While *Myotis sp.* is not known to inhabit the site, they do roost in caves within 15 km of the site, and are likely to forage along the forested shorelines of Guntersville Reservoir. The bald eagle has been observed perching and foraging along the forested shorelines and in associated riparian habitats. The Hine's emerald dragonfly is considered extirpated in Alabama; only one specimen was historically collected within Jackson County in 1978.

Please let us know if we should consider any other nearby wildlife, aquatic, or vegetative resources under your legal jurisdiction in our analysis. Attached to this letter are several figures for reference, including a photograph of the site showing current conditions, a topographic map, and an aerial photograph with the new plant outline. Personnel from Enercon Services, Inc will likely follow up on this letter to ensure any potential questions or requests for additional information are adequately addressed.

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Thank you very much for your support and assistance. If you have questions regarding the environmental impact assessment effort, please contact Dr. Deborah Anne Luchsinger of Enercon, 303-927-6501 or <u>dluchsinger@enercon.com</u>. Should you have any questions regarding the entire NuStart COL demonstration project, please contact the NuStart communications team leader Carl Crawford, 601-368-5658. Written comments can be submitted to:

Dr. Deborah Luchsinger Enercon Services, Inc. 6500 Crestbrook Drive Morrison, Colorado 80465

We look forward to hearing from you at your earliest convenience.

Very truly yours,

Richard J. Grumbir, AP1000 Project Manager NuStart Energy Consortium

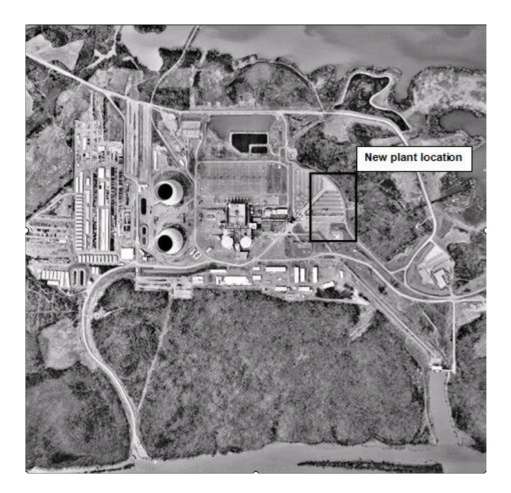
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ENCLOSURE 1: Topographic map of the Bellefonte area.



Reference: USGS Hollywood Quadrangle, Jackson County, Alabama



ENCLOSURE 3: Photograph showing current conditions at the site.





July 17, 2006

Alabama Department of Environmental Management ATTN: Dan Cooper 1400 Coliseum Boulevard P.O. Box 301463 Montgomery, AL 36130-1463

Subject: TVA/NuStart Bellefonte Project Request for Information on Environmental Permits

Dear Mr. Cooper:

As you may know, NuStart Energy Development LLC has selected TVA's Bellefonte site in Jackson County, Alabama, as one of two sites that will be the subject for applications for an advanced technology nuclear power plant. NuStart is a consortium of two nuclear reactor vendors and ten electric utility companies, including TVA, working together to demonstrate the combined Construction and Operating License (COL) process for advanced reactor designs in support of potential future construction and operation decisions.

While TVA has not committed to building a nuclear plant at the site, NuStart's work will provide TVA and its other members with detailed information regarding the licensing process as well as additional studies that will support the decision making process for future nuclear plant construction. NuStart is doing the preliminary work needed to apply for a combined construction and operating license from the Nuclear Regulatory Commission (NRC) at Bellefonte, and we have contracted with Enercon Services, Inc to complete much of the environmental and emergency planning work needed in the license application.

With this letter, NuStart is requesting information regarding your requirements for additional consultation in support of the analysis of potential environmental impacts from the proposed activity. It is our strong desire to accurately depict the local environment and work together to preserve any critical aspects, and to accurately assess all permitting requirements.

With that perspective, Enercon has reviewed existing information and determined that the 1,600-acre Bellefonte site currently contains two partially-completed pressurized water reactors that were never put into use. The Bellefonte site is situated on a peninsula of the Tennessee River, on the western shore of Guntersville Reservoir, northeast of Scottsboro, Alabama. The primary land uses in the surrounding area are

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forestry and agriculture; however, urban-industrial development has grown over the past several years around the plant along the Guntersville Reservoir. Guntersville Lake on the Tennessee River would be used as the source of makeup water for a Bellefonte nuclear plant. The site is already zoned as industrial. About 900 acres of the Bellefonte site have been developed with buildings and facilities, roads, parking lots or other uses related to the previous nuclear option. Approximately 20 acres are currently used by a local farmer for hay production. The remaining approximately 600 acres are in various stages of grassland or forest combination, with perhaps 200 acres that would be considered forest.

In accordance with the U.S. Nuclear Regulatory Commission regulations for submitting a COL application, NuStart is currently preparing an Environmental Report. Among other key aspects, the Environmental Report will assess the impact of the construction and operation of the nuclear power generation facility on the local environment, and evaluate the need for appropriate environmental permits.

Our initial evaluation of the site and associated conditions indicates that the following permits are currently in place:

- Air Minor Source Status granted June 24, 1996, by the Alabama Department of Environmental Management (ADEM).
- Toxics There are no polychlorinated biphenyl (PCB) transformers on site; however, there are other PCB-containing items/equipment/articles on site but not in service. All PCB information is reported annually in the *PCB Annual Document Log.*
- Wastes (Environmental Protection Agency Identification Number AL5640090002):
 - Hazardous Small Quantity Generator.
 - Solid Presently disposed of off site by contract at an ADEM-permitted facility.
- Wastewater (National Pollutant Discharge Elimination System [NPDES] Permit Number AL0024635) - Construction and permanent sewage currently routed to Hollywood Sewer System. Current NPDES permit expires on November 30, 2009.
- Water Drinking water is purchased from the city of Hollywood, a community public water system regulated by the state.

All solid wastes are disposed offsite at permitted landfills, and sanitary wastewater is sent to a treatment plant operated by the City of Hollywood, Alabama.

Please let us know what, if any, modifications may be required to existing permits, and any new permits we should anticipated in our analysis. Attached to this letter are several figures for reference, including a photograph of the site showing current conditions, a topographic map, and an aerial photograph with the new plant outline. Personnel from Enercon Services, Inc will follow up regarding this letter to ensure any potential questions or requests for additional information are adequately addressed.

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Thank you very much for your support and assistance. If you have questions regarding the environmental impact assessment effort, please contact Dr. Deborah Anne Luchsinger of Enercon, 303-927-6501 or <u>dluchsinger@enercon.com</u>. Should you have any questions regarding the entire NuStart COL demonstration project, please contact the NuStart communications team leader Carl Crawford, 601-368-5658. Written comments can be submitted to:

Dr. Deborah Luchsinger Enercon Services, Inc. 6500 Crestbrook Drive Morrison, Colorado 80465

We look forward to hearing from you at your earliest convenience.

Very truly yours,

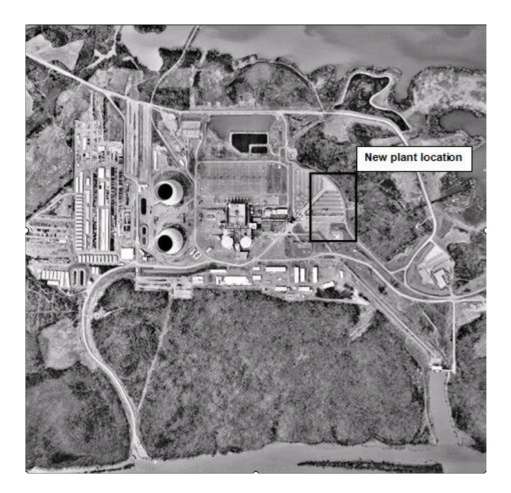
Richard J. Grumbir, AP1000 Project Manager NuStart Energy Consortium

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ENCLOSURE 1: Topographic map of the Bellefonte area.



Reference: USGS Hollywood Quadrangle, Jackson County, Alabama



ENCLOSURE 3: Photograph showing current conditions at the site.





July 17, 2006

Environmental Protection Agency Office of Environmental Accountability ATTN: Mark Robertson, Federal Facilities Coordinator Sam Nunn Atlanta Federal Center 61 Forsyth Street, South West Atlanta, Georgia 30303-8960

Subject: TVA/NuStart Bellefonte Project Request for Information on New Power Plant Impacts

Dear Mr. Robertson:

As you may know, NuStart Energy Development LLC has selected TVA's Bellefonte site in Jackson County, Alabama, as one of two sites that will be the subject for applications for an advanced technology nuclear power plant. NuStart is a consortium of two nuclear reactor vendors and ten electric utility companies, including TVA, working together to demonstrate the combined Construction and Operating License (COL) process for advanced reactor designs in support of potential future construction and operation decisions.

While TVA has not committed to building a nuclear plant at the site, NuStart's work will provide TVA and its other members with detailed information regarding the licensing process as well as additional studies that will support the decision making process for future nuclear plant construction. NuStart is doing the preliminary work needed to apply for a combined construction and operating license from the Nuclear Regulatory Commission (NRC) at Bellefonte, and we have contracted with Enercon Services, Inc to complete much of the environmental and emergency planning work needed in the license application.

With this letter, NuStart is requesting information regarding your requirements for additional consultation in support of the analysis of potential environmental impacts from the proposed activity. It is our strong desire to accurately depict the local environment and work together to preserve any critical aspects, and to accurately assess all permitting requirements.

With that perspective, Enercon has reviewed existing information and determined that the 1,600-acre Bellefonte site currently contains two partially-completed pressurized water reactors that were never put into use. The Bellefonte site is situated on a peninsula of the Tennessee River, on the western shore of Guntersville Reservoir, northeast of Scottsboro, Alabama. The primary land uses in the surrounding area are forestry and agriculture; however, urban-industrial development has grown over the past several years around the plant along the Guntersville Reservoir. Guntersville Lake on the Tennessee River would be used as the source of makeup water for a Bellefonte

NuStart Energy Development, LLC 200 Exelon Way, M/S KSA 3-N, Kennett Square, PA 19348

nuclear plant. The site is already zoned as industrial. About 900 acres of the Bellefonte site have been developed with buildings and facilities, roads, parking lots or other uses related to the previous nuclear option. Approximately 20 acres are currently used by a local farmer for hay production. The remaining approximately 600 acres are in various stages of grassland or forest combination, with perhaps 200 acres that would be considered forest.

In accordance with the U.S. Nuclear Regulatory Commission regulations for submitting a COL application, NuStart is currently preparing an Environmental Report. Among other key aspects, the Environmental Report will assess the impact of the construction and operation of the nuclear power generation facility on the local environment, and evaluate the need for appropriate environmental permits and mitigation measures that may be required.

Please let us know what potential resource impacts under your legal jurisdiction should be considered in our analysis. Attached to this letter are several figures for reference, including a photograph of the site showing current conditions, a topographic map, and an aerial photograph with the new plant outline. Personnel from Enercon Services, Inc will likely follow up on this letter to ensure any potential questions or requests for additional information are adequately addressed.

Thank you very much for your support and assistance. If you have questions regarding the environmental impact assessment effort, please contact Dr. Deborah Anne Luchsinger of Enercon, 303-927-6501 or <u>dluchsinger@enercon.com</u>. Should you have any questions regarding the entire NuStart COL demonstration project, please contact the NuStart communications team leader Carl Crawford, 601-368-5658. Written comments can be submitted to:

Dr. Deborah Luchsinger Enercon Services, Inc. 6500 Crestbrook Drive Morrison, Colorado 80465

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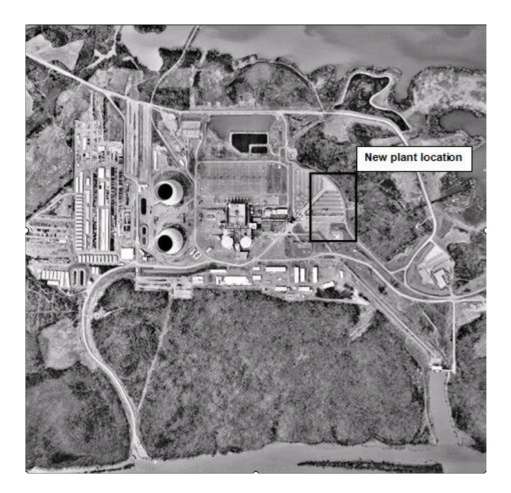
Richard J. Grumbir, AP1000 Project Manager NuStart Energy Consortium

Enclosures: 1) Topographic Map 2) Aerial Photograph 3) Photograph

cc: Jack A. Bailey James S. Chardos B. J. Gatten ENCLOSURE 1: Topographic map of the Bellefonte area.



Reference: USGS Hollywood Quadrangle, Jackson County, Alabama



ENCLOSURE 3: Photograph showing current conditions at the site.





July 17, 2006

U.S. Department of the Interior ATTN: Bruce Porter Ecological Services 1208-B Main Street P.O. Drawer 1190 Daphne, AL 36526

Subject: TVA/NuStart Bellefonte Project Request for Information on Threatened, Endangered, and Candidate Species and Habitats

Dear Mr. Porter:

As you may know, NuStart Energy Development LLC has selected TVA's Bellefonte site in Jackson County, Alabama, as one of two sites that will be the subject for applications for an advanced technology nuclear power plant. NuStart is a consortium of two nuclear reactor vendors and ten electric utility companies, including TVA, working together to demonstrate the combined Construction and Operating License (COL) process for advanced reactor designs in support of potential future construction and operation decisions.

While TVA has not committed to building a nuclear plant at the site, NuStart's work will provide TVA and its other members with detailed information regarding the licensing process as well as additional studies that will support the decision making process for future nuclear plant construction. NuStart is doing the preliminary work needed to apply for a combined construction and operating license from the Nuclear Regulatory Commission (NRC) at Bellefonte, and we have contracted with Enercon Services, Inc to complete much of the environmental and emergency planning work needed in the license application.

With this letter, NuStart is requesting information regarding your requirements for additional consultation in support of the analysis of potential environmental impacts from the proposed activity. It is our strong desire to accurately depict the local wildlife and habitat resources and work together to preserve any of these aspects.

With that perspective, Enercon has reviewed existing information and determined that the 1,600-acre Bellefonte site currently contains two partially-completed pressurized water reactors that were never put into use. The Bellefonte site is situated on a peninsula of the Tennessee River, on the western shore of Guntersville Reservoir, northeast of Scottsboro, Alabama. The primary land uses in the surrounding area are forestry and agriculture; however, urban-industrial development has grown over the past several years around the plant along the Guntersville Reservoir. Guntersville Lake on the Tennessee River would be used as the source of makeup water for a Bellefonte

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nuclear plant. The site is already zoned as industrial. About 900 acres of the Bellefonte site have been developed with buildings and facilities, roads, parking lots or other uses related to the previous nuclear option. Approximately 20 acres are currently used by a local farmer for hay production. The remaining approximately 600 acres are in various stages of grassland or forest combination, with perhaps 200 acres that would be considered forest.

In accordance with the U.S. Nuclear Regulatory Commission regulations for submitting a COL application, NuStart is currently preparing an Environmental Report. Among other key aspects, the Environmental Report will assess the impact of the construction and operation of the nuclear power generation facility on endangered, threatened and candidate species, and their associated habitats.

Prior research on this area indicates that there are nine different terrestrial plant and animal species that potentially occur within Jackson County, including the following:

COMMON NAME	SCIENTIFIC NAME	CONSERVATION STATUS
Mammals		
Gray myotis	Myotis grisescens	Endangered
Indiana myotis	Myotis sodalis	Endangered
Birds		
Bald eagle	Haliaeetus leucocephalus	Threatened
Insects		
Hine's emerald dragonfly	Somatochlora hineana	Endangered
Plants		
green pitcher plant	Sarracenia oreophila	Endangered
Morefield's leather-flower	Clematis morefieldii	Endangered
American hart's-tongue	Phyllitis scolopendrium	Threatened
	americana	
Price's potato-bean	Apios priceana	Threatened
white fringeless orchid	Platanthera integrilabia	Candidate

No federally listed threatened or endangered plant species were known to occur on or within close proximity to the BNPP.

While *Myotis sp.* is not known to inhabit the site, they do roost in caves within 15 km of the site, and are likely to forage along the forested shorelines of Guntersville Reservoir. The bald eagle has been observed perching and foraging along the forested shorelines and in associated riparian habitats. The Hine's emerald dragonfly is considered extirpated in Alabama; only one specimen was historically collected within Jackson County in 1978.

Please let us know if we should consider any other nearby wildlife, aquatic, or vegetative resources under your legal jurisdiction in our analysis. Attached to this letter are several figures for reference, including a photograph of the site showing current conditions, a topographic map, and an aerial photograph with the new plant outline. Personnel from Enercon Services, Inc will likely follow up on this letter to ensure any potential questions or requests for additional information are adequately addressed.

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Thank you very much for your support and assistance. If you have questions regarding the environmental impact assessment effort, please contact Dr. Deborah Anne Luchsinger of Enercon, 303-927-6501 or <u>dluchsinger@enercon.com</u>. Should you have any questions regarding the entire NuStart COL demonstration project, please contact the NuStart communications team leader Carl Crawford, 601-368-5658. Written comments can be submitted to:

Dr. Deborah Luchsinger Enercon Services, Inc. 6500 Crestbrook Drive Morrison, Colorado 80465

We look forward to hearing from you at your earliest convenience.

Very truly yours,

Richard J. Grumbir, AP1000 Project Manager NuStart Energy Consortium

- Enclosures: 1) Topographic Map 2) Aerial Photograph 3) Photograph
- cc: Jack A. Bailey James S. Chardos B. J. Gatten

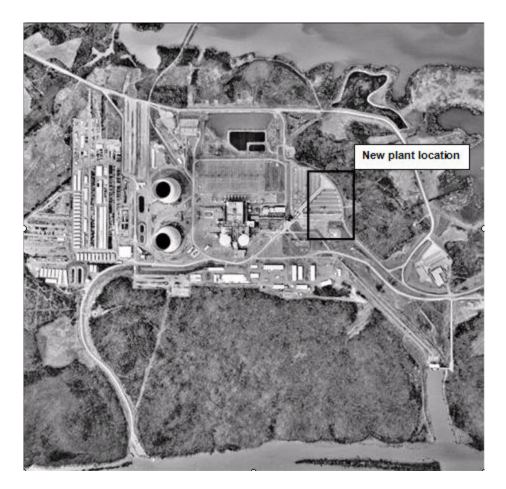
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ENCLOSURE 1: Topographic map of the Bellefonte area.



Reference: USGS Hollywood Quadrangle, Jackson County, Alabama

ENCLOSURE 2: Aerial photograph of the Bellefonte area.



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ENCLOSURE 3: Photograph showing current conditions at the site.





July 17, 2006

U.S. Fish and Wildlife Service ATTN: Rob Hurt Wheeler National Wildlife Refuge 2700 Refuge Headquarters Road Decatur, AL 35603

Subject: TVA/NuStart Bellefonte Project Request for Information on Threatened, Endangered, and Candidate Species and Habitats

Dear Mr. Hurt:

As you may know, NuStart Energy Development LLC has selected TVA's Bellefonte site in Jackson County, Alabama, as one of two sites that will be the subject for applications for an advanced technology nuclear power plant. NuStart is a consortium of two nuclear reactor vendors and ten electric utility companies, including TVA, working together to demonstrate the combined Construction and Operating License (COL) process for advanced reactor designs in support of potential future construction and operation decisions.

While TVA has not committed to building a nuclear plant at the site, NuStart's work will provide TVA and its other members with detailed information regarding the licensing process as well as additional studies that will support the decision making process for future nuclear plant construction. NuStart is doing the preliminary work needed to apply for a combined construction and operating license from the Nuclear Regulatory Commission (NRC) at Bellefonte, and we have contracted with Enercon Services, Inc to complete much of the environmental and emergency planning work needed in the license application.

With this letter, NuStart is requesting information regarding your requirements for additional consultation in support of the analysis of potential environmental impacts from the proposed activity. It is our strong desire to accurately depict the local wildlife and habitat resources and work together to preserve any of these aspects.

With that perspective, Enercon has reviewed existing information and determined that the 1,600-acre Bellefonte site currently contains two partially-completed pressurized water reactors that were never put into use. The Bellefonte site is situated on a peninsula of the Tennessee River, on the western shore of Guntersville Reservoir, northeast of Scottsboro, Alabama. The primary land uses in the surrounding area are forestry and agriculture; however, urban-industrial development has grown over the past several years around the plant along the Guntersville Reservoir. Guntersville Lake on the Tennessee River would be used as the source of makeup water for a Bellefonte nuclear plant. The site is already zoned as industrial. About 900 acres of the Bellefonte

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site have been developed with buildings and facilities, roads, parking lots or other uses related to the previous nuclear option. Approximately 20 acres are currently used by a local farmer for hay production. The remaining approximately 600 acres are in various stages of grassland or forest combination, with perhaps 200 acres that would be considered forest.

In accordance with the U.S. Nuclear Regulatory Commission regulations for submitting a COL application, NuStart is currently preparing an Environmental Report. Among other key aspects, the Environmental Report will assess the impact of the construction and operation of the nuclear power generation facility on endangered, threatened and candidate species, and their associated habitats.

Prior research on this area indicates that there are nine different terrestrial plant and animal species that potentially occur within Jackson County, including the following:

COMMON NAME	SCIENTIFIC NAME	CONSERVATION STATUS
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green pitcher plant	Sarracenia oreophila	Endangered
Morefield's leather-flower	Clematis morefieldii	Endangered
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Please let us know if we should consider any other nearby wildlife, aquatic, or vegetative resources under your legal jurisdiction in our analysis. Attached to this letter are several figures for reference, including a photograph of the site showing current conditions, a topographic map, and an aerial photograph with the new plant outline. Personnel from Enercon Services, Inc will likely follow up on this letter to ensure any potential questions or requests for additional information are adequately addressed.

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Thank you very much for your support and assistance. If you have questions regarding the environmental impact assessment effort, please contact Dr. Deborah Anne Luchsinger of Enercon, 303-927-6501 or <u>dluchsinger@enercon.com</u>. Should you have any questions regarding the entire NuStart COL demonstration project, please contact the NuStart communications team leader Carl Crawford, 601-368-5658. Written comments can be submitted to:

Dr. Deborah Luchsinger Enercon Services, Inc. 6500 Crestbrook Drive Morrison, Colorado 80465

We look forward to hearing from you at your earliest convenience.

Very truly yours,

Richard J. Grumbir, AP1000 Project Manager NuStart Energy Consortium

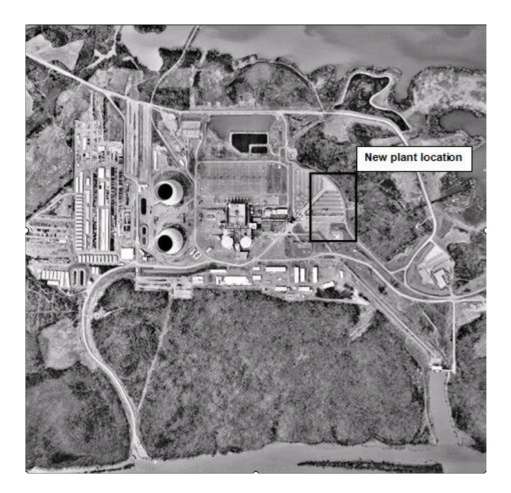
- Enclosures: 1) Topographic Map 2) Aerial Photograph 3) Photograph
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ENCLOSURE 1: Topographic map of the Bellefonte area.



Reference: USGS Hollywood Quadrangle, Jackson County, Alabama



ENCLOSURE 3: Photograph showing current conditions at the site.





July 17, 2006

Natural Resources Conservation Service Jackson County ATTN: Jim Frost, District Conservationist Scottsboro Field Office 2345 South Broad Street Scottsboro, AL 35769

Subject: TVA/NuStart Bellefonte Project Request for Information on Soils and Prime Farmland

Dear Mr. Frost:

As you may know, NuStart Energy Development LLC has selected TVA's Bellefonte site in Jackson County, Alabama, as one of two sites that will be the subject for applications for an advanced technology nuclear power plant. NuStart is a consortium of two nuclear reactor vendors and ten electric utility companies, including TVA, working together to demonstrate the combined Construction and Operating License (COL) process for advanced reactor designs in support of potential future construction and operation decisions.

While TVA has not committed to building a nuclear plant at the site, NuStart's work will provide TVA and its other members with detailed information regarding the licensing process as well as additional studies that will support the decision making process for future nuclear plant construction. NuStart is doing the preliminary work needed to apply for a combined construction and operating license from the Nuclear Regulatory Commission (NRC) at Bellefonte, and we have contracted with Enercon Services, Inc to complete much of the environmental and emergency planning work needed in the license application.

With this letter, NuStart is requesting information regarding your requirements for additional consultation in support of the analysis of potential environmental impacts from the proposed activity. It is our strong desire to accurately depict the local environment and work together to preserve any critical aspects, and to accurately assess all permitting requirements.

With that perspective, Enercon has reviewed existing information and determined that the 1,600-acre Bellefonte site currently contains two partially-completed pressurized water reactors that were never put into use. The Bellefonte site is situated on a peninsula of the Tennessee River, on the western shore of Guntersville Reservoir, northeast of Scottsboro, Alabama. The primary land uses in the surrounding area are forestry and agriculture; however, urban-industrial development has grown over the past

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several years around the plant along the Guntersville Reservoir. Guntersville Lake on the Tennessee River would be used as the source of makeup water for a Bellefonte nuclear plant. The site is already zoned as industrial. About 900 acres of the Bellefonte site have been developed with buildings and facilities, roads, parking lots or other uses related to the previous nuclear option. Approximately 20 acres are currently used by a local farmer for hay production. The remaining approximately 600 acres are in various stages of grassland or forest combination, with perhaps 200 acres that would be considered forest.

In accordance with the U.S. Nuclear Regulatory Commission regulations for submitting a COL application, NuStart is currently preparing an Environmental Report. Among other key aspects, the Environmental Report will assess the impact of the construction and operation of the nuclear power generation facility on the local environment, and evaluate the need for appropriate environmental permits and mitigation measures that may be required.

No impacts on geologic stability are expected to occur. All structures would be designed and constructed according to sound engineering practices; no materials would be injected underground; and groundwater would not be required for power production. The normal operation of Bellefonte 3 and 4 would have no effect on soils and prime farmland at the site.

Please let us know what potential resource impacts under your legal jurisdiction should be considered in our analysis. Attached to this letter are several figures for reference, including a photograph of the site showing current conditions, a topographic map, and an aerial photograph with the new plant outline. Personnel from Enercon Services, Inc will likely follow up on this letter to ensure any potential questions or requests for additional information are adequately addressed.

Thank you very much for your support and assistance. If you have questions regarding the environmental impact assessment effort, please contact Dr. Deborah Anne Luchsinger of Enercon, 303-927-6501 or <u>dluchsinger@enercon.com</u>. Should you have any questions regarding the entire NuStart COL demonstration project, please contact the NuStart communications team leader Carl Crawford, 601-368-5658. Written comments can be submitted to:

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We look forward to hearing from you at your earliest convenience.

Very truly yours,

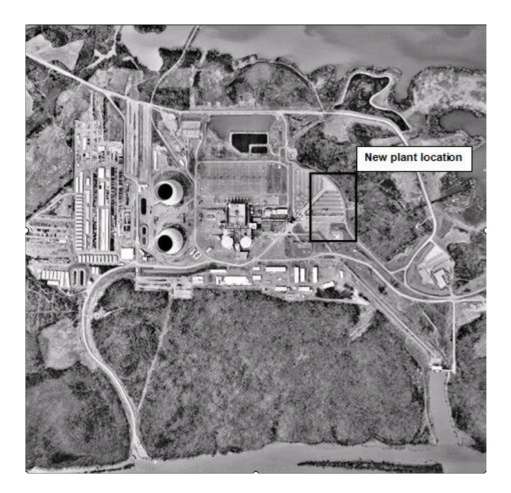
Richard J. Grumbir, AP1000 Project Manager NuStart Energy Consortium

Enclosures: 1) Topographic Map 2) Aerial Photograph 3) Photograph

cc: Jack A. Bailey James S. Chardos B. J. Gatten ENCLOSURE 1: Topographic map of the Bellefonte area.



Reference: USGS Hollywood Quadrangle, Jackson County, Alabama



ENCLOSURE 3: Photograph showing current conditions at the site.





July 24, 2006

Ms. Cindy Samples, Chief Cherokee Tribe of Northeast Alabama P.O. Box 252 Douglas, Alabama 35964-0252

Subject: TVA/NuStart Bellefonte Project Request for Information on Cultural, Historical, and Archeological Resources

Dear Ms. Samples:

As you may know, NuStart Energy Development LLC has selected TVA's Bellefonte site in Jackson County, Alabama, as one of two sites that will be the subject for applications for an advanced technology nuclear power plant. NuStart is a consortium of two nuclear reactor vendors and ten electric utility companies, including TVA, working together to demonstrate the combined Construction and Operating License (COL) process for advanced reactor designs in support of potential future construction and operation decisions.

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With this letter, NuStart is requesting information regarding your requirements for additional Section 106 consultation in support of the analysis of potential environmental impacts from the proposed activity. It is our strong desire to accurately depict the local cultural, historical, and archeological resources and work together to preserve any of these aspects, including traditional cultural properties (TCP).

With that perspective, Enercon has reviewed existing information and determined that the 1,600-acre Bellefonte site currently contains two partially-completed pressurized water reactors that were never put into use. The Bellefonte site is situated on a peninsula of the Tennessee River, on the western shore of Guntersville Reservoir, northeast of Scottsboro, Alabama. The primary land uses in the surrounding area are forestry and agriculture; however, urban-industrial development has grown over the past several years around the plant along the Guntersville Reservoir. Guntersville Lake on

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Exempted from Disclosure by Statute - Withheld Under 10 CFR 2.390(a)(3) (see COL Application Part 9)

the Tennessee River would be used as the source of makeup water for a Bellefonte nuclear plant. The site is already zoned as industrial. About 900 acres of the Bellefonte site have been developed with buildings and facilities, roads, parking lots or other uses related to the previous nuclear option. Approximately 20 acres are currently used by a local farmer for hay production. The remaining approximately 600 acres are in various stages of grassland or forest combination, with perhaps 200 acres that would be considered forest.

In accordance with the U.S. Nuclear Regulatory Commission regulations for submitting a COL application, NuStart is currently preparing an Environmental Report. Among other key aspects, the Environmental Report will assess the impact of the construction and operation of the nuclear power generation facility on properties within the proposed site that are listed in or eligible for inclusion in the *National Register* or are included in Alabama or local registers or inventories of historic and archaeological resources. This assessment includes traditional cultural properties.

The initial archeological reconnaissance of the 1,600 acres was conducted in 1972.

Withheld per Statute

Previous archival record search, field verification, and prior discussions with the Alabama Historical Commission deduced that the only historical site of potential significance was the original town site of Bellefonte. All structures associated with the original Bellefonte town site, including the 1845 Tavern and Inn, have been removed since 1974 when it was initially determined that the town site was eligible for placement on the National Register of Historic Places. The former town site is on the north side of and adjacent to Jackson County Highway 33, between U.S. 72 and the project Bellefonte project site. The town site is not on TVA property, and the buildings were removed by the owners.

Construction activities for the plant and ancillary facilities would not adversely affect the identified cultural, historic, or archeological properties. Additionally, no artifacts were discovered during extensive construction activities already completed for this site.

Please let us know if we should consider any other nearby historic, archaeological or cultural resources, including TCPs, under your legal jurisdiction in our analysis. Attached to this letter are several figures for reference, including a photograph of the site showing current conditions, a topographic map, and an aerial photograph with the new

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plant outline. Personnel from Enercon Services, Inc will likely follow up on this letter to ensure any potential questions or requests for additional information are adequately addressed.

Thank you very much for your support and assistance. If you have questions regarding the environmental impact assessment effort, please contact Dr. Deborah Anne Luchsinger of Enercon, 303-927-6501 or <u>dluchsinger@enercon.com</u>. Should you have any questions regarding the entire NuStart COL demonstration project, please contact the NuStart communications team leader Carl Crawford, 601-368-5658. Written comments can be submitted to:

Dr. Deborah Luchsinger Enercon Services, Inc. 6500 Crestbrook Drive Morrison, Colorado 80465

We look forward to hearing from you at your earliest convenience.

Very truly yours,

Richard J. Grumbir, AP1000 Project Manager NuStart Energy Consortium

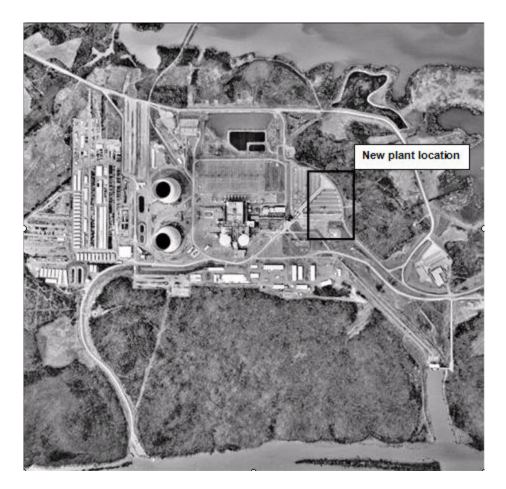
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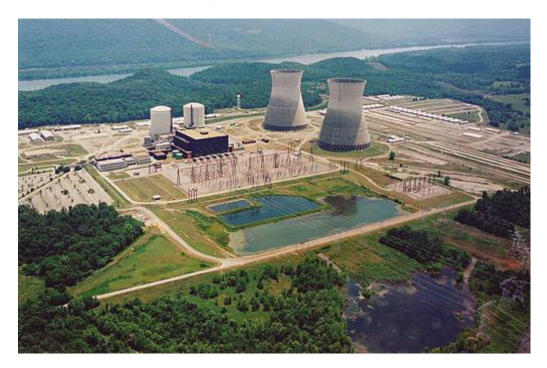
Reference: USGS Hollywood Quadrangle, Jackson County, Alabama

ENCLOSURE 2: Aerial photograph of the Bellefonte area.



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ENCLOSURE 3: Photograph showing current conditions at the site.





July 24, 2006

Ms. Charlotte S. Hallmark, Chief Echota Cherokee Tribe of Alabama 630 County Road 1281 Falkville, Alabama 35622-3346

Subject: TVA/NuStart Bellefonte Project Request for Information on Cultural, Historical, and Archeological Resources

Dear Ms. Hallmark:

As you may know, NuStart Energy Development LLC has selected TVA's Bellefonte site in Jackson County, Alabama, as one of two sites that will be the subject for applications for an advanced technology nuclear power plant. NuStart is a consortium of two nuclear reactor vendors and ten electric utility companies, including TVA, working together to demonstrate the combined Construction and Operating License (COL) process for advanced reactor designs in support of potential future construction and operation decisions.

While TVA has not committed to building a nuclear plant at the site, NuStart's work will provide TVA and its other members with detailed information regarding the licensing process as well as additional studies that will support the decision making process for future nuclear plant construction. NuStart is doing the preliminary work needed to apply for a combined construction and operating license from the Nuclear Regulatory Commission (NRC) at Bellefonte, and we have contracted with Enercon Services, Inc to complete much of the environmental and emergency planning work needed in the license application.

With this letter, NuStart is requesting information regarding your requirements for additional Section 106 consultation in support of the analysis of potential environmental impacts from the proposed activity. It is our strong desire to accurately depict the local cultural, historical, and archeological resources and work together to preserve any of these aspects, including traditional cultural properties (TCP).

With that perspective, Enercon has reviewed existing information and determined that the 1,600-acre Bellefonte site currently contains two partially-completed pressurized water reactors that were never put into use. The Bellefonte site is situated on a peninsula of the Tennessee River, on the western shore of Guntersville Reservoir, northeast of Scottsboro, Alabama. The primary land uses in the surrounding area are forestry and agriculture; however, urban-industrial development has grown over the past

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several years around the plant along the Guntersville Reservoir. Guntersville Lake on the Tennessee River would be used as the source of makeup water for a Bellefonte nuclear plant. The site is already zoned as industrial. About 900 acres of the Bellefonte site have been developed with buildings and facilities, roads, parking lots or other uses related to the previous nuclear option. Approximately 20 acres are currently used by a local farmer for hay production. The remaining approximately 600 acres are in various stages of grassland or forest combination, with perhaps 200 acres that would be considered forest.

In accordance with the U.S. Nuclear Regulatory Commission regulations for submitting a COL application, NuStart is currently preparing an Environmental Report. Among other key aspects, the Environmental Report will assess the impact of the construction and operation of the nuclear power generation facility on properties within the proposed site that are listed in or eligible for inclusion in the *National Register* or are included in Alabama or local registers or inventories of historic and archaeological resources. This assessment includes traditional cultural properties.

The initial archeological reconnaissance of the 1,600 acres was conducted in 1972.

Withheld per Statute

.]

Previous archival record search, field verification, and prior discussions with the Alabama Historical Commission deduced that the only historical site of potential significance was the original town site of Bellefonte. All structures associated with the original Bellefonte town site, including the 1845 Tavern and Inn, have been removed since 1974 when it was initially determined that the town site was eligible for placement on the National Register of Historic Places. The former town site is on the north side of and adjacent to Jackson County Highway 33, between U.S. 72 and the project Bellefonte project site. The town site is not on TVA property, and the buildings were removed by the owners.

Construction activities for the plant and ancillary facilities would not adversely affect the identified cultural, historic, or archeological properties. Additionally, no artifacts were discovered during extensive construction activities already completed for this site.

Please let us know if we should consider any other nearby historic, archaeological or cultural resources, including TCPs, under your legal jurisdiction in our analysis. Attached to this letter are several figures for reference, including a photograph of the site

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showing current conditions, a topographic map, and an aerial photograph with the new plant outline. Personnel from Enercon Services, Inc will likely follow up on this letter to ensure any potential questions or requests for additional information are adequately addressed.

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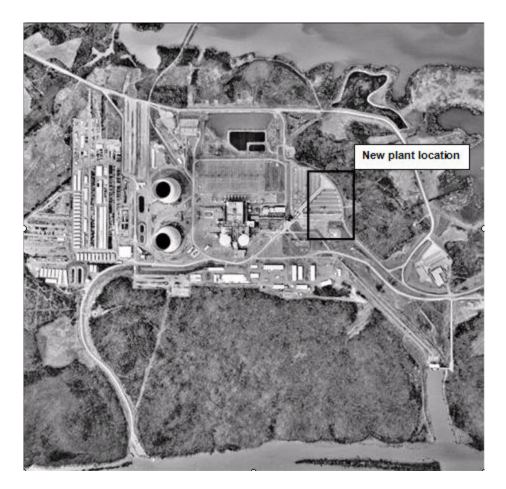
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ENCLOSURE 1: Topographic map of the Bellefonte area.



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ENCLOSURE 3: Photograph showing current conditions at the site.





July 24, 2006

Mr. Gary Hunt, Chief Piqua Shawnee Tribe 3412 Wellford Circle Birmingham, Alabama 35226

Subject: TVA/NuStart Bellefonte Project Request for Information on Cultural, Historical, and Archeological Resources

Dear Mr. Hunt:

As you may know, NuStart Energy Development LLC has selected TVA's Bellefonte site in Jackson County, Alabama, as one of two sites that will be the subject for applications for an advanced technology nuclear power plant. NuStart is a consortium of two nuclear reactor vendors and ten electric utility companies, including TVA, working together to demonstrate the combined Construction and Operating License (COL) process for advanced reactor designs in support of potential future construction and operation decisions.

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Exempted from Disclosure by Statute - Withheld Under 10 CFR 2.390(a)(3) (see COL Application Part 9)

nuclear plant. The site is already zoned as industrial. About 900 acres of the Bellefonte site have been developed with buildings and facilities, roads, parking lots or other uses related to the previous nuclear option. Approximately 20 acres are currently used by a local farmer for hay production. The remaining approximately 600 acres are in various stages of grassland or forest combination, with perhaps 200 acres that would be considered forest.

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Construction activities for the plant and ancillary facilities would not adversely affect the identified cultural, historic, or archeological properties. Additionally, no artifacts were discovered during extensive construction activities already completed for this site.

Please let us know if we should consider any other nearby historic, archaeological or cultural resources, including TCPs, under your legal jurisdiction in our analysis. Attached to this letter are several figures for reference, including a photograph of the site showing current conditions, a topographic map, and an aerial photograph with the new plant outline. Personnel from Enercon Services, Inc will likely follow up on this letter to

NuStart Energy Development, LLC 200 Exelon Way, M/S KSA 3-N, Kennett Square, PA 19348

ensure any potential questions or requests for additional information are adequately addressed.

Thank you very much for your support and assistance. If you have questions regarding the environmental impact assessment effort, please contact Dr. Deborah Anne Luchsinger of Enercon, 303-927-6501 or <u>dluchsinger@enercon.com</u>. Should you have any questions regarding the entire NuStart COL demonstration project, please contact the NuStart communications team leader Carl Crawford, 601-368-5658. Written comments can be submitted to:

Dr. Deborah Luchsinger Enercon Services, Inc. 6500 Crestbrook Drive Morrison, Colorado 80465

We look forward to hearing from you at your earliest convenience.

Very truly yours,

Richard J. Grumbir, AP1000 Project Manager NuStart Energy Consortium

Enclosures: 1) Topographic Map 2) Aerial Photograph 3) Photograph

cc: Jack A. Bailey James S. Chardos B. J. Gatten ENCLOSURE 1: Topographic map of the Bellefonte area.



Reference: USGS Hollywood Quadrangle, Jackson County, Alabama

ENCLOSURE 2: Aerial photograph of the Bellefonte site.



NuStart Energy Development, LLC 200 Exelon Way, M/S KSA 3-N, Kennett Square, PA 19348

ENCLOSURE 3: Photograph showing current conditions at the site.





July 24, 2006

Mr. Buford Rolin, Chairman Poarch Band of Creek Indians 5811 Jack Springs Road Atmore, Alabama 36502

Subject: TVA/NuStart Bellefonte Project Request for Information on Cultural, Historical, and Archeological Resources

Dear Mr. Rolin:

As you may know, NuStart Energy Development LLC has selected TVA's Bellefonte site in Jackson County, Alabama, as one of two sites that will be the subject for applications for an advanced technology nuclear power plant. NuStart is a consortium of two nuclear reactor vendors and ten electric utility companies, including TVA, working together to demonstrate the combined Construction and Operating License (COL) process for advanced reactor designs in support of potential future construction and operation decisions.

While TVA has not committed to building a nuclear plant at the site, NuStart's work will provide TVA and its other members with detailed information regarding the licensing process as well as additional studies that will support the decision making process for future nuclear plant construction. NuStart is doing the preliminary work needed to apply for a combined construction and operating license from the Nuclear Regulatory Commission (NRC) at Bellefonte, and we have contracted with Enercon Services, Inc to complete much of the environmental and emergency planning work needed in the license application.

With this letter, NuStart is requesting information regarding your requirements for additional Section 106 consultation in support of the analysis of potential environmental impacts from the proposed activity. It is our strong desire to accurately depict the local cultural, historical, and archeological resources and work together to preserve any of these aspects, including traditional cultural properties (TCP).

With that perspective, Enercon has reviewed existing information and determined that the 1,600-acre Bellefonte site currently contains two partially-completed pressurized water reactors that were never put into use. The Bellefonte site is situated on a peninsula of the Tennessee River, on the western shore of Guntersville Reservoir, northeast of Scottsboro, Alabama. The primary land uses in the surrounding area are forestry and agriculture; however, urban-industrial development has grown over the past several years around the plant along the Guntersville Reservoir. Guntersville Lake on

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Exempted from Disclosure by Statute - Withheld Under 10 CFR 2.390(a)(3) (see COL Application Part 9)

the Tennessee River would be used as the source of makeup water for a Bellefonte nuclear plant. The site is already zoned as industrial. About 900 acres of the Bellefonte site have been developed with buildings and facilities, roads, parking lots or other uses related to the previous nuclear option. Approximately 20 acres are currently used by a local farmer for hay production. The remaining approximately 600 acres are in various stages of grassland or forest combination, with perhaps 200 acres that would be considered forest.

In accordance with the U.S. Nuclear Regulatory Commission regulations for submitting a COL application, NuStart is currently preparing an Environmental Report. Among other key aspects, the Environmental Report will assess the impact of the construction and operation of the nuclear power generation facility on properties within the proposed site that are listed in or eligible for inclusion in the *National Register* or are included in Alabama or local registers or inventories of historic and archaeological resources. This assessment includes traditional cultural properties.

The initial archeological reconnaissance of the 1,600 acres was conducted in 1972.

Withheld per Statute

Previous archival record search, field verification, and prior discussions with the Alabama Historical Commission deduced that the only historical site of potential significance was the original town site of Bellefonte. All structures associated with the original Bellefonte town site, including the 1845 Tavern and Inn, have been removed since 1974 when it was initially determined that the town site was eligible for placement on the National Register of Historic Places. The former town site is on the north side of and adjacent to Jackson County Highway 33, between U.S. 72 and the project Bellefonte project site. The town site is not on TVA property, and the buildings were removed by the owners.

Construction activities for the plant and ancillary facilities would not adversely affect the identified cultural, historic, or archeological properties. Additionally, no artifacts were discovered during extensive construction activities already completed for this site.

Please let us know if we should consider any other nearby historic, archaeological or cultural resources, including TCPs, under your legal jurisdiction in our analysis. Attached to this letter are several figures for reference, including a photograph of the site showing current conditions, a topographic map, and an aerial photograph with the new

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plant outline. Personnel from Enercon Services, Inc will likely follow up on this letter to ensure any potential questions or requests for additional information are adequately addressed.

Thank you very much for your support and assistance. If you have questions regarding the environmental impact assessment effort, please contact Dr. Deborah Anne Luchsinger of Enercon, 303-927-6501 or <u>dluchsinger@enercon.com</u>. Should you have any questions regarding the entire NuStart COL demonstration project, please contact the NuStart communications team leader Carl Crawford, 601-368-5658. Written comments can be submitted to:

Dr. Deborah Luchsinger Enercon Services, Inc. 6500 Crestbrook Drive Morrison, Colorado 80465

We look forward to hearing from you at your earliest convenience.

Very truly yours,

Richard J. Grumbir, AP1000 Project Manager NuStart Energy Consortium

Enclosures: 1) Topographic Map 2) Aerial Photograph 3) Photograph

cc: Jack A. Bailey James S. Chardos B. J. Gatten

ENCLOSURE 1: Topographic map of the Bellefonte area.



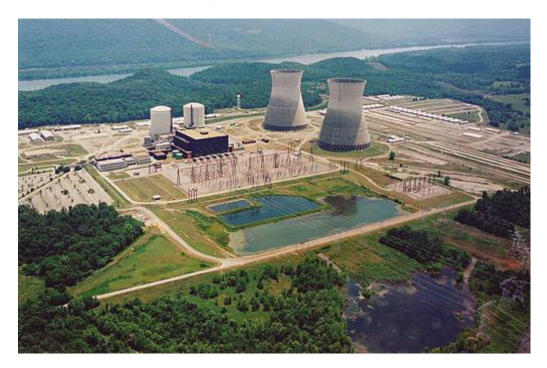
Reference: USGS Hollywood Quadrangle, Jackson County, Alabama

ENCLOSURE 2: Aerial photograph of the Bellefonte site.



NuStart Energy Development, LLC 200 Exelon Way, M/S KSA 3-N, Kennett Square, PA 19348

ENCLOSURE 3: Photograph showing current conditions at the site.





July 24, 2006

Ms. Gina Williams, Chief United Cherokee Ani-Yun-Wiya Nation 6407 Jarmon Road Guntersville, Alabama 35976

Subject: TVA/NuStart Bellefonte Project Request for Information on Cultural, Historical, and Archeological Resources

Dear Ms. Williams:

As you may know, NuStart Energy Development LLC has selected TVA's Bellefonte site in Jackson County, Alabama, as one of two sites that will be the subject for applications for an advanced technology nuclear power plant. NuStart is a consortium of two nuclear reactor vendors and ten electric utility companies, including TVA, working together to demonstrate the combined Construction and Operating License (COL) process for advanced reactor designs in support of potential future construction and operation decisions.

While TVA has not committed to building a nuclear plant at the site, NuStart's work will provide TVA and its other members with detailed information regarding the licensing process as well as additional studies that will support the decision making process for future nuclear plant construction. NuStart is doing the preliminary work needed to apply for a combined construction and operating license from the Nuclear Regulatory Commission (NRC) at Bellefonte, and we have contracted with Enercon Services, Inc to complete much of the environmental and emergency planning work needed in the license application.

With this letter, NuStart is requesting information regarding your requirements for additional Section 106 consultation in support of the analysis of potential environmental impacts from the proposed activity. It is our strong desire to accurately depict the local cultural, historical, and archeological resources and work together to preserve any of these aspects, including traditional cultural properties (TCP).

With that perspective, Enercon has reviewed existing information and determined that the 1,600-acre Bellefonte site currently contains two partially-completed pressurized water reactors that were never put into use. The Bellefonte site is situated on a peninsula of the Tennessee River, on the western shore of Guntersville Reservoir, northeast of Scottsboro, Alabama. The primary land uses in the surrounding area are forestry and agriculture; however, urban-industrial development has grown over the past

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Exempted from Disclosure by Statute - Withheld Under 10 CFR 2.390(a)(3) (see COL Application Part 9)

several years around the plant along the Guntersville Reservoir. Guntersville Lake on the Tennessee River would be used as the source of makeup water for a Bellefonte nuclear plant. The site is already zoned as industrial. About 900 acres of the Bellefonte site have been developed with buildings and facilities, roads, parking lots or other uses related to the previous nuclear option. Approximately 20 acres are currently used by a local farmer for hay production. The remaining approximately 600 acres are in various stages of grassland or forest combination, with perhaps 200 acres that would be considered forest.

In accordance with the U.S. Nuclear Regulatory Commission regulations for submitting a COL application, NuStart is currently preparing an Environmental Report. Among other key aspects, the Environmental Report will assess the impact of the construction and operation of the nuclear power generation facility on properties within the proposed site that are listed in or eligible for inclusion in the *National Register* or are included in Alabama or local registers or inventories of historic and archaeological resources. This assessment includes traditional cultural properties.

The initial archeological reconnaissance of the 1,600 acres was conducted in 1972.

Withheld per Statute

.

Previous archival record search, field verification, and prior discussions with the Alabama Historical Commission deduced that the only historical site of potential significance was the original town site of Bellefonte. All structures associated with the original Bellefonte town site, including the 1845 Tavern and Inn, have been removed since 1974 when it was initially determined that the town site was eligible for placement on the National Register of Historic Places. The former town site is on the north side of and adjacent to Jackson County Highway 33, between U.S. 72 and the project Bellefonte project site. The town site is not on TVA property, and the buildings were removed by the owners.

Construction activities for the plant and ancillary facilities would not adversely affect the identified cultural, historic, or archeological properties. Additionally, no artifacts were discovered during extensive construction activities already completed for this site.

Please let us know if we should consider any other nearby historic, archaeological or cultural resources, including TCPs, under your legal jurisdiction in our analysis. Attached to this letter are several figures for reference, including a photograph of the site

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showing current conditions, a topographic map, and an aerial photograph with the new plant outline. Personnel from Enercon Services, Inc will likely follow up on this letter to ensure any potential questions or requests for additional information are adequately addressed.

Thank you very much for your support and assistance. If you have questions regarding the environmental impact assessment effort, please contact Dr. Deborah Anne Luchsinger of Enercon, 303-927-6501 or <u>dluchsinger@enercon.com</u>. Should you have any questions regarding the entire NuStart COL demonstration project, please contact the NuStart communications team leader Carl Crawford, 601-368-5658. Written comments can be submitted to:

Dr. Deborah Luchsinger Enercon Services, Inc. 6500 Crestbrook Drive Morrison, Colorado 80465

We look forward to hearing from you at your earliest convenience.

Very truly yours,

Richard J. Grumbir, AP1000 Project Manager NuStart Energy Consortium

- Enclosures: 1) Topographic Map 2) Aerial Photograph 3) Photograph
- cc: Jack A. Bailey James S. Chardos B. J. Gatten

ENCLOSURE 1: Topographic map of the Bellefonte area.



Reference: USGS Hollywood Quadrangle, Jackson County, Alabama

ENCLOSURE 2: Aerial photograph of the Bellefonte site.



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ENCLOSURE 3: Photograph showing current conditions at the site.



NuStart Energy Development, LLC 200 Exelon Way, M/S KSA 3-N, Kennett Square, PA 19348



July 24, 2006

U.S Army Corp of Engineers ATTN: Forrest McDaniel Western Regulatory Field Office, Nashville District 2042 Beltline Road SW Building C, Suite 415 Decatur, AL 35601

Subject: TVA/NuStart Bellefonte Project Request for Information on New Power Plant Requirements

Dear Mr. McDaniel:

As you may know, NuStart Energy Development LLC has selected TVA's Bellefonte site in Jackson County, Alabama, as one of two sites that will be the subject for applications for an advanced technology nuclear power plant. NuStart is a consortium of two nuclear reactor vendors and ten electric utility companies, including TVA, working together to demonstrate the combined Construction and Operating License (COL) process for advanced reactor designs in support of potential future construction and operation decisions.

While TVA has not committed to building a nuclear plant at the site, NuStart's work will provide TVA and its other members with detailed information regarding the licensing process as well as additional studies that will support the decision making process for future nuclear plant construction. NuStart is doing the preliminary work needed to apply for a combined construction and operating license from the Nuclear Regulatory Commission (NRC) at Bellefonte, and we have contracted with Enercon Services, Inc to complete much of the environmental and emergency planning work needed in the license application.

With this letter, NuStart is requesting information regarding your requirements for additional consultation in support of the analysis of potential environmental impacts from the proposed activity. It is our strong desire to accurately depict the local environment and work together to preserve any critical aspects, and to accurately assess all permitting requirements.

With that perspective, Enercon has reviewed existing information and determined that the 1,600-acre Bellefonte site currently contains two partially-completed pressurized water reactors that were never put into use. The Bellefonte site is situated on a peninsula of the Tennessee River, on the western shore of Guntersville Reservoir, northeast of Scottsboro, Alabama. The primary land uses in the surrounding area are forestry and agriculture; however, urban-industrial development has grown over the past several years around the plant along the Guntersville Reservoir. Guntersville Lake on the Tennessee River would be used as the source of makeup water for a Bellefonte

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nuclear plant. The site is already zoned as industrial. About 900 acres of the Bellefonte site have been developed with buildings and facilities, roads, parking lots or other uses related to the previous nuclear option. Approximately 20 acres are currently used by a local farmer for hay production. The remaining approximately 600 acres are in various stages of grassland or forest combination, with perhaps 200 acres that would be considered forest.

In accordance with the U.S. Nuclear Regulatory Commission regulations for submitting a COL application, NuStart is currently preparing an Environmental Report. Among other key aspects, the Environmental Report will assess the impact of the construction and operation of the nuclear power generation facility on the local environment, and evaluate the need for appropriate environmental permits and mitigation measures that may be required.

Our initial evaluation of the site indicates that there are numerous wetland areas in and around the Bellefonte Nuclear Plant site, most of them located along the 12.5 mile shoreline that borders much of the site. Included are 52 acres of islands along the old river channel; the wetlands on these islands are classified as palustrine, bottomland hardwood, deciduous, and temporarily flooded.

Wetlands have also developed in three ponds that were constructed in the 1970s during the initial phase of development of the Bellefonte site. The dikes of two ponds were breached in 1989, and 6 acres of palustrine, emergent, persistent, intermittently flooded wetlands have developed. The third 12-acre pond is used to filter stormwater runoff and is classified as palustrine, scrub-shrub, permanently flooded wetlands. Other wetlands have developed in areas where ponds were constructed for previous construction activities.

As a federal agency, TVA fulfills its mandate to protect wetlands as directed by Executive Order 11990.

Field surveys were conducted in April 2006 to determine the presence of wetlands in the vicinity of the proposed AP1000 rector facility at Bellefonte. The survey covered the area between the Bellefonte Nuclear Plant parking lot and the perimeter road to the north of the site. Six forested wetlands covering a total of 11.15 acres were identified within the survey area. Individual wetlands ranged in size from 0.24 acre to 4.05 acres. Preliminary construction plans indicate that the proposed construction of the new reactor units could directly impact at least two of the wetlands (Wetland 2 and Wetland 3, as shown in Enclosure 4 of this letter). Wetland 2 would be impacted by the proposed haul road to the construction site and at least two construction pads for containment vessel assembly. Wetland 3 would only be affected by the proposed haul road. Wetland 1 would receive stormwater runoff from the proposed construction site.

Please let us know what potential resource impacts under your legal jurisdiction should be considered in our analysis. Attached to this letter are several figures for reference, including a photograph of the site showing current conditions, a topographic map, and an aerial photograph with the new plant outline. Personnel from Enercon Services, Inc will likely follow up on this letter to ensure any potential questions or requests for additional information are adequately addressed.

NuStart Energy Development, LLC 200 Exelon Way, M/S KSA 3-N, Kennett Square, PA 19348

Thank you very much for your support and assistance. If you have questions regarding the environmental impact assessment effort, please contact Dr. Deborah Anne Luchsinger of Enercon, 303-927-6501 or <u>dluchsinger@enercon.com</u>. Should you have any questions regarding the entire NuStart COL demonstration project, please contact the NuStart communications team leader Carl Crawford, 601-368-5658. Written comments can be submitted to:

Dr. Deborah Luchsinger Enercon Services, Inc. 6500 Crestbrook Drive Morrison, Colorado 80465

We look forward to hearing from you at your earliest convenience.

Very truly yours,

Richard J. Grumbir, AP1000 Project Manager NuStart Energy Consortium

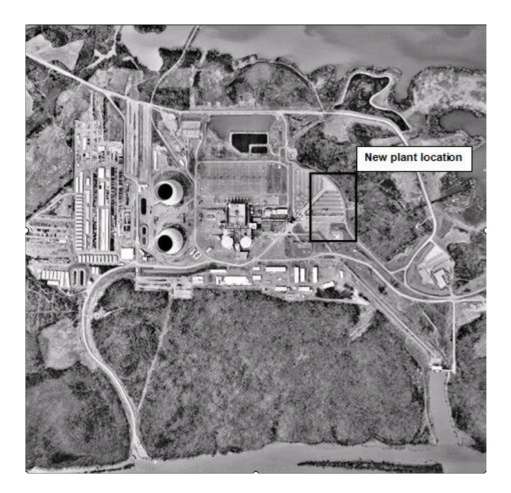
- Enclosures: 1) Topographic Map
 - 2) Aerial Photograph
 - 3) Photograph
 - 4) Wetlands Map
- cc: Jack A. Bailey James S. Chardos B. J. Gatten

NuStart Energy Development, LLC 200 Exelon Way, M/S KSA 3-N, Kennett Square, PA 19348

ENCLOSURE 1: Topographic map of the Bellefonte area.



Reference: USGS Hollywood Quadrangle, Jackson County, Alabama



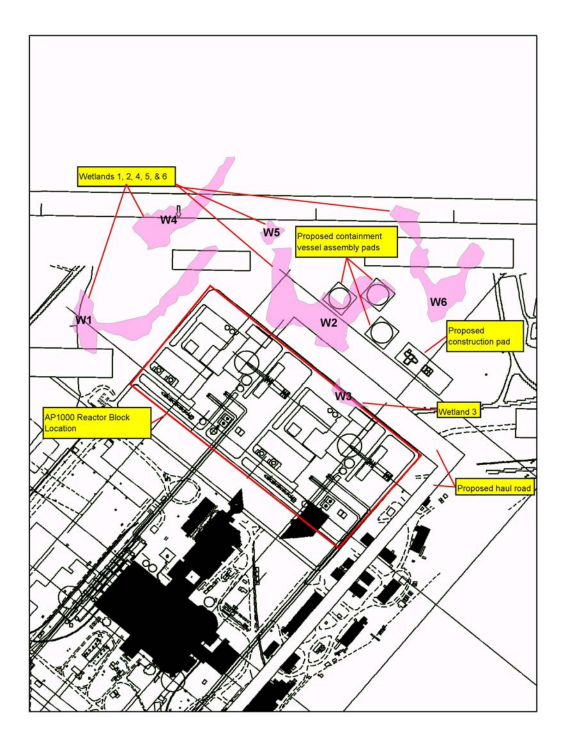
NuStart Energy Development, LLC 200 Exelon Way, M/S KSA 3-N, Kennett Square, PA 19348

ENCLOSURE 3: Photograph showing current conditions at the site.



NuStart Energy Development, LLC 200 Exelon Way, M/S KSA 3-N, Kennett Square, PA 19348

ENCLOSURE 4: Map of potentially-impacted wetlands current at the site.



NuStart Energy Development, LLC 200 Exelon Way, M/S KSA 3-N, Kennett Square, PA 19348



August 1, 2006

Richard J. Grumbir NuStart Energy 200 Exelon Way M/S KSA 3-N Kennett Square, PA 19348

Re: AHC 2006-1211 Bellefonte Site Jackson County

Dear Mr. Grumbir:

468 South Perry Street Montgomery, Alabama 36130-0900

tel 334 242•3184 fax 334 240•3477 The Alabama Historical Commission appreciates your providing our office with information regarding the above referenced project. However, according to 36 CFR Subpart B, it is the federal agency's responsibility to initiate consultation, determine the area of potential effect (APE) and make a determination regarding effect. Our office, then, either agrees or disagrees with the agency's determinations. Although we appreciate being informed it would be precipitous for our office to comment prior to receiving an opinion from the Tennessee Valley Authority (TVA). We look forward to hearing from TVA regarding the above referenced project.

We appreciate your efforts to help us in preserving Alabama's nonrenewable cultural resources. If you have questions or comments or if we may be of additional service, please contact Stacye Hathorn of our office and include the AHC project number referenced above.

Very truly yours,

Deputy State Historic Preservation Officer

EAB/SGH/sgh

Cc: Erin Pritchard, TVA

02 1A \$ 00.390 0004392846 AUG 08 2006 MAILED FROM ZIP CODE 36104 PITNEY BOWES đ Same Provention MR RICHARD GRUMBIR NUSTART ENERGY 200 EXELON WAY KENNETT SQUARE PA 19348 がみ 1534&+2442-00 C006 ALABAMA HISTORICAL COMMISSION MONTGOMERY, ALABAMA 36130-0900 468 SOUTH PERRY STREET STATE OF ALABAMA P.O. BOX 300900



Natural Resources Conservation Service 4511 US Highway 31S Decatur, AL 35603

August 3, 2006

Mr. Richard J. Grumbir NuStart Energy Development, LLC 200 Exelon Way M/S KSA 3-N Kennett Square, PA 19348

Dear Mr. Grumbir:

I have enclosed the soil survey maps for the locations that you requested in Jackson County. Also, I have enclosed the Jackson County Soil Survey legend and the list of soil map units considered to be Prime Farmland.

I have marked off the area of interest and divided them into 3 sections:

Prime farmland
 Non-prime farmland/not hydric
 Wetland/Hydric soils

The areas marked in green are considered "Prime Farmland" as defined in Appendix A of Department Regulation No. DR 9500-3 dated March 22, 1983; and also, meets the criteria set forth by the Farmland Protection Policy Act (FPPA) and Land Evaluation Site Assessment (LESA) of June 22, 1982. In addition, forested areas are considered to be prime farmland, if the criteria for prime farmland are met.

However, considering, as stated in your letter, that part of area of interest has been zoned for industrial use, then this area **is not** subject to Farmland Protection Policy Act (FPPA) requirements. This area is to be considered as "urban and built up areas."

Urban and built-up areas. A *Land cover/use* category consisting of residential, industrial, commercial, and institutional land; construction sites; public administrative sites; railroad yards; cemeteries; airports; golf courses; sanitary landfills; sewage treatment plants; water control structures and spillways; other land used for such purposes; small parks (less than 10 acres) within urban and built-up areas; and highways, railroads, and other transportation facilities if they are surrounded by urban areas. Also included are tracts of less than 10 acres that do not meet the above definition but are completely surrounded by Urban and built-up land. Two size categories are recognized in the NRI: areas of 0.25 acre to 10 acres, and areas of at least 10 acres.

Any areas not within the category of "Urban and built up area," may be subject to FPPA requirements.

In addition, area of consideration **does** contain hydric soils (blue) that meet the definition for wetland criteria, as required by 180-V-NFSAM Third Edition, Amend 2, November 1996 part 513.11.a. The map units that are considered hydric soils in the area of interest are:

Du – Dunning silty clay
Gl – Guthrie silt loam
Os – Ooltewah silt loam
Rl – Robertsville silt loam

NRCS primary concerns with this project are possible loss of prime farmland and the possible conversion of wetlands during construction. Erosion and sediment control measures should be implemented and maintained during the construction phase to protect land, water, and related resources. Plans for construction should include sediment basins or traps and other erosion control practices, including coverage of bare soil as soon as possible by temporary and permanent vegetation and structures.

If you need further assistance, please contact your local NRCS office, or feel free to call myself, Christopher Ford, Resource Soil Scientist, at (256) 353-6146 ext. 107.

Sincerely,

Christopher Ford Resource Soil Scientist

Prime and Other Important Farmlands

Jackson County, Alabama

Map symbol	Map unit name	Farmland classification	
de	Allen fine sandy loam, eroded, undulating phase	All areas are prime farmland	
du	Allen fine sandy loam, undulating phase	All areas are prime farmland	
f	Abernathy fine sandy loam	All areas are prime farmland	
su	Abernathy silt loam, undulating phase	All areas are prime farmland	
SV	Abernathy silt loam, level phase	All areas are prime farmland	
C	Barbourville-Cotaco fine sandy loams	All areas are prime farmland	
ce	Clarksville cherty silt loam, eroded, undulating phase	All areas are prime farmland	
cu	Clarksville cherty silt loam, undulating phase	All areas are prime farmland	
o	Crossville loam, undulating phase	All areas are prime farmland	
pu	Capshaw silt loam, undulating phase	All areas are prime farmland	
pv	Capshaw silt loam, level phase	All areas are prime farmland	
su	Cumberland silt loam, undulating phase	All areas are prime farmland	
uu	Cumberland loam, undulating phase	All areas are prime farmland	
ne	Dewey cherty silt loam, eroded, undulating phase	All areas are prime farmland	
su	Dewey silt loam, undulating phase	All areas are prime farmland	
we	Dewey silty clay loam, eroded, undulating phase	All areas are prime farmland	
de	Enders silt loam, eroded, undulating phase	All areas are prime farmland	
du	Enders silt loam, undulating phase	All areas are prime farmland	
g	Egam silt loam	All areas are prime farmland	
l.	Egam silty clay loam	All areas are prime farmland	
su	Etowah silt loam, undulating phase	All areas are prime farmland	
sv	Etowah silt loam, level phase	All areas are prime farmland	
wu	Etowah loam, undulating phase	All areas are prime farmland	
NV	Etowah loam, level phase	All areas are prime farmland	
ce	Fullerton cherty silt loam, eroded, undulating phase	All areas are prime farmland	
cu	Fullerton cherty silt loam, undulating phase	All areas are prime farmland	
se	Fullerton silt loam, eroded, undulating phase	All areas are prime farmland	
su	Fullerton silt loam, undulating phase	All areas are prime farmland	
ce	Greendale cherty silt loam, eroded, undulating phase	All areas are prime farmland	
cu	Greendale cherty silt loam, undulating phase	All areas are prime farmland	
CV	Greendale cherty silt loam, level phase	All areas are prime farmland	
cu	Hollywood silty clay, undulating phase	All areas are prime farmland	
cv	Hollywood silty clay, level phase	All areas are prime farmland	
fe	Hartsells fine sandy loam, eroded, undulating phase	All areas are prime farmland	
fm	Hartsells fine sandy loam, undulating, shallow phase	All areas are prime farmland	
ft	Hartsells fine sandy loam, eroded, undulating shallow phase	All areas are prime farmland	
fu	Hartsells fine sandy loam, undulating phase	All areas are prime farmland	
1	Huntington silt loam	All areas are prime farmland	
ne	Hanceville fine sandy loam, eroded, undulating phase	All areas are prime farmland	
nu	Hanceville fine sandy loam, undulating phase	All areas are prime farmland	
uu	Holston loam, undulating phase	All areas are prime farmland	
uv	Holston loam, level phase	All areas are prime farmland	
/e	Hermitage silty clay loam, eroded, undulating phase	All areas are prime farmland	
e	Jefferson fine sandy loam, eroded, undulating phase	All areas are prime farmland	
u	Jefferson fine sandy loam, undulating phase	All areas are prime farmland	
d l	Lindside silty clay loam	All areas are prime farmland	
e	Lindside silty clay		
-	Lindside sitt loam	All areas are prime farmland	
nu	Monongahela loam, undulating phase	All areas are prime farmland	
	Monongahela loam, level phase	All areas are prime farmland All areas are prime farmland	

USDA Natural Resources

Survey Area Version: 3 Survey Area Version Date: 11/29/2005

A-90

Conservation Service

Prime and Other Important Farmlands

Jackson County, Alabama

Map symbol	Map unit name	Farmland classification	
Pf	Pope fine sandy loam	All areas are prime farmland	
Sfu	Sequatchie fine sandy loam, undulating phase	All areas are prime farmland	i i
Sfv	Sequatchie fine sandy loam, level phase	All areas are prime farmland	
Tbu	Talbott silt loam, undulating phase	All areas are prime farmland	
Tce	Talbott silty clay loam, eroded, undulating phase	All areas are prime farmland	
Ts	Taft silt loam	All areas are prime farmland	
Tv	Tyler very fine sandy loam All areas are prime farmland		
Wne	Waynesboro fine sandy loam, eroded, undulating phase All areas are prime farmland		
Wnu	Waynesboro fine sandy loam, undulating phase All areas are prime farmland		
Wsu	Wolftever silt loam, undulating phase All areas are prime farmland		
Wsv	Wolftever silt loam, level phase All areas are prime farmland		
PA	Philo-Atkins silt loams	Prime farmland if drained	



Jackson County, Alabama

Map symbol	Map unit name	
Ade	Allen fine sandy loam, eroded, undulating phase	
Adh	Allen fine sandy loam, eroded, hilly phase	
dn	Allen fine sandy loam, eroded, rolling phase	
do	Allen fine sandy loam, rolling phase	
du	Allen fine sandy loam, undulating phase	
f	Abernathy fine sandy loam	
hf	Armuchee silty clay loam, eroded, steep phase	
ld	Allen loam, severely eroded, rolling phase	
dr	Allen loam, severely eroded, hilly phase	
su	Abernathy silt loam, undulating phase	
sv	Abernathy silt loam, level phase	
Th	Armuchee-Tellico silty clay loams, eroded, hilly phases	
Tr	Armuchee-Tellico silty clay loams, severely eroded, hilly phases	
С	Barbourville-Cotaco fine sandy loams	
f	Bruno fine sandy loam	
u	Bruno loamy fine sand	
bd	Colbert silty clay, severely eroded ,rolling phase	
be	Colbert silty clay, eroded, undulating phase	
bn	Colbert silty clay, eroded, rolling phase	
bp	Colbert silty clay, severely eroded, undulating phase	
ce	Clarksville cherty silt loam, eroded, undulating phase	
ch	Clarksville cherty silt loam, eroded, hilly phase	
cl	Clarksville cherty silt loam, hilly phase	
cn	Clarksville cherty silt loam, eroded, rolling phase	
00	Clarksville cherty silt loam, rolling phase	
cu	Clarksville cherty silt loam, undulating phase	
nd	Cumberland silty clay loam, severely eroded, rolling phase	
me	Cumberland silty clay loam, eroded, undulating phase	
mh	Cumberland silty clay loam, eroded, hilly phase	
mn	Cumberland silty clay loam, eroded, rolling phase	
nr	Cumberland silty clay loam, severely eroded, hilly phase	
D .	Crossville loam, undulating phase	
bu	Capshaw silt loam, undulating phase	
ov.	Capshaw silt loam, level phase	
50	Cumberland silt loam, rolling phase	
SU	Cumberland silt loam, undulating phase	
Td	Colbert-Talbott stony silty clay loams, severely eroded, rolling phases	
0	Colbert silty clay loam, rolling phase	
u	Colbert silty clay loam, undulating phase	
uu	Cumberland loam, undulating phase	
ne	Dewey cherty silt loam, eroded, undulating phase	
nn	Dewey cherty silt loam, eroded, rolling phase	
d	Dewey cherty silty clay loam, severely eroded, rolling phase	
sl	Dewey silt loam, hilly phase	
50	Dewey silt loam, rolling phase	
su	Dewey silt loam, undulating phase	
u .	Dunning silty clay	
wd	Dewey silty clay loam, severely eroded, rolling phase	
we	Dewey silty clay loam, eroded, undulating phase	
wh	Dewey silty clay loam, eroded, hilly phase	

Conservation Service

Survey Area Version: 3 Survey Area Version Date: 11/29/2005

Jackson County, Alabama

Map symbol	Map unit name	-	
Dwn	Dewey silty clay loam, eroded, rolling phase	- .,	
Dwr	Dewey silty clay loam, severely, eroded hilly phase		
da	Enders silt loam, eroded, rolling shallow phase		
de	Enders silt loam, eroded, undulating phase		
dg	Enders silt loam, rolling, shallow phase		
dn	Enders silt loam, eroded, rolling phase		
do	Enders silt loam, rolling phase		
du	Enders silt loam, undulating phase		
g	Egam silt loam		
1	Egam silty clay loam		
so	Etowah silt loam, rolling phase		
su	Etowah silt loam, undulating phase		
sv	Etowah silt loam, level phase		
td	Etowah silty clay loam, severely eroded, rolling phase		
te	Etowah silty clay loam, eroded, undulating phase		
tn	Etowah silty clay loam, eroded, rolling phase		
wu	Etowah loam, undulating phase		
wv	Etowah loam, level phase		
ce	Fullerton cherty silt loam, eroded, undulating phase		
cf	Fullerton cherty silt loam, eroded, steep phase		
ch	Fullerton cherty silt loam, eroded, hilly phase		
cl	Fullerton cherty silt loam, hilly phase		
cn	Fullerton cherty silt loam, eroded, rolling phase		
co	Fullerton cherty silt loam, rolling phase		
cu	Fullerton cherty silt loam, undulating phase		
cz	Fullerton cherty silt loam, steep phase		
se	Fullerton silt loam, eroded, undulating phase		
sn	Fullerton silt loam, eroded, rolling phase		
su	Fullerton silt loam, undulating phase		
td	Fullerton cherty silty clay loam, severely eroded, rolling phase		
tr	Fullerton cherty silty clay loam, severely eroded, hilly phase		
Sce	Greendale cherty silt loam, eroded, undulating phase		
Gen	Greendale cherty silt loam, eroded, rolling phase		
icu	Greendale cherty silt loam, undulating phase		
icv	Greendale cherty silt loam, level phase		
il	Guthrie silt loam		
cu	Hollywood silty clay, undulating phase		
CV	Hollywood silty clay, level phase		
lfa	Hartsells fine sandy loam, eroded, rolling shallow phase		
fe	Hartsells fine sandy loam, croded, undulating phase		
lfg	Hartsells fine sandy loam, rolling, shallow phase		
lfm	Hartsells fine sandy loam, undulating, shallow phase		
fn	Hartsells fine sandy loam, eroded, rolling phase		
fo	Hartsells fine sandy loam, rolling phase		
lft	Hartsells fine sandy loam, rolling phase Hartsells fine sandy loam, eroded, undulating shallow phase		
lfu	Hartsells fine sandy loam, eroded, undulating shallow phase Hartsells fine sandy loam, undulating phase		
l	Huntington silt loam		
ne	Hanceville fine sandy loam, eroded, undulating phase		
nn	Hanceville fine sandy loam, eroded, undulating phase Hanceville fine sandy loam, eroded, rolling phase		
Ino	Hanceville fine sandy loam, rolling phase		
110	nancevine mile sancy roam, roining phase		

Conservation Service

Survey Area Version: 3 Survey Area Version Date: 11/29/2005

Jackson County, Alabama

Map symbol		Map unit name	
Inu	Hanceville fine sandy loam, undulating	phase	
IsM	Hilly stony land		
th	Hermitage cherty silty clay loam, eroded	I, hilly phase	
tr	Hermitage cherty silty clay loam, severe	ly eroded, hilly phase	
uu	Holston loam, undulating phase		
uv	Holston loam, level phase		
ye	Hermitage silty clay loam, eroded, undu	lating phase	
/n	Hermitage silty clay loam, eroded, rollin	g phase	
h	Jefferson-Allen loams, eroded, hilly pha	ses	
41	Jefferson-Allen loams, hilly phases		
An	Jefferson-Allen loams, eroded, rolling p	nases	
٨r	Jefferson-Allen loams, severely eroded,	hilly phases	
As	Jefferson-Allen loams, severely eroded,	steep phases	
Az	Jefferson-Allen loams, steep phases		
е	Jefferson fine sandy loam, eroded, und	lating phase	
n	Jefferson fine sandy loam, eroded, rollin		
D	Jefferson fine sandy loam, rolling phase		
u	Jefferson fine sandy loam, undulating p		
	Lindside silty clay loam		
	Lindside silty clay		
n	Limestone rockland, hilly		
	Lindside silt loam		
	Limestone rockland rough		
6	Melvin silty clay		
'n	Muskingum fine sandy loam, eroded, hi	ly phase	
fl	Muskingum fine sandy loam, hilly phase		
	Melvin silt loam		
nu	Monongahela loam, undulating phase		
nv	Monongahela loam, level phase		
5	Melvin silty clay loam		
sl	Muskingum stony fine sandy loam, hilly	phase	
sz	Muskingum stony fine sandy loam, stee		
W	Miscellaneous water	p prices	
5	Ooltewah silt loam		
,	Philo-Atkins silt loams		
λF	Palmerdale soils, hilly		
	Prader very fine sandy loam		
	Pope fine sandy loam		
	Pottsville loam, eroded, hilly phase		
h I	Pottsville loam, hilly phase		
	Quarry		
a D	କାର୍ଭ କାରମା କାରମା କାରଣା କାର୍ଯ୍ୟ କାର୍ଯ୍ୟ କାରଣା କାର୍ଯ୍ୟ କାରଣା କାରଣା କାରଣା କାରଣା କାରଣା କାରଣା କାରଣା କାରଣା କାରଣା କାର	and Colhert soil material	
JD M	Rough gullied land, Dewey, Cumberland, and Colbert soil material Rough gullied land, Muskingum soil material		
βM	Rough gullied land, Muskingum soil material Robertsville silt loam		
M		arial	
iC	Rolling stony land, Muskingum soil material		
	Rolling stony land, Colbert soil material	rial	
M	Rough stony land, Muskingum soil mate		
bd No	Swaim silty clay loam, severely eroded,		
e	Swaim silty clay loam, eroded, undulatin		
n .	Swaim silty clay loam, eroded, rolling pl	145C	
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	Conservation Service	Survey Area Version: 3	Dage 2
		Survey Area Version Date: 11/29/2005	Page 3

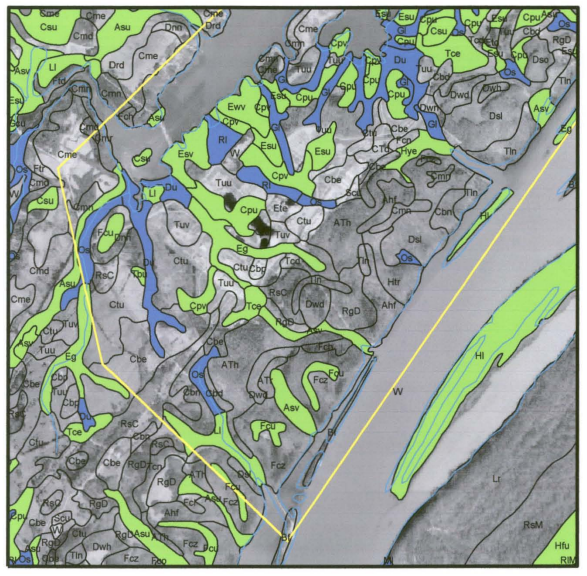
Jackson County, Alabama

Map symbol	Map unit name			
Sco	Swaim silty clay loam, rolling phase			
Scu	Swaim silty clay loam, undulating phase			
Sfu	Sequatchie fine sandy loam, undulating phase			
Sfv	Sequatchie fine sandy loam, level phase			
St	Sturkie fine sandy loam			
StM	Stony alluvium			
Tbu	Talbott silt loam, undulating phase			
Tcd	albott silty clay loam, severely eroded rolling phase			
Tce	Talbott silty clay loam, eroded, undulating phase			
Tcn	Talbott silty clay loam, eroded, rolling phase			
Tld	Tellico clay loam, severely eroded, rolling phase			
TIn	Tellico clay loam, eroded, rolling phase			
Ts	Taft silt loam			
Tuu	Tupelo silt loam, undulating phase			
Tuv	Tupelo silt loam, level phase			
Tv	Tyler very fine sandy loam			
W	Water			
Wld	Waynesboro loam, severely eroded, rolling phase			
Wne	Waynesboro fine sandy loam, eroded, undulating phase			
Wnh	Waynesboro fine sandy loam, eroded, hilly phase			
Wnn	Waynesboro fine sandy loam, eroded, rolling phase			
Wno	Waynesboro fine sandy loam, rolling phase			
Wnu	Waynesboro fine sandy loam, undulating phase			
Wsu	Wolftever silt loam, undulating phase			
Wsv	Wolftever silt loam, level phase			



USDA Natural Resources **Conservation Service**

TVA/NuStart Bellefonte Project Request for Information on Soils and Prime Farmland

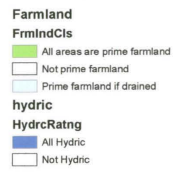


Jackson County, Alabama

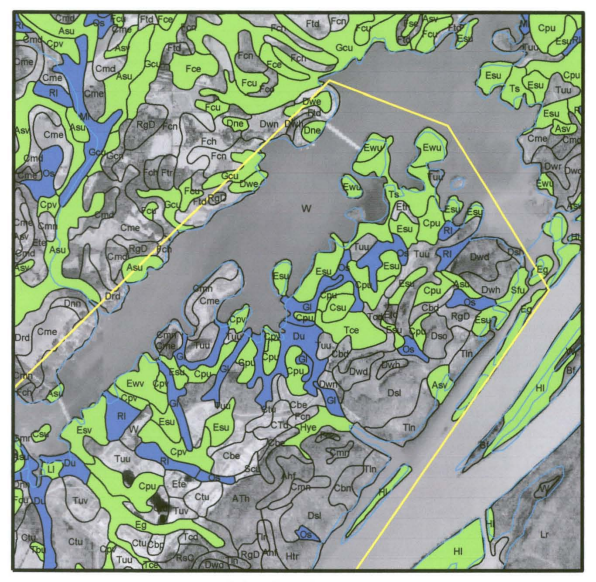
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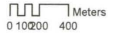
Legend



TVA/NuStart Bellefonte Project Request for Information on Soils and Prime Farmland

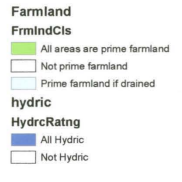


Jackson County, Alabama





Legend



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142 1991 8565 100m	Mr. Richard J. Grumbir NuStart Energy Development, LLC 200 Exelon Way M/S KSA 3-N Kennett Square, PA 19348	
I US Hwy 31 South Decatur, AL 35603 ss vate Use, \$300		



DEPARTMENT OF THE ARMY NASHVILLE DISTRICT, CORPS OF ENGINEERS 3701 BELL ROAD NASHVILLE, TENNESSEE 37214-2660

August 11, 2006

ATTENTION OF: Regulatory Branch

REPLY TO

SUBJECT: File No. 2006-01712; Comments on TVA/NuStart Bellefont Project adjacent to Town Creek Mile 2.5R, (TRM 362.5L), Jackson County, AL

Dr Deborah Luchsinger Enercon Services, Inc. 6500 Crestbrook Drive Morrison, Colorado 80465

Dear Dr. Luchsinger:

This is in response to your July 24, 2006, requesting our legal jurisdiction over the proposed construction of a new plant at the subject site. Your letter states that preliminary construction plans indicate that proposed construction of new reactor units could impact at least two small wetland areas (shown as Wetland 2 and Wetland 3 on the map). Wetland 2 may be impacted by a haul road to the construction site and at least two construction pads for containment vessel assembly. Wetland 3 would be affected by the proposed haul road. Wetland 1 would receive storm water runoff from the proposed construction site.

Based upon the information submitted, it is likely that a Department of the Army permit is required for the work. From my cursory review of the information, it is likely that the work may meet the criteria for approval under a Nationwide Permit. However, we need more information before we can make that determination. If the haul road wetland impact is only going to be temporary or if you can utilize mats across the wetlands; then that portion of the activity may meet the criteria of NWP #33, copy enclosed. It the road will be permanent and not restored after use, then it may meet the criteria of NWP #14; that is, if the impact is less than 0.5 acres and mitigation for the fill is provided as appropriate. The fill for the construction pads may be authorized under NWP #25, if less than 0.5 acres.

The work may also require other federal, state, and/or local approvals. When available, please provide a request for permit and your final plans of the proposed work with descriptions on 8½" x 11" sized paper to us. Please contact me if you need assistance or any other information. We appreciate your awareness of the regulatory program.

A-99

Please be advised that this determination reflects current policy. If this office has not specifically revalidated this determination after a 5-year period, it shall automatically expire. Thank you for coordinating this matter with us. If you have any questions or comments, you can contact me at the above address or telephone (615) 369-7504.

Sincerely,

Luc R. morris

Lisa R. Morris Project Manager Operations Division

Enclosures

Copies Furnished: TVA, Guntersville

Mr. Carl Crawford NuStart Energy Development, LLC 200 Exelon Way, M/S KSA 3-N Kennett Square, PA 19348



United States Department of the Interior

FISH AND WILDLIFE SERVICE 1208-B Main Street Daphne, Alabama 36526

IN REPLY REFER TO 2006-TA-1022

August 17, 2006

Mr. Richard J. Grumbir, AP1000 Project Manager NuStart Energy Consortium NuStart Energy Development, LLC 200 Exelon Way, M/S KSA 3-N Kennett Square, Pennsylvania 19348

Dear Mr. Grumbir:

This responds to your letter dated July 17, 2006, requesting information pertaining to impacts on fish and wildlife resources associated with the proposed use of the Tennessee Valley Authority's (TVA) Bellefonte site -- one of two sites with future applications for an advanced technology nuclear power plant. The Bellefonte site is located approximately 7 miles northeast of the City of Scottsboro, Jackson County, Alabama. Your employer, NuStart Energy Development (NuStart), is conducting preliminary investigative work needed to apply for a combined construction and operating license from the Nuclear Regulatory Commission (NRC) at Bellefonte. We understand that NuStart has contracted with Enercon Service, Inc. to complete much of the environmental and emergency planning work needed in the license application process. As described, the environmental report generated from Enercon Service, Inc. will assess impacts of the construction and operation of the nuclear power generation facility on endangered, threatened, and candidate species (T&E species), and their associated habitats. Your letter included a list of T&E species known to occur in the vicinity of the proposed project. The U.S. Fish and Wildlife Service (Service) reviewed your list and referenced our records and database for the list of federally protected species located at, or in the vicinity, of the project site. Our report is submitted under the provisions of the Endangered Species Act (ESA)(87 Stat. 884, as amended; 16 U.S.C. 1531 et seq.), Fish & Wildlife Coordination Act (48 Stat. 401, as amended; 16 U.S.C. 661- 66c et seq.), and the Clean Water Act (PL 92-500, as amended; 33 U.S.C. 1251 et seq.).

Threatened & Endangered Species

We have determined that the following federally listed species may occur in the proposed project area:

Gray bat (*Myotis grisescens*) - endangered Indiana bat (*Myotis sodalis*) – endangered Bald eagle (*Haliaeetus leucocephalus*) - threatened Pink mucket pearly mussel (*Lampsilis abrupta*) – endangered Anthony's riversnail (*Athearnia anthonyi*) - endangered

PHONE: 251-441-5181



FAX: 251-441-6222

Price's potato-bean (*Apios priceana*) – threatened Green pitcher plant (*Sarracenia oreophila*) – endangered Morefield's leather flower (*Clematis morefieldii*) - endangered White fringeless orchid (*Platanthera integrilabia*) – candidate

Please see the enclosed species information for brief descriptions of these species and their habitats.

Survey requirements

Because our distributional information on many rare species is incomplete, it is not currently possible to provide definitive distributions for the Price's potato-bean, green pitcher plant, Morefield's leather flower, and/or white fringeless orchid in the proposed project area. In situations such as this, where an endangered, threatened, or candidate species is known to occur in similar habitats nearby, we recommend that a qualified botanist survey the proposed construction site and any potential future transmission line right-of-way alignments prior to any construction activities. Prior experience with these particular species is strongly recommended, as is a visit to a known population of these species immediately prior to each survey to familiarize the surveyor with the species, habitat, and condition of plants at that time of year is also strongly recommended. This survey should be conducted during the flowering or fruiting period of these species (further species information provided below). Driving surveys are unacceptable, as are surveys when plants are dormant or not identifiable. Detailed information about the habitat found, survey methodology, qualifications of the biologists conducting surveys and the results of the survey (forbs and shrubs observed) should be provided to this office and our written approval given prior to any clearing or construction activities. The survey reports are a prerequisite to determine potential effects to these species according to Section 7 of the Endangered Species Act.

As indicated in your letter, the Bellefonte site is approximately 1,600 acres in size, with approximately 900 acres having already been developed with buildings and facilities, roads, parking lots or other uses. Approximately 20 acres are currently being used by a local farmer for hay production and about 600 remaining acres are in various stages of grassland or forest succession, or some combination of both. Therefore, we recommend a thorough site investigation for the species listed above and for any unique physical habitat conditions or topographic features on the site (e.g., karst features such as sinkholes, sinking streams, wetlands, caves). We also recommend that surveys be conducted on all perennial streams that flow through the Bellefonte site as well as those that may be crossed by proposed future transmission line rights-of-way. Presence/absence surveys should be conducted for the aquatic species listed as T&E species. The surveys report should account for and include species encountered during the surveys, survey methods, a map of all surveyed areas, and descriptions of the streams, including substrates, turbidity, flow, width/depth dimensions, and water quality. The aquatic surveys should be conducted by a mollusk specialist with State and U.S. Fish and Wildlife Service collecting permits for the Mussel and Snail listed.

Since the proposed nuclear power plant would be located on lands adjacent to the Tennessee River proper/Guntersville Reservoir, and because nuclear power plants utilize large quantities of water in the process of producing nuclear energy, we recommend an intensive aquatic survey effort within the Tennessee River proper, especially in the areas under consideration for the placement and construction of the water intake and outfall/diffuser structures. The aquatic surveys should be conducted within the proposed thermal mixing zone under 7Q1 conditions and downstream from the proposed mixing zone.

General Comments and Recommendations

It is essential that appropriately sized, proper-capacity cooling towers be designed, constructed, and utilized at the Bellefonte site to minimize any adverse effects of elevated water temperatures on the aquatic resources located in the Tennessee River. Additionally, the raw water intake structure should be located a considerable distance upstream from the effluent/outfall structure to minimize intensity of thermal maxim in the mixing and avoid the recirculation of heated water into the intake. Heated water recirculation conditions occur at TVA's Browns Ferry Nuclear Plant located near Athens, Limestone County, Alabama and have created difficulties for TVA to continue power generation at full capacity, especially during the extremely hot, summer months of the year. We request that this condition be fully analyzed to reduce the potential for future water temperature excursions or sustained high-temperature conditions at this proposed nuclear facility. We also strongly encourage the applicant to strive to meet the State's current thermal standards rather than to seek a variance that could affect aquatic species diversity and abundance patterns.

We recommend you contact and discuss the proposed project with Peggy Shute of TVA's Heritage staff, a group of TVA biologists who survey for and track Federal and State sensitive and/or listed species located both on and off of TVA properties (Peggy's work number is 865/632-2418).

As with any ground or waterway disturbing activity, strict adherence to best management practices (BMPs) that minimize sedimentation and erosion are of utmost importance to protect the federally listed aquatic species known to occur in the vicinity of the proposed project. The project should be designed and implemented to reduce impacts to fish and wildlife in general, as well, including migratory bird species located near, or in, the project area.

Fish and Wildlife Coordination Act

Since the proposed project has the potential to directly impact the Tennessee River proper/ Guntersville Reservoir and tributary streams and other water bodies thereof, we recommend the project area be evaluated by the U.S. Army Corps of Engineers (COE) to determine extent of impact of the project on these water bodies and to verify presence/absence of wetlands requiring a Section 404 permit. We also recommend strict adherence and implementation of BMPs during and following project construction. For specific design information on reducing soil loss/erosion, the "Alabama Handbook for Erosion Control, Sediment Control and Stormwater Management on Construction Sites and Urban Areas" (2003) is available from the Alabama Soil and Water Conservation Committee and on-line at:

http://www.swcc.state.al.us/pdf/ASWCC_June_2003_Alabama_Handbook_Construction_E&S_Control.pdf

Specific Concerns

We were not provided a description of the proposed full build-out plans and development activities being considered for the identified project site. Therefore, we are currently unable to determine fully the extent of potential impacts on fish and wildlife resources from the proposed action or the environmental impacts that may occur beyond the indicated project site boundaries from the proposed action. To provide adequate review of the project, we request the following information:

- Detailed project description and maps, including new transmission line right-of-ways (ROWs) and any planned ground disturbance.
- Any potential changes to surface and/or groundwater discharges and any anticipated changes in flow or water quality.
- Data on water quality parameters such as chlorine, ammonia, nutrient loading, other typical water quality measures (pH, temperature, conductivity, dissolved oxygen) on any discharges.
- Analysis of the size of the mixing zone (width, length) of discharges and any changes to the parameters listed above.
- Level of water use and treatment planned.
- Stormwater management.
- Any settling/detention basins that may be created in/adjacent to intermittent or perennial surface waters or wetlands.
- Chemical treatments that may occur to maintain ROWs or power plant components including intake and outfall structures.

Discharges and effluents resulting from the proposed action could affect fish species serving as hosts in the mussel life cycle. Freshwater mussels are benthic animals that usually remain buried in the substrate with only the most posterior margin of the shell and siphons exposed to the water column. They are filter feeders and their tissues can accumulate toxins at rates higher than most other aquatic taxa. Reproduction in these species requires a specific fish host for their parasitic larval stage. Rarer mussel species can probably only utilize a single species as a fish host. Therefore, to protect these mussels, their host fish must also be considered and protected.

Chlorine disinfection can have detrimental effects on fish. Freshwater chronic tests have been conducted with two invertebrate and one fish species and the chronic values of chlorine for these three species ranged from less than 0.0034 mg/l to 0.026 mg/L (USEPA 1986). We recommend use of a site-specific chronic chlorine limitation of 0.011 mg/l and a disinfection method other than chlorination or that a dechlorination system be added to the project to protect aquatic life.

Without protective criteria for mollusks, we believe there may be adverse effects or take of listed species from this and other sources.

Ammonia is acutely toxic to most aquatic life. Recent studies of southeastern mollusks indicate a potentially greater sensitivity of mollusks to ammonia than most aquatic species used by EPA to develop their current ammonia criteria (Augspurger et al. 2003; USGS 2005). We recommend ammonia limitations be based on mollusk sensitivity, with an acute and chronic aquatic life water quality limitation of 1.75 mg/L CMC and 0.30 mg/L CCC total ammonia as N, normalized to pH 8 and 25° C, respectively, in accordance with Alabama Department of Environmental Management's (ADEM) authority to set site-specific limits. We recommend achieving these limitations as end-of-mixing-zone limitations, assuming no listed species are found in the modeled mixing zone. The assigned mixing zone should also be as small as possible using water-quality based calculations.

Urban runoff, including leaking sewage lines and sedimentation, should be completely diverted away from karst ecosystems (especially in critical recharge areas) to avoid contamination of groundwater. Placement of sewer pipelines around karst drainage basins, rather than through them, will help protect the karst ecosystem from alteration of hydrology and contaminants (USFWS 2001).

We request that we be kept informed of the proposed development and be allowed to review the development plans once they become available. Upon receipt and review of project details, the Service will provide you with a final review regarding the project, including possible recommendations for protection of any listed species present. If you have any questions or need additional information, please contact Mr. Rob Hurt at (256) 353-7243, ext. 29. Please refer to the reference number located at the top of this letter.

Sincerely,

Elaine Sniper-Com

Elaine Snyder-Conn Acting Field Supervisor

cc: Mr. James Cherry, ADCNR, Montgomery, AL Ms. Andrea Wade, EPA, Atlanta, GA Ms. Kyla Gatlin, ADEM, Montgomery, AL Ms. Peggy Shute, TVA, Knoxville, TN Ms. Harriet Nash, NRC, Washington D.C. Mr. Rob Hurt, USFWS, Decatur, AL

References

- Augspurger T, A.E. Keller, M.C. Black, W.G. Cope and F.J. Dwyer. 2003. Water quality guidance for protection of freshwater mussels (Unionidae) from ammonia exposure. *Environmental Toxicology and Chemistry* 22: 2569-2575.
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- U.S. Fish and Wildlife Service. 2001. Draft U.S. Fish & Wildlife Service recommendations for karst preserve design. March 6, 2001 version. Austin, Texas. 48 pp.
- U.S. Fish and Wildlife Service. 1982. Gray bat recovery plan. 121 pp.
- U.S. Fish and Wildlife Service. 1987. Habitat management guidelines for the bald eagle in the southeast region. Third revision. 9 pp.
- U.S. Fish and Wildlife Service. 1999. Endangered and threatened wildlife and plants; proposed rule to remove the bald eagle in the lower 48 states from the list of endangered and threatened wildlife. 64 FR 36454-36464.
- U.S. Fish and Wildlife Service. 1993. Recovery Plan for *Apios priceana*. Jackson, Mississippi. 43pp.
- U.S. Fish and Wildlife Service. 1983. Recovery plan for *Sarracenia oregophila*. Jackson, MS. Revised in 1985 and in 1994. 24 pp.
- USGS. 2005. Columbia Environmental Research Center (CERC) Quarterly Project Reports #12 and #13 for the project entitled: "Developing Water Quality Standards for Recovery of Imperiled Freshwater Mussels (Family Unionidae)". 19 pp.

Species Information

Gray Bat and Indiana Bat

Listed in 1967 and 1976, respectively, these species are strongly loyal to their summer and winter caves. Gray bats use warm caves in the summer and relocate and hibernate in smaller cold caves in the winter. Indiana bats hibernate in caves during the winter. In the spring, they leave from their hibernation caves and form separate male, female, and juvenile colonies. Females will form maternal colonies which roost under the loose bark of trees. Little is know about the range of males during the summer. As a consequence of their combined thermoregulatory and other habitat requirements, bats congregate in large numbers in only a few caves, making them highly susceptible to disturbances and declines in population. Gray bat studies have shown that adult bats forage over aquatic and woodland riparian habitats for large distances; juveniles forage more often in woodland riparian habitats. Declines in population have been attributed to pesticide use; siltation on aquatic environments resulting in the loss of prey; deforestation; caves

being flooded from water impoundment; cave entrance closure; and human disturbances. Pictures of the gray bat and Indiana bat can be seen at:

> http://media.duc.auburn.edu/media/908934762281.jpg http://www.auburn.edu/~moosmpr/sodalis.jpg

Bald eagle

The bald eagle is a very large, broad-winged, broad-tailed hawk with rounded wings and a thick, hooked bill. It attains a total length of 32 inches and a wingspan of 80 inches. Adults have a white head and upper neck, white tail, dark brown body plumage, and a yellow bill. Immature bald eagles have a dark bill and dark brown body plumage, including head and tail. Variable amounts of white are present on underwing coverts, belly, and back. Most breeding eagles construct nests within several hundred meters of open water, though these distances may increase in areas occupied by humans. Eagles generally select nest trees that are larger and taller than surrounding trees.

In the Southeast, the bald eagle nesting period is usually from October 1 to May 15. Individual pairs return to their same territories year after year, and often territories are inherited by subsequent generations. Eagles are most vulnerable to disturbance during courtship, nest building, egg laying, incubation, and brooding (roughly the first 12 weeks of the nesting cycle). Disturbance during this critical period may lead to nest abandonment and/or chilled or overheated eggs or young. Human activity near a nest later in the nesting cycle may cause premature fledging, thereby lessening the chance of survival.

Use of primary and secondary bald eagle management zones effectively avoids disturbance to bald eagle pairs and nests. The primary zone is the most critical area and must be maintained to promote acceptable conditions for eagles. It should encompass an area extending from 750 to 1,500 feet outward from the nest tree.

If the proposed development requires the use of explosives we recommend the following. **The** use of explosives should not occur within the primary zone <u>at any time</u>. Restrictions in the secondary zone are necessary to minimize disturbance that might compromise the integrity of the primary zone and to protect important areas outside the primary zone. The secondary zone should encompass an area extending outward from the boundary of the primary zone, a distance of 750 feet to 1 mile. The use of explosives may take place in the secondary zone, but only during the non-nesting period.

A detailed description of bald eagle habitat can be found in the Habitat Management Guidelines for the Bald Eagle (Guidelines) in the Southeast Region located at: http://verobeach.fws.gov/species/birds/baea/eagle-habitat.pdf

Pink mucket

The pink mucket is a mussel with a round to elliptical, solid, inflated shell. The anterior end is rounded and the posterior end is bluntly pointed in males, but truncated in females. The dorsal margin is straight and the ventral margin is straight to slightly curved. The umbos are turned forward and elevated above the hinge line. The shell is smooth, yellow or yellowish green and

rayless or with faint green rays. The pink mucket was once considered extremely widespread, occurring in 25 river systems. Yet it has also been considered rare, as it has never been collected in large numbers. It is a large river species with habitats ranging from silt to boulders, in moderate to fast-moving water. Reasons for decline are not totally understood. Its sedimentary nature makes this species highly vulnerable to stream alterations such as impoundments, siltation, and pollution. A picture of the pink mucket can be seen at:

http://arkansas-es.fws.gov/images/ES/Mussels/Pink%20Mucket.thumb.jpg

Anthony's Riversnail

Anthony's riversnail is relatively large freshwater snail, which grows to about 2.5 cm in length. It is ovate and olive green to yellowish brown. Anthony's riversnail is primarily a big-river species historically associated with shoal areas in the main stem of the Tennessee River and the lower reaches of some of its tributaries. Many populations were lost when much of the Tennessee River and the lower reaches of its tributaries were impounded. The general water quality deterioration that has resulted from siltation and other pollutants contributed by coal mining, poor land use practices, and waste discharges was likely responsible for the species' further decline. These factors continue to impact Anthony's riversnail.

Price's potato-bean

Price's potato-bean is a climbing herbaceous perennial vine in the pea family that grows from a stout, thick, roundish tuber often 18 centimeters (cm) in diameter. It is threatened due to the small number of known populations, low reproductive potential, and habitat destruction (e.g. logging). The stem is round in cross section, somewhat twisted and slightly ridged. It is finely hairy early in its growth, but later becomes smooth and glabrous. Leaves of the main stem are 20 to 30 cm long, alternate, and pinnately compound with 5 - 9 leaflets. Racemes are 5 - 15 cm long, dense with flowers (50-70) and are usually in clusters of two and three in the axils of the leaves. The greenish-white or brownish pink flowers are 1 cm long and tinged with magenta at the apex. Pods are 12-15 cm long, 1 cm wide, and tapering at both ends. There are usually 4-10 seeds per pod.

Apios americana and *A. priceana* are most clearly distinguished by their tuber morphology. *A. americana* grows from a string of small tubers, while *A. priceana* grows from one large spheroidal tuber, 18 cm in diameter. *A. priceana* also has a larger flower with a distinctive thick appendage at the apex of its standard, a longer pod, larger leaves, and more leaflets than *A. americana*.

Several above-ground characteristics can differentiate these species when they are not in flower. Leaves of *A. priceana* have 3-5 prominent, secondary veins whereas *A. americana* leaves have 5-7, rarely 9. The veins of *A. priceana* are more raised above the lower leaflet surface than the veins of *A. americana*. *A. priceana* has 4 secondary veins (excepting the marginal vein) and *A. americana* has 5 secondary veins (excepting the marginal vein). In *A. priceana*, the secondary vein closest to the base of a leaflet (excepting the marginal vein) is curved, meets the main vein 1 mm or more from the base of the leaflet, and forms a 60° angle with the main vein. *A. americana* often has a reddish color at the point on the rachis (axis of compound leaf) where the leaflets emerge, and the hairs on the pulvinus (swelling at the base of the leaf stalk) are also a reddish-orange color. In contrast, the rachis of *A. priceana* is not reported to have any reddish color, and the hairs on the pulvinus are buff.

It is **very likely** that undiscovered populations of A. priceana exist in open woods, forest edges, road edges (in low areas near a creek) and streambanks within its known range. The species does not flower every year and is difficult to identify without flowers; therefore, populations have probably been overlooked in their vegetative state. In years when Price's potato bean flowers, it does so from late mid-July through mid-August and produces fruit in August and September.

Price's potato-bean thrives in open, wooded areas, often in forest gaps or along forest edges. The species seems to prefer mesic areas and is **often found in open**, **low areas near a stream or along the banks or streams and rivers**. The species is sometimes found near the base of small limestone bluffs. **Most populations are located in cleared areas associated with powerline or roadside rights-of-way.** Price's potato bean often grows in well drained loams or old alluvium over limestone on rocky, sloping terrains. The species can survive a broad range of pH concentrations, from less than five to greater than eight.

Common associates, present at least half of the sites where information is available, include: Acer saccharum (sugar maple), Amphicarpa bracteata (hog peanut), Campanula americana (bluebell), Cercis canadensis (redbud), Lindera benzoin (spicebush), Quercus muhlenbergii (chestnut oak), Tilia americana (basswood), Toxicodendron radicans (poison ivy) and Ulmus rubra (slippery elm). Pictures of Price's potato-bean can be found at:

> http://midwest.fws.gov/endangered/plants/pricesp.html and http://www.biology.eku.edu/T&ESpecies/Pricespotatobean.html

Green pitcher plant

The green pitcher plant is a perennial herb which predominantly lives on decaying insects that have fallen into the pitcher-like leaves. Its rhizomes are 1 to 1.5 cm thick. The leaves are 20 to 75 cm long, and 6 to 10 cm in circumference at the orifice. These leaves, which are rarely conspicuously winged, usually appear with green to yellow flowers. The leaves gradually narrow from the orifice to the base, and are externally smooth. Flowering reaches its peak from Mid-April to early June. The habitat of the green pitcher plant varies from moist upland areas to boggy, sandy stream edges. Soils are generally acidic, highly saturated and derived from sandstone or shale. Populations have been lost and others have suffered declines in association with agricultural conversion, increases in rural residential development, woody plant encroachment due to fire suppression, changes in drainage patterns and commercial and amateur collecting. A picture of the green pitcher plant can be seen at:

www.pfmt.org/wildlife/endangered/ images/green_pitcher.jpg

Morefield's leather flower

Morefield's leather flower is a hairy, perennial vine which grows up to 16 ft in height. It occurs in patches near seeps and springs in rocky limestone woods on south and southwest facing slopes of mountains. This species is extremely vulnerable because of its limited range, few sites and low numbers of plants at several sites. It is only known from five sites in Madison County,

Alabama. Populations are threatened by residential development, road building, clearing and herbicide use. A picture of Morefield's leather flower can be seen at: <u>http://www.pfmt.org/wildlife/endangered/images/morefields.jpg</u>

Additional species information can be found on our website http://daphne.fws.gov/ under "Alabama's Threatened and Endangered Species" on the Endangered Species page.

Revision 1

41

A-111

UNITED STATES DEPARTMENT OF THE INTERIOR U.S. FISH AND WILDLIFE SERVICE 1208-B MAIN STREET DAPHNE, AL 36526

OFFICIAL BUSINESS PENALTY FOR PRIVATE USE, \$300







STATE OF ALABAMA **DEPARTMENT OF CONSERVATION AND NATURAL RESOURCES WILDLIFE AND FRESHWATER FISHERIES DIVISION** 64 NORTH UNION STREET, SUITE 567 POST OFFICE BOX 301456 MONTGOMERY, ALABAMA 36130-1456 (334) 242-3465 FAX (334) 242-3032



M. N. 'CORKY' PUGH DIRECTOR

FRED R. HARDERS ASST. DIRECTOR

BOB RILEY GOVERNOR

M. BARNETT LAWLEY COMMISSIONER The mission of the Wildlife and Freshwater Fisheries Division is to manage, protect, conserve, and enhance the wildlife and aquatic resources of Alabama for the sustainable benefit of the people of Alabama.

www.outdooralabama.gov

August 18, 2006

Dr. Deborah Luchsinger Enercon Services, Inc. 6500 Crestbrook Drive Morrison, CO 80465

Re: TVA/NuStart Bellefonte Project

Dear Dr. Luchsinger:

The Division of Wildlife and Freshwater Fisheries has reviewed your proposal of July 17, 2006 and provides the following comments:

- 1. Enclosure 4 of the NuSTart proposal indicates there may potential impacts to six wetland areas in the vicinity of the proposed construction. No net loss of stream or wetland functions should occur as a result of the project. Adverse functional impacts may result from physical impacts to a stream or wetland, or from the alteration of a stream's natural flow regime or the impairment of wetland hydrology. Adverse stream impacts requiring mitigation may include accelerated siltation resulting from improper construction or erosion control practices, stream realignment, flow diversion or interruption, the placement of riprap or other fill in the streambed in such a way that habitat functions are impaired or fish movement is impeded under low flow conditions, and other modifications of habitat or hydrology which reduce the density or diversity of aquatic species. If streams, ditches, or wetlands will be impacted by the proposed activity, the Nashville District, Army Corps of Engineers should be contacted at (615) 369-7500 to determine if the activity falls under a Corps regulation requiring mitigation for adverse ecological, morphological, or hydrological impacts. If compensatory mitigation is required, then we request the opportunity to review and comment on the proposed mitigation plan.
- 2. Cooling water discharge should be within allowable limits in order to minimize impacts on aquatic resources adjacent to and downstream from the site.
- 3. We encourage the utilization of BMPs in order to minimize erosion along river banks and stream banks. Appropriate siltation barriers such as: green zones, sod strips, silt fences, or a superior means of erosion control should be used to minimize siltation downstream of the project site.
- 4. The State Lands Division (334-242-3484) should be consulted regarding potential impacts to stateowned water bottoms.
- 5. State water quality standards (particularly those related to erosion control, water turbidity, and dissolved oxygen) should be strictly adhered to.

Consultation with the Natural Heritage of the State Lands Division resulted in the following comments concerning threatened and endangered species in the vicinity of the project site:

"The Natural Heritage Section office has developed the following information pertaining to state protected, and federally listed candidate, threatened, and endangered species.

The Department of Conservation and Natural Resources does not discriminate on the basis of race, color, religion, age, gender, national origin, or disability in its hiring or employment practices nor in admission to, access to, or operation of its programs, services, or activities.

The closest sensitive species is recorded in our database as occurring approximately 4.0 miles from the subject site. This endangered cave roosting bat will forage over land and water and occurs throughout the Tennessee River system habitat.* This information does not suggest that protected species are not at this location. A survey conducted by trained professionals is the most accurate way to ensure that no sensitive species are jeopardized by the development activities. *Paraphrased Information from NatureServe. 2005. NatureServe Explorer: An online encyclopedia of life [web application]. Version 4.5. NatureServe, Arlington, Virginia. Available <u>http://www.natureserve.org/explorer</u>. (Accessed: July 8, 2005)."

In conclusion, it is also necessary to coordinate with the U. S. Fish and Wildlife Service (USFWS) regarding potential impacts to federally-protected species, but please note that USFWS does not provide information on state-protected species. If protected species are adversely impacted by the project, additional coordination with the DCNR and/or with USFWS (251-441-5181) will be required.

Sincerely yours,

Division of Wildlife and Freshwater Fisheries herry anos James S. Cherry II-Environmental Coordinator

cc: Mr. Dan Catchings, ADCNR, Eastaboga, AL

0004217183 AUG 21 2006 MAILED FROM ZIP CODE 36104 8 00.3 69 ATES POST 02 1M DALINO DR DEBORAH LUCHSINGER ENERCON SERVICES INC 6500 CRESTBROOK DRIVE MORRISON CO 80465 Check Off On Your State Income Tax or Nongame Wildlife B0465+2234-00 R001 - SOMETHING WILD! A. WILDLIFE AND FRESHWATER FISHERIES DIVISION DEPARTMENT OF CONSERVATION ADMINISTRATIVE SECTION POST OFFICE BOX 301456 MONTGOMERY, ALABAMA 36130-1456 AND NATURAL RESOURCES www.conservation.alabama.gov A-114 Revision 1



August 28, 2006

Ms. Karen Kaniatobe Tribal Historic Preservation Officer Absentee Shawnee Tribe of Oklahoma 2025 S Gordon Cooper Shawnee Oklahoma 74801

Subject: TVA/NuStart Bellefonte Project Request for Information on Cultural, Historical, and Archeological Resources

Dear Ms. Kaniatobe:

As you may know, NuStart Energy Development LLC has selected TVA's Bellefonte site in Jackson County, Alabama, as one of two sites that will be the subject for applications for an advanced technology nuclear power plant. NuStart is a consortium of two nuclear reactor vendors and ten electric utility companies, including TVA, working together to demonstrate the combined Construction and Operating License (COL) process for advanced reactor designs in support of potential future construction and operation decisions.

While TVA has not committed to building a nuclear plant at the site, NuStart's work will provide TVA and its other members with detailed information regarding the licensing process as well as additional studies that will support the decision making process for future nuclear plant construction. NuStart is doing the preliminary work needed to apply for a combined construction and operating license from the Nuclear Regulatory Commission (NRC) at Bellefonte, and we have contracted with Enercon Services, Inc to complete much of the environmental and emergency planning work needed in the license application.

With this letter, NuStart is requesting information regarding your requirements for additional Section 106 consultation in support of the analysis of potential environmental impacts from the proposed activity. It is our strong desire to accurately depict the local cultural, historical, and archeological resources and work together to preserve any of these aspects, including traditional cultural properties (TCP).

With that perspective, Enercon has reviewed existing information and determined that the 1,600-acre Bellefonte site currently contains two partially-completed pressurized water reactors that were never put into use. The Bellefonte site is situated on a peninsula of the Tennessee River, on the western shore of Guntersville Reservoir, northeast of Scottsboro, Alabama. The primary land uses in the surrounding area are forestry and agriculture; however, urban-industrial development has grown over the past

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Exempted from Disclosure by Statute - Withheld Under 10 CFR 2.390(a)(3) (see COL Application Part 9)

several years around the plant along the Guntersville Reservoir. Guntersville Lake on the Tennessee River would be used as the source of makeup water for a Bellefonte nuclear plant. The site is already zoned as industrial. About 900 acres of the Bellefonte site have been developed with buildings and facilities, roads, parking lots or other uses related to the previous nuclear option. Approximately 20 acres are currently used by a local farmer for hay production. The remaining approximately 600 acres are in various stages of grassland or forest combination, with perhaps 200 acres that would be considered forest.

In accordance with the U.S. Nuclear Regulatory Commission regulations for submitting a COL application, NuStart is currently preparing an Environmental Report. Among other key aspects, the Environmental Report will assess the impact of the construction and operation of the nuclear power generation facility on properties within the proposed site that are listed in or eligible for inclusion in the *National Register* or are included in Alabama or local registers or inventories of historic and archaeological resources. This assessment includes traditional cultural properties.

The initial archeological reconnaissance of the 1,600 acres was conducted in 1972.

Withheld per Statute

Previous archival record search, field verification, and prior discussions with the Alabama Historical Commission deduced that the only historical site of potential significance was the original town site of Bellefonte. All structures associated with the original Bellefonte town site, including the 1845 Tavern and Inn, have been removed since 1974 when it was initially determined that the town site was eligible for placement on the National Register of Historic Places. The former town site is on the north side of and adjacent to Jackson County Highway 33, between U.S. 72 and the project Bellefonte project site. The town site is not on TVA property, and the buildings were removed by the owners.

Construction activities for the plant and ancillary facilities would not adversely affect the identified cultural, historic, or archeological properties. Additionally, no artifacts were discovered during extensive construction activities already completed for this site.

Please let us know if we should consider any other nearby historic, archaeological or cultural resources, including TCPs, under your legal jurisdiction in our analysis. Attached to this letter are several figures for reference, including a photograph of the site

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showing current conditions, a topographic map, and an aerial photograph with the new plant outline. Personnel from Enercon Services, Inc will likely follow up on this letter to ensure any potential questions or requests for additional information are adequately addressed.

Thank you very much for your support and assistance. If you have questions regarding the environmental impact assessment effort, please contact Dr. Deborah Anne Luchsinger of Enercon, 303-927-6501 or <u>dluchsinger@enercon.com</u>. Should you have any questions regarding the entire NuStart COL demonstration project, please contact the NuStart communications team leader Carl Crawford, 601-368-5658. Written comments can be submitted to:

Dr. Deborah Luchsinger Enercon Services, Inc. 6500 Crestbrook Drive Morrison, Colorado 80465

We look forward to hearing from you at your earliest convenience.

Very truly yours,

Richard J. Grumbir, AP1000 Project Manager NuStart Energy Consortium

- Enclosures: 1) Topographic Map 2) Aerial Photograph 3) Photograph
- cc: Jack A. Bailey James S. Chardos B. J. Gatten



Reference: USGS Hollywood Quadrangle, Jackson County, Alabama

ENCLOSURE 2: Aerial photograph of the Bellefonte site.



NuStart Energy Development, LLC 200 Exelon Way, M/S KSA 3-N, Kennett Square, PA 19348

ENCLOSURE 3: Photograph showing current conditions at the site.



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August 28, 2006

Mr. Ronnie Thomas Tribal Council Chairman Alabama-Coushatta Tribe of Texas 571 State Park Rd. 56 Livingston, Texas 77351

Subject: TVA/NuStart Bellefonte Project Request for Information on Cultural, Historical, and Archeological Resources

Dear Mr. Thomas:

As you may know, NuStart Energy Development LLC has selected TVA's Bellefonte site in Jackson County, Alabama, as one of two sites that will be the subject for applications for an advanced technology nuclear power plant. NuStart is a consortium of two nuclear reactor vendors and ten electric utility companies, including TVA, working together to demonstrate the combined Construction and Operating License (COL) process for advanced reactor designs in support of potential future construction and operation decisions.

While TVA has not committed to building a nuclear plant at the site, NuStart's work will provide TVA and its other members with detailed information regarding the licensing process as well as additional studies that will support the decision making process for future nuclear plant construction. NuStart is doing the preliminary work needed to apply for a combined construction and operating license from the Nuclear Regulatory Commission (NRC) at Bellefonte, and we have contracted with Enercon Services, Inc to complete much of the environmental and emergency planning work needed in the license application.

With this letter, NuStart is requesting information regarding your requirements for additional Section 106 consultation in support of the analysis of potential environmental impacts from the proposed activity. It is our strong desire to accurately depict the local cultural, historical, and archeological resources and work together to preserve any of these aspects, including traditional cultural properties (TCP).

With that perspective, Enercon has reviewed existing information and determined that the 1,600-acre Bellefonte site currently contains two partially-completed pressurized water reactors that were never put into use. The Bellefonte site is situated on a peninsula of the Tennessee River, on the western shore of Guntersville Reservoir, northeast of Scottsboro, Alabama. The primary land uses in the surrounding area are forestry and agriculture; however, urban-industrial development has grown over the past several years around the plant along the Guntersville Reservoir. Guntersville Lake on

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Exempted from Disclosure by Statute - Withheld Under 10 CFR 2.390(a)(3) (see COL Application Part 9)

the Tennessee River would be used as the source of makeup water for a Bellefonte nuclear plant. The site is already zoned as industrial. About 900 acres of the Bellefonte site have been developed with buildings and facilities, roads, parking lots or other uses related to the previous nuclear option. Approximately 20 acres are currently used by a local farmer for hay production. The remaining approximately 600 acres are in various stages of grassland or forest combination, with perhaps 200 acres that would be considered forest.

In accordance with the U.S. Nuclear Regulatory Commission regulations for submitting a COL application, NuStart is currently preparing an Environmental Report. Among other key aspects, the Environmental Report will assess the impact of the construction and operation of the nuclear power generation facility on properties within the proposed site that are listed in or eligible for inclusion in the *National Register* or are included in Alabama or local registers or inventories of historic and archaeological resources. This assessment includes traditional cultural properties.

The initial archeological reconnaissance of the 1,600 acres was conducted in 1972.

Withheld per Statute

Previous archival record search, field verification, and prior discussions with the Alabama Historical Commission deduced that the only historical site of potential significance was the original town site of Bellefonte. All structures associated with the original Bellefonte town site, including the 1845 Tavern and Inn, have been removed since 1974 when it was initially determined that the town site was eligible for placement on the National Register of Historic Places. The former town site is on the north side of and adjacent to Jackson County Highway 33, between U.S. 72 and the project Bellefonte project site. The town site is not on TVA property, and the buildings were removed by the owners.

Construction activities for the plant and ancillary facilities would not adversely affect the identified cultural, historic, or archeological properties. Additionally, no artifacts were discovered during extensive construction activities already completed for this site.

Please let us know if we should consider any other nearby historic, archaeological or cultural resources, including TCPs, under your legal jurisdiction in our analysis. Attached to this letter are several figures for reference, including a photograph of the site showing current conditions, a topographic map, and an aerial photograph with the new

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plant outline. Personnel from Enercon Services, Inc will likely follow up on this letter to ensure any potential questions or requests for additional information are adequately addressed.

Thank you very much for your support and assistance. If you have questions regarding the environmental impact assessment effort, please contact Dr. Deborah Anne Luchsinger of Enercon, 303-927-6501 or <u>dluchsinger@enercon.com</u>. Should you have any questions regarding the entire NuStart COL demonstration project, please contact the NuStart communications team leader Carl Crawford, 601-368-5658. Written comments can be submitted to:

Dr. Deborah Luchsinger Enercon Services, Inc. 6500 Crestbrook Drive Morrison, Colorado 80465

We look forward to hearing from you at your earliest convenience.

Very truly yours,

Richard J. Grumbir, AP1000 Project Manager NuStart Energy Consortium

Enclosures: 1) Topographic Map 2) Aerial Photograph 3) Photograph

cc: Jack A. Bailey James S. Chardos B. J. Gatten

NuStart Energy Development, LLC 200 Exelon Way, M/S KSA 3-N, Kennett Square, PA 19348



Reference: USGS Hollywood Quadrangle, Jackson County, Alabama

ENCLOSURE 2: Aerial photograph of the Bellefonte site.



NuStart Energy Development, LLC 200 Exelon Way, M/S KSA 3-N, Kennett Square, PA 19348

ENCLOSURE 3: Photograph showing current conditions at the site.



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August 28, 2006

Ms. Augustine Asbury Cultural Preservation Coordinator Alabama-Quassarte Tribal Town P.O. Box 187 Wetumka, Oklahoma 74883

Subject: TVA/NuStart Bellefonte Project Request for Information on Cultural, Historical, and Archeological Resources

Dear Ms. Asbury:

As you may know, NuStart Energy Development LLC has selected TVA's Bellefonte site in Jackson County, Alabama, as one of two sites that will be the subject for applications for an advanced technology nuclear power plant. NuStart is a consortium of two nuclear reactor vendors and ten electric utility companies, including TVA, working together to demonstrate the combined Construction and Operating License (COL) process for advanced reactor designs in support of potential future construction and operation decisions.

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forestry and agriculture; however, urban-industrial development has grown over the past several years around the plant along the Guntersville Reservoir. Guntersville Lake on the Tennessee River would be used as the source of makeup water for a Bellefonte nuclear plant. The site is already zoned as industrial. About 900 acres of the Bellefonte site have been developed with buildings and facilities, roads, parking lots or other uses related to the previous nuclear option. Approximately 20 acres are currently used by a local farmer for hay production. The remaining approximately 600 acres are in various stages of grassland or forest combination, with perhaps 200 acres that would be considered forest.

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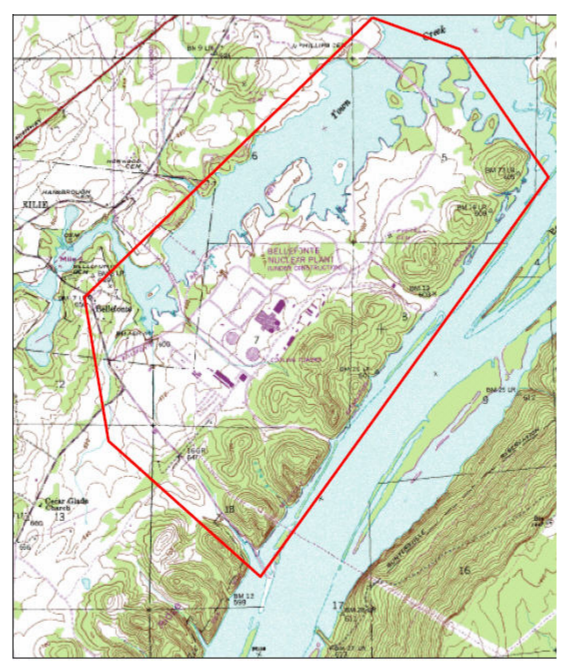
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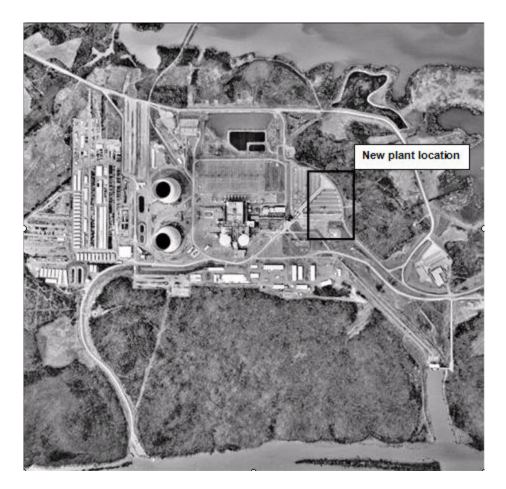
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Reference: USGS Hollywood Quadrangle, Jackson County, Alabama

ENCLOSURE 2: Aerial photograph of the Bellefonte site.



NuStart Energy Development, LLC 200 Exelon Way, M/S KSA 3-N, Kennett Square, PA 19348

ENCLOSURE 3: Photograph showing current conditions at the site.



NuStart Energy Development, LLC 200 Exelon Way, M/S KSA 3-N, Kennett Square, PA 19348



August 28, 2006

Mr. Russell Townsend Tribal Historic Preservation Officer Eastern Band of the Cherokee Indians Post Office Box 455 Bryson City, North Carolina 28713

Subject: TVA/NuStart Bellefonte Project Request for Information on Cultural, Historical, and Archeological Resources

Dear Mr. Townsend:

As you may know, NuStart Energy Development LLC has selected TVA's Bellefonte site in Jackson County, Alabama, as one of two sites that will be the subject for applications for an advanced technology nuclear power plant. NuStart is a consortium of two nuclear reactor vendors and ten electric utility companies, including TVA, working together to demonstrate the combined Construction and Operating License (COL) process for advanced reactor designs in support of potential future construction and operation decisions.

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forestry and agriculture; however, urban-industrial development has grown over the past several years around the plant along the Guntersville Reservoir. Guntersville Lake on the Tennessee River would be used as the source of makeup water for a Bellefonte nuclear plant. The site is already zoned as industrial. About 900 acres of the Bellefonte site have been developed with buildings and facilities, roads, parking lots or other uses related to the previous nuclear option. Approximately 20 acres are currently used by a local farmer for hay production. The remaining approximately 600 acres are in various stages of grassland or forest combination, with perhaps 200 acres that would be considered forest.

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The initial archeological reconnaissance of the 1,600 acres was conducted in 1972.

Withheld per Statute

Previous archival record search, field verification, and prior discussions with the Alabama Historical Commission deduced that the only historical site of potential significance was the original town site of Bellefonte. All structures associated with the original Bellefonte town site, including the 1845 Tavern and Inn, have been removed since 1974 when it was initially determined that the town site was eligible for placement on the National Register of Historic Places. The former town site is on the north side of and adjacent to Jackson County Highway 33, between U.S. 72 and the project Bellefonte project site. The town site is not on TVA property, and the buildings were removed by the owners.

Construction activities for the plant and ancillary facilities would not adversely affect the identified cultural, historic, or archeological properties. Additionally, no artifacts were discovered during extensive construction activities already completed for this site.

Please let us know if we should consider any other nearby historic, archaeological or cultural resources, including TCPs, under your legal jurisdiction in our analysis.

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Attached to this letter are several figures for reference, including a photograph of the site showing current conditions, a topographic map, and an aerial photograph with the new plant outline. Personnel from Enercon Services, Inc will likely follow up on this letter to ensure any potential questions or requests for additional information are adequately addressed.

Thank you very much for your support and assistance. If you have questions regarding the environmental impact assessment effort, please contact Dr. Deborah Anne Luchsinger of Enercon, 303-927-6501 or <u>dluchsinger@enercon.com</u>. Should you have any questions regarding the entire NuStart COL demonstration project, please contact the NuStart communications team leader Carl Crawford, 601-368-5658. Written comments can be submitted to:

Dr. Deborah Luchsinger Enercon Services, Inc. 6500 Crestbrook Drive Morrison, Colorado 80465

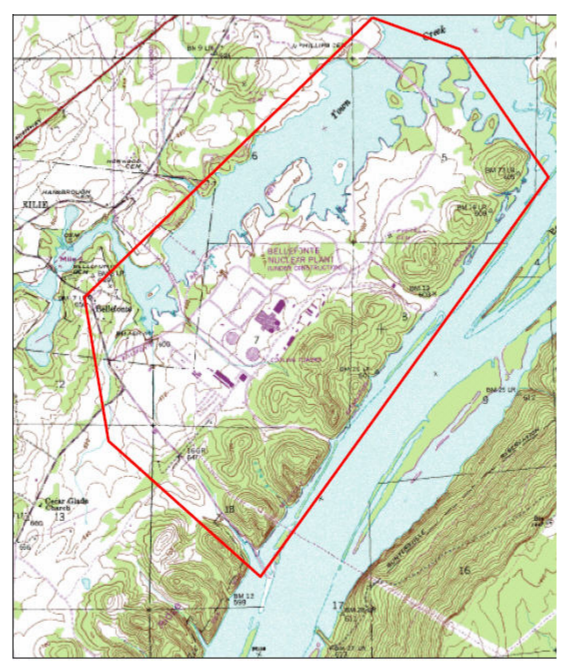
We look forward to hearing from you at your earliest convenience.

Very truly yours,

Richard J. Grumbir, AP1000 Project Manager NuStart Energy Consortium

Enclosures: 1) Topographic Map 2) Aerial Photograph 3) Photograph

cc: Jack A. Bailey James S. Chardos B. J. Gatten



Reference: USGS Hollywood Quadrangle, Jackson County, Alabama

ENCLOSURE 2: Aerial photograph of the Bellefonte site.



NuStart Energy Development, LLC 200 Exelon Way, M/S KSA 3-N, Kennett Square, PA 19348

ENCLOSURE 3: Photograph showing current conditions at the site.



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August 28, 2006

Dr. Richard Allen Policy Analyst History and Culture Office Cherokee Nation Post Office Box 948 Tahlequah, Oklahoma 74465

Subject: TVA/NuStart Bellefonte Project Request for Information on Cultural, Historical, and Archeological Resources

Dear Dr. Allen:

As you may know, NuStart Energy Development LLC has selected TVA's Bellefonte site in Jackson County, Alabama, as one of two sites that will be the subject for applications for an advanced technology nuclear power plant. NuStart is a consortium of two nuclear reactor vendors and ten electric utility companies, including TVA, working together to demonstrate the combined Construction and Operating License (COL) process for advanced reactor designs in support of potential future construction and operation decisions.

While TVA has not committed to building a nuclear plant at the site, NuStart's work will provide TVA and its other members with detailed information regarding the licensing process as well as additional studies that will support the decision making process for future nuclear plant construction. NuStart is doing the preliminary work needed to apply for a combined construction and operating license from the Nuclear Regulatory Commission (NRC) at Bellefonte, and we have contracted with Enercon Services, Inc to complete much of the environmental and emergency planning work needed in the license application.

With this letter, NuStart is requesting information regarding your requirements for additional Section 106 consultation in support of the analysis of potential environmental impacts from the proposed activity. It is our strong desire to accurately depict the local cultural, historical, and archeological resources and work together to preserve any of these aspects, including traditional cultural properties (TCP).

With that perspective, Enercon has reviewed existing information and determined that the 1,600-acre Bellefonte site currently contains two partially-completed pressurized water reactors that were never put into use. The Bellefonte site is situated on a peninsula of the Tennessee River, on the western shore of Guntersville Reservoir,

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Exempted from Disclosure by Statute - Withheld Under 10 CFR 2.390(a)(3) (see COL Application Part 9)

northeast of Scottsboro, Alabama. The primary land uses in the surrounding area are forestry and agriculture; however, urban-industrial development has grown over the past several years around the plant along the Guntersville Reservoir. Guntersville Lake on the Tennessee River would be used as the source of makeup water for a Bellefonte nuclear plant. The site is already zoned as industrial. About 900 acres of the Bellefonte site have been developed with buildings and facilities, roads, parking lots or other uses related to the previous nuclear option. Approximately 20 acres are currently used by a local farmer for hay production. The remaining approximately 600 acres are in various stages of grassland or forest combination, with perhaps 200 acres that would be considered forest.

In accordance with the U.S. Nuclear Regulatory Commission regulations for submitting a COL application, NuStart is currently preparing an Environmental Report. Among other key aspects, the Environmental Report will assess the impact of the construction and operation of the nuclear power generation facility on properties within the proposed site that are listed in or eligible for inclusion in the *National Register* or are included in Alabama or local registers or inventories of historic and archaeological resources. This assessment includes traditional cultural properties.

The initial archeological reconnaissance of the 1,600 acres was conducted in 1972.

Withheld per Statute

Previous archival record search, field verification, and prior discussions with the Alabama Historical Commission deduced that the only historical site of potential significance was the original town site of Bellefonte. All structures associated with the original Bellefonte town site, including the 1845 Tavern and Inn, have been removed since 1974 when it was initially determined that the town site was eligible for placement on the National Register of Historic Places. The former town site is on the north side of and adjacent to Jackson County Highway 33, between U.S. 72 and the project Bellefonte project site. The town site is not on TVA property, and the buildings were removed by the owners.

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Please let us know if we should consider any other nearby historic, archaeological or cultural resources, including TCPs, under your legal jurisdiction in our analysis. Attached to this letter are several figures for reference, including a photograph of the site showing current conditions, a topographic map, and an aerial photograph with the new plant outline. Personnel from Enercon Services, Inc will likely follow up on this letter to ensure any potential questions or requests for additional information are adequately addressed.

Thank you very much for your support and assistance. If you have questions regarding the environmental impact assessment effort, please contact Dr. Deborah Anne Luchsinger of Enercon, 303-927-6501 or <u>dluchsinger@enercon.com</u>. Should you have any questions regarding the entire NuStart COL demonstration project, please contact the NuStart communications team leader Carl Crawford, 601-368-5658. Written comments can be submitted to:

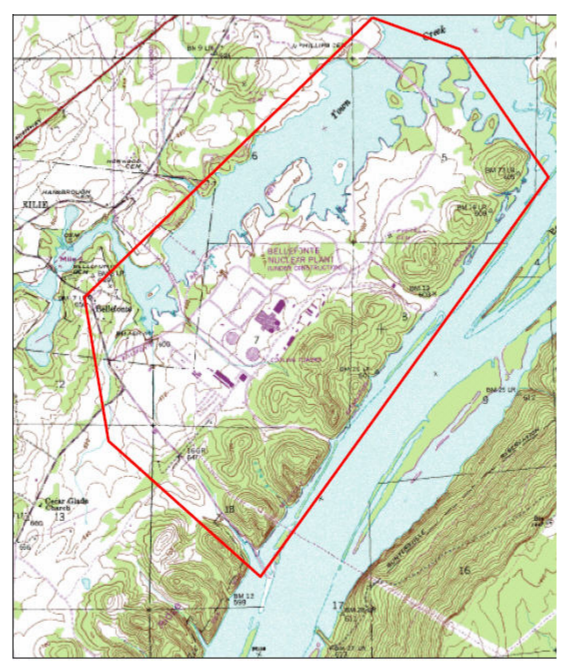
Dr. Deborah Luchsinger Enercon Services, Inc. 6500 Crestbrook Drive Morrison, Colorado 80465

We look forward to hearing from you at your earliest convenience.

Very truly yours,

Richard J. Grumbir, AP1000 Project Manager NuStart Energy Consortium

- Enclosures: 1) Topographic Map 2) Aerial Photograph 3) Photograph
- cc: Jack A. Bailey James S. Chardos B. J. Gatten



Reference: USGS Hollywood Quadrangle, Jackson County, Alabama

ENCLOSURE 2: Aerial photograph of the Bellefonte site.



NuStart Energy Development, LLC 200 Exelon Way, M/S KSA 3-N, Kennett Square, PA 19348

ENCLOSURE 3: Photograph showing current conditions at the site.





Ms. Virginia Nail Tribal Historic Preservation Officer Chickasaw Nation Cultural Resources Department Post Office Box 1548 Ada, Oklahoma 74821-1548

Subject: TVA/NuStart Bellefonte Project Request for Information on Cultural, Historical, and Archeological Resources

Dear Ms. Nail:

As you may know, NuStart Energy Development LLC has selected TVA's Bellefonte site in Jackson County, Alabama, as one of two sites that will be the subject for applications for an advanced technology nuclear power plant. NuStart is a consortium of two nuclear reactor vendors and ten electric utility companies, including TVA, working together to demonstrate the combined Construction and Operating License (COL) process for advanced reactor designs in support of potential future construction and operation decisions.

While TVA has not committed to building a nuclear plant at the site, NuStart's work will provide TVA and its other members with detailed information regarding the licensing process as well as additional studies that will support the decision making process for future nuclear plant construction. NuStart is doing the preliminary work needed to apply for a combined construction and operating license from the Nuclear Regulatory Commission (NRC) at Bellefonte, and we have contracted with Enercon Services, Inc to complete much of the environmental and emergency planning work needed in the license application.

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With that perspective, Enercon has reviewed existing information and determined that the 1,600-acre Bellefonte site currently contains two partially-completed pressurized water reactors that were never put into use. The Bellefonte site is situated on a peninsula of the Tennessee River, on the western shore of Guntersville Reservoir, northeast of Scottsboro, Alabama. The primary land uses in the surrounding area are

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forestry and agriculture; however, urban-industrial development has grown over the past several years around the plant along the Guntersville Reservoir. Guntersville Lake on the Tennessee River would be used as the source of makeup water for a Bellefonte nuclear plant. The site is already zoned as industrial. About 900 acres of the Bellefonte site have been developed with buildings and facilities, roads, parking lots or other uses related to the previous nuclear option. Approximately 20 acres are currently used by a local farmer for hay production. The remaining approximately 600 acres are in various stages of grassland or forest combination, with perhaps 200 acres that would be considered forest.

In accordance with the U.S. Nuclear Regulatory Commission regulations for submitting a COL application, NuStart is currently preparing an Environmental Report. Among other key aspects, the Environmental Report will assess the impact of the construction and operation of the nuclear power generation facility on properties within the proposed site that are listed in or eligible for inclusion in the *National Register* or are included in Alabama or local registers or inventories of historic and archaeological resources. This assessment includes traditional cultural properties.

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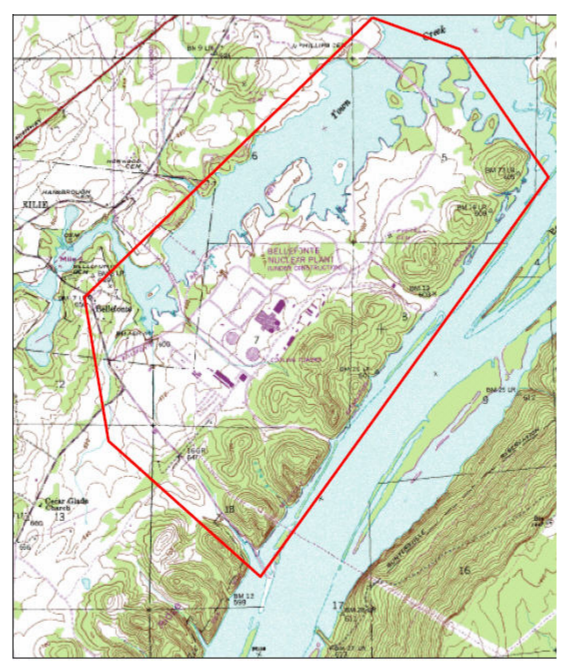
We look forward to hearing from you at your earliest convenience.

Very truly yours,

Richard J. Grumbir, AP1000 Project Manager NuStart Energy Consortium

Enclosures: 1) Topographic Map 2) Aerial Photograph 3) Photograph

cc: Jack A. Bailey James S. Chardos B. J. Gatten



Reference: USGS Hollywood Quadrangle, Jackson County, Alabama



NuStart Energy Development, LLC 200 Exelon Way, M/S KSA 3-N, Kennett Square, PA 19348





Mr. Terry Cole Cultural Resources Director Choctaw Nation of Oklahoma Post Office Drawer 1210 Durant, Oklahoma 74702

Subject: TVA/NuStart Bellefonte Project Request for Information on Cultural, Historical, and Archeological Resources

Dear Mr. Cole:

As you may know, NuStart Energy Development LLC has selected TVA's Bellefonte site in Jackson County, Alabama, as one of two sites that will be the subject for applications for an advanced technology nuclear power plant. NuStart is a consortium of two nuclear reactor vendors and ten electric utility companies, including TVA, working together to demonstrate the combined Construction and Operating License (COL) process for advanced reactor designs in support of potential future construction and operation decisions.

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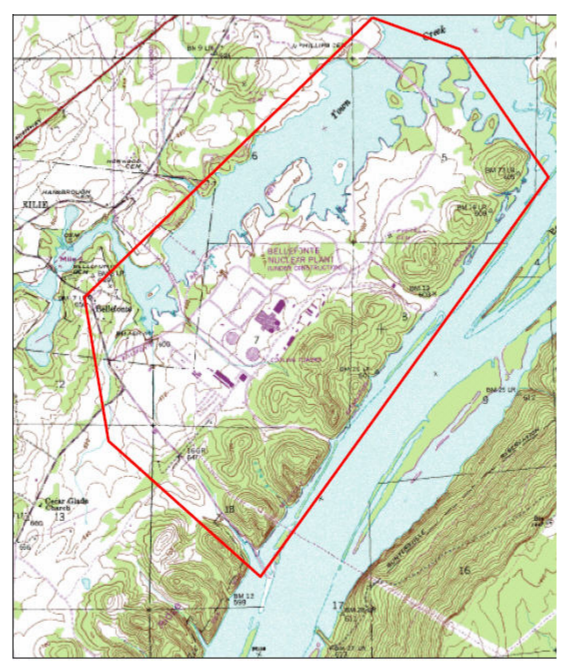
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Richard J. Grumbir, AP1000 Project Manager NuStart Energy Consortium

- Enclosures: 1) Topographic Map 2) Aerial Photograph 3) Photograph
- cc: Jack A. Bailey James S. Chardos B. J. Gatten



Reference: USGS Hollywood Quadrangle, Jackson County, Alabama



NuStart Energy Development, LLC 200 Exelon Way, M/S KSA 3-N, Kennett Square, PA 19348





Mr. Tyler Howe Historic Preservation Specialist Eastern Band of the Cherokee Indians Post Office Box 455 Bryson City, North Carolina 28713

Subject: TVA/NuStart Bellefonte Project Request for Information on Cultural, Historical, and Archeological Resources

Dear Mr. Howe:

As you may know, NuStart Energy Development LLC has selected TVA's Bellefonte site in Jackson County, Alabama, as one of two sites that will be the subject for applications for an advanced technology nuclear power plant. NuStart is a consortium of two nuclear reactor vendors and ten electric utility companies, including TVA, working together to demonstrate the combined Construction and Operating License (COL) process for advanced reactor designs in support of potential future construction and operation decisions.

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Richard J. Grumbir, AP1000 Project Manager NuStart Energy Consortium

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Ms. Robin DuShane Cultural Preservation Director Eastern Shawnee Tribe of Oklahoma P.O. Box 350 127 West Oneida Seneca, Missouri 64865

Subject: TVA/NuStart Bellefonte Project Request for Information on Cultural, Historical, and Archeological Resources

Dear Ms. DuShane:

As you may know, NuStart Energy Development LLC has selected TVA's Bellefonte site in Jackson County, Alabama, as one of two sites that will be the subject for applications for an advanced technology nuclear power plant. NuStart is a consortium of two nuclear reactor vendors and ten electric utility companies, including TVA, working together to demonstrate the combined Construction and Operating License (COL) process for advanced reactor designs in support of potential future construction and operation decisions.

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cc: Jack A. Bailey James S. Chardos B. J. Gatten



Reference: USGS Hollywood Quadrangle, Jackson County, Alabama



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Ms. Lillie Strange Environmental Director Jena Band of Choctaw Indians P.O. Box 14 Jena, Louisiana 71342

Subject: TVA/NuStart Bellefonte Project Request for Information on Cultural, Historical, and Archeological Resources

Dear Ms. Strange:

As you may know, NuStart Energy Development LLC has selected TVA's Bellefonte site in Jackson County, Alabama, as one of two sites that will be the subject for applications for an advanced technology nuclear power plant. NuStart is a consortium of two nuclear reactor vendors and ten electric utility companies, including TVA, working together to demonstrate the combined Construction and Operating License (COL) process for advanced reactor designs in support of potential future construction and operation decisions.

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Previous archival record search, field verification, and prior discussions with the Alabama Historical Commission deduced that the only historical site of potential significance was the original town site of Bellefonte. All structures associated with the original Bellefonte town site, including the 1845 Tavern and Inn, have been removed since 1974 when it was initially determined that the town site was eligible for placement on the National Register of Historic Places. The former town site is on the north side of and adjacent to Jackson County Highway 33, between U.S. 72 and the project Bellefonte project site. The town site is not on TVA property, and the buildings were removed by the owners.

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Please let us know if we should consider any other nearby historic, archaeological or cultural resources, including TCPs, under your legal jurisdiction in our analysis. Attached to this letter are several figures for reference, including a photograph of the site

NuStart Energy Development, LLC 200 Exelon Way, M/S KSA 3-N, Kennett Square, PA 19348

showing current conditions, a topographic map, and an aerial photograph with the new plant outline. Personnel from Enercon Services, Inc will likely follow up on this letter to ensure any potential questions or requests for additional information are adequately addressed.

Thank you very much for your support and assistance. If you have questions regarding the environmental impact assessment effort, please contact Dr. Deborah Anne Luchsinger of Enercon, 303-927-6501 or <u>dluchsinger@enercon.com</u>. Should you have any questions regarding the entire NuStart COL demonstration project, please contact the NuStart communications team leader Carl Crawford, 601-368-5658. Written comments can be submitted to:

Dr. Deborah Luchsinger Enercon Services, Inc. 6500 Crestbrook Drive Morrison, Colorado 80465

We look forward to hearing from you at your earliest convenience.

Very truly yours,

Richard J. Grumbir, AP1000 Project Manager NuStart Energy Consortium

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- cc: Jack A. Bailey James S. Chardos B. J. Gatten



Reference: USGS Hollywood Quadrangle, Jackson County, Alabama



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Mr. Gary Bucktrot MEKKO Kialegee Tribal Town P.O. Box 332 Wetumka, OK 74883

Subject: TVA/NuStart Bellefonte Project Request for Information on Cultural, Historical, and Archeological Resources

Dear Mr. Bucktrot:

As you may know, NuStart Energy Development LLC has selected TVA's Bellefonte site in Jackson County, Alabama, as one of two sites that will be the subject for applications for an advanced technology nuclear power plant. NuStart is a consortium of two nuclear reactor vendors and ten electric utility companies, including TVA, working together to demonstrate the combined Construction and Operating License (COL) process for advanced reactor designs in support of potential future construction and operation decisions.

While TVA has not committed to building a nuclear plant at the site, NuStart's work will provide TVA and its other members with detailed information regarding the licensing process as well as additional studies that will support the decision making process for future nuclear plant construction. NuStart is doing the preliminary work needed to apply for a combined construction and operating license from the Nuclear Regulatory Commission (NRC) at Bellefonte, and we have contracted with Enercon Services, Inc to complete much of the environmental and emergency planning work needed in the license application.

With this letter, NuStart is requesting information regarding your requirements for additional Section 106 consultation in support of the analysis of potential environmental impacts from the proposed activity. It is our strong desire to accurately depict the local cultural, historical, and archeological resources and work together to preserve any of these aspects, including traditional cultural properties (TCP).

With that perspective, Enercon has reviewed existing information and determined that the 1,600-acre Bellefonte site currently contains two partially-completed pressurized water reactors that were never put into use. The Bellefonte site is situated on a peninsula of the Tennessee River, on the western shore of Guntersville Reservoir, northeast of Scottsboro, Alabama. The primary land uses in the surrounding area are forestry and agriculture; however, urban-industrial development has grown over the past

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In accordance with the U.S. Nuclear Regulatory Commission regulations for submitting a COL application, NuStart is currently preparing an Environmental Report. Among other key aspects, the Environmental Report will assess the impact of the construction and operation of the nuclear power generation facility on properties within the proposed site that are listed in or eligible for inclusion in the *National Register* or are included in Alabama or local registers or inventories of historic and archaeological resources. This assessment includes traditional cultural properties.

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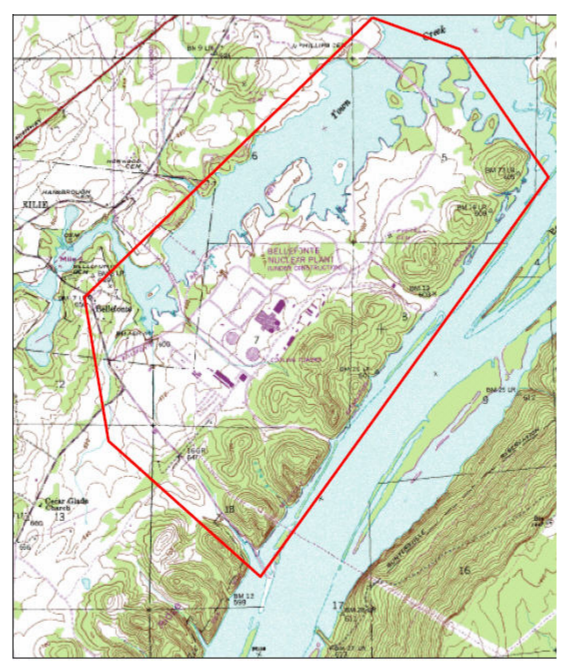
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Richard J. Grumbir, AP1000 Project Manager NuStart Energy Consortium

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Reference: USGS Hollywood Quadrangle, Jackson County, Alabama



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Mr. Kenneth Carleton Tribal Historic Preservation Officer/Archaeologist Mississippi Band of Choctaw Indians Post Office Box 6257 Choctaw, Mississippi 39350

Subject: TVA/NuStart Bellefonte Project Request for Information on Cultural, Historical, and Archeological Resources

Dear Mr. Carleton:

As you may know, NuStart Energy Development LLC has selected TVA's Bellefonte site in Jackson County, Alabama, as one of two sites that will be the subject for applications for an advanced technology nuclear power plant. NuStart is a consortium of two nuclear reactor vendors and ten electric utility companies, including TVA, working together to demonstrate the combined Construction and Operating License (COL) process for advanced reactor designs in support of potential future construction and operation decisions.

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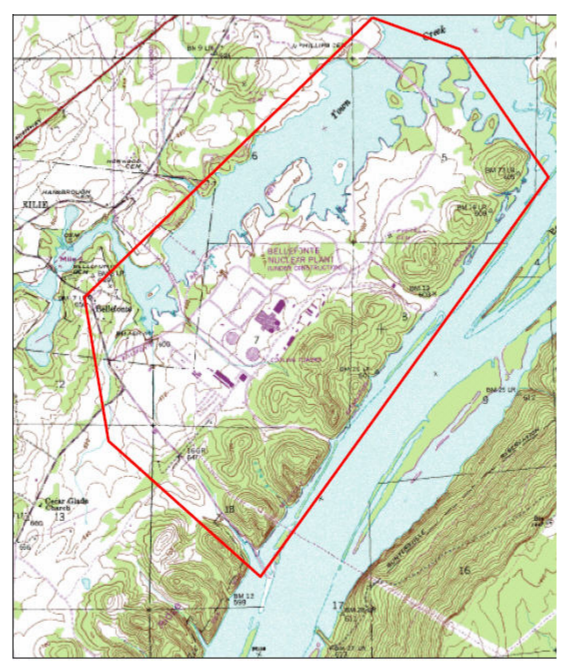
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Very truly yours,

Richard J. Grumbir, AP1000 Project Manager NuStart Energy Consortium

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NuStart Energy Development, LLC 200 Exelon Way, M/S KSA 3-N, Kennett Square, PA 19348





Ms. Joyce Bear Historic Preservation Officer Muscogee (Creek) Nation of Oklahoma Post Office Box 580 Okmulgee, Oklahoma 74447

Subject: TVA/NuStart Bellefonte Project Request for Information on Cultural, Historical, and Archeological Resources

Dear Ms. Bear:

As you may know, NuStart Energy Development LLC has selected TVA's Bellefonte site in Jackson County, Alabama, as one of two sites that will be the subject for applications for an advanced technology nuclear power plant. NuStart is a consortium of two nuclear reactor vendors and ten electric utility companies, including TVA, working together to demonstrate the combined Construction and Operating License (COL) process for advanced reactor designs in support of potential future construction and operation decisions.

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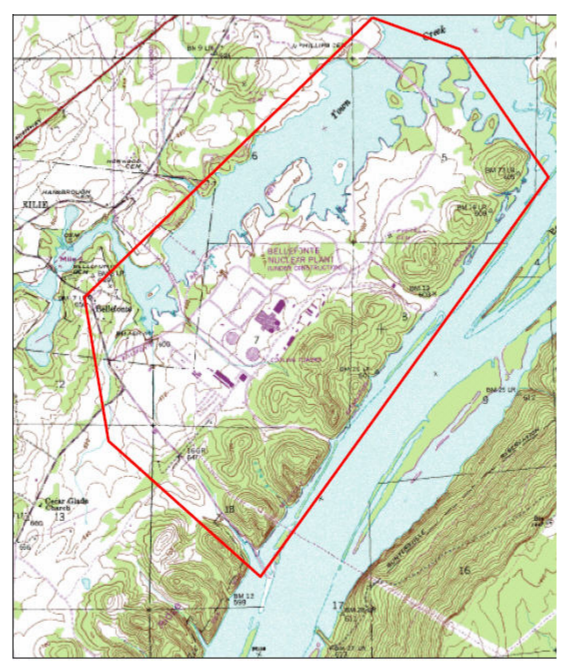
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NuStart Energy Development, LLC 200 Exelon Way, M/S KSA 3-N, Kennett Square, PA 19348





Mr. Willard Steele, Tribal Historic Preservation Officer Seminole Indian Tribe HC-61, Box 21-A Clewiston, FL 33440

Subject: TVA/NuStart Bellefonte Project Request for Information on Cultural, Historical, and Archeological Resources

Dear Mr. Steele:

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Mr. Pare Bowlegs Tribal Historic Preservation Officer Seminole Nation of Oklahoma P.O. Box 1498 Wewoka, OK 74884

Subject: TVA/NuStart Bellefonte Project Request for Information on Cultural, Historical, and Archeological Resources

Dear Mr. Bowlegs:

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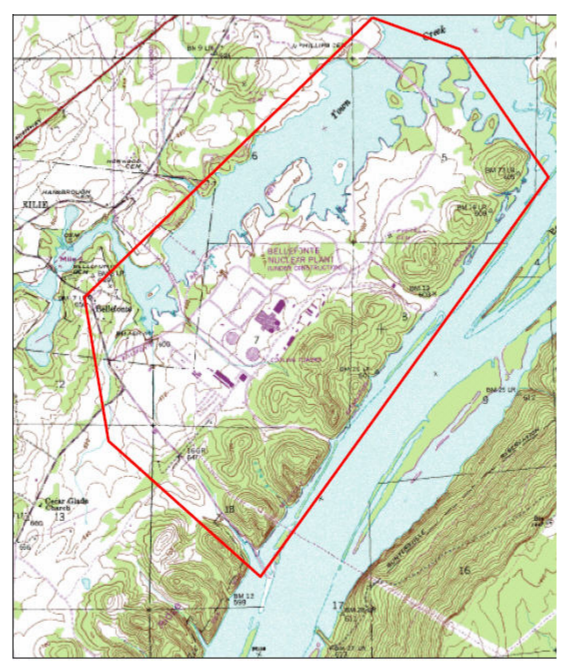
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Mr. Ron Sparkman Chairman Shawnee Tribe P.O. Box 189 21 N. Eight Tribes Miami, Oklahoma 74355

Subject: TVA/NuStart Bellefonte Project Request for Information on Cultural, Historical, and Archeological Resources

Dear Mr. Sparkman:

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Please let us know if we should consider any other nearby historic, archaeological or cultural resources, including TCPs, under your legal jurisdiction in our analysis.

NuStart Energy Development, LLC 200 Exelon Way, M/S KSA 3-N, Kennett Square, PA 19348

Attached to this letter are several figures for reference, including a photograph of the site showing current conditions, a topographic map, and an aerial photograph with the new plant outline. Personnel from Enercon Services, Inc will likely follow up on this letter to ensure any potential questions or requests for additional information are adequately addressed.

Thank you very much for your support and assistance. If you have questions regarding the environmental impact assessment effort, please contact Dr. Deborah Anne Luchsinger of Enercon, 303-927-6501 or <u>dluchsinger@enercon.com</u>. Should you have any questions regarding the entire NuStart COL demonstration project, please contact the NuStart communications team leader Carl Crawford, 601-368-5658. Written comments can be submitted to:

Dr. Deborah Luchsinger Enercon Services, Inc. 6500 Crestbrook Drive Morrison, Colorado 80465

We look forward to hearing from you at your earliest convenience.

Very truly yours,

Richard J. Grumbir, AP1000 Project Manager NuStart Energy Consortium

Enclosures: 1) Topographic Map 2) Aerial Photograph 3) Photograph

cc: Jack A. Bailey James S. Chardos B. J. Gatten



Reference: USGS Hollywood Quadrangle, Jackson County, Alabama



NuStart Energy Development, LLC 200 Exelon Way, M/S KSA 3-N, Kennett Square, PA 19348





Mr. Charles Coleman NAGPRA Representative Thlopthlocco Tribal Town Post Office Box 188 Okemah, Oklahoma 74859

Subject: TVA/NuStart Bellefonte Project Request for Information on Cultural, Historical, and Archeological Resources

Dear Mr. Coleman:

As you may know, NuStart Energy Development LLC has selected TVA's Bellefonte site in Jackson County, Alabama, as one of two sites that will be the subject for applications for an advanced technology nuclear power plant. NuStart is a consortium of two nuclear reactor vendors and ten electric utility companies, including TVA, working together to demonstrate the combined Construction and Operating License (COL) process for advanced reactor designs in support of potential future construction and operation decisions.

While TVA has not committed to building a nuclear plant at the site, NuStart's work will provide TVA and its other members with detailed information regarding the licensing process as well as additional studies that will support the decision making process for future nuclear plant construction. NuStart is doing the preliminary work needed to apply for a combined construction and operating license from the Nuclear Regulatory Commission (NRC) at Bellefonte, and we have contracted with Enercon Services, Inc to complete much of the environmental and emergency planning work needed in the license application.

With this letter, NuStart is requesting information regarding your requirements for additional Section 106 consultation in support of the analysis of potential environmental impacts from the proposed activity. It is our strong desire to accurately depict the local cultural, historical, and archeological resources and work together to preserve any of these aspects, including traditional cultural properties (TCP).

With that perspective, Enercon has reviewed existing information and determined that the 1,600-acre Bellefonte site currently contains two partially-completed pressurized water reactors that were never put into use. The Bellefonte site is situated on a peninsula of the Tennessee River, on the western shore of Guntersville Reservoir, northeast of Scottsboro, Alabama. The primary land uses in the surrounding area are forestry and agriculture; however, urban-industrial development has grown over the past

NuStart Energy Development, LLC 200 Exelon Way, M/S KSA 3-N, Kennett Square, PA 19348

several years around the plant along the Guntersville Reservoir. Guntersville Lake on the Tennessee River would be used as the source of makeup water for a Bellefonte nuclear plant. The site is already zoned as industrial. About 900 acres of the Bellefonte site have been developed with buildings and facilities, roads, parking lots or other uses related to the previous nuclear option. Approximately 20 acres are currently used by a local farmer for hay production. The remaining approximately 600 acres are in various stages of grassland or forest combination, with perhaps 200 acres that would be considered forest.

In accordance with the U.S. Nuclear Regulatory Commission regulations for submitting a COL application, NuStart is currently preparing an Environmental Report. Among other key aspects, the Environmental Report will assess the impact of the construction and operation of the nuclear power generation facility on properties within the proposed site that are listed in or eligible for inclusion in the *National Register* or are included in Alabama or local registers or inventories of historic and archaeological resources. This assessment includes traditional cultural properties.

The initial archeological reconnaissance of the 1,600 acres was conducted in 1972.

Withheld per Statute

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We look forward to hearing from you at your earliest convenience.

Very truly yours,

Richard J. Grumbir, AP1000 Project Manager NuStart Energy Consortium

- Enclosures: 1) Topographic Map 2) Aerial Photograph 3) Photograph
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Reference: USGS Hollywood Quadrangle, Jackson County, Alabama



NuStart Energy Development, LLC 200 Exelon Way, M/S KSA 3-N, Kennett Square, PA 19348





August 28, 2006

Ms.Lisa Stopp Acting Tribal Historic Preservation Officer United Keetoowah Band of Cherokee Indians in Oklahoma Post Office Box 746 Tahlequah, Oklahoma 74464

Subject: TVA/NuStart Bellefonte Project Request for Information on Cultural, Historical, and Archeological Resources

Dear Ms. Stopp:

As you may know, NuStart Energy Development LLC has selected TVA's Bellefonte site in Jackson County, Alabama, as one of two sites that will be the subject for applications for an advanced technology nuclear power plant. NuStart is a consortium of two nuclear reactor vendors and ten electric utility companies, including TVA, working together to demonstrate the combined Construction and Operating License (COL) process for advanced reactor designs in support of potential future construction and operation decisions.

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NuStart Energy Development, LLC 200 Exelon Way, M/S KSA 3-N, Kennett Square, PA 19348

Exempted from Disclosure by Statute - Withheld Under 10 CFR 2.390(a)(3) (see COL Application Part 9)

several years around the plant along the Guntersville Reservoir. Guntersville Lake on the Tennessee River would be used as the source of makeup water for a Bellefonte nuclear plant. The site is already zoned as industrial. About 900 acres of the Bellefonte site have been developed with buildings and facilities, roads, parking lots or other uses related to the previous nuclear option. Approximately 20 acres are currently used by a local farmer for hay production. The remaining approximately 600 acres are in various stages of grassland or forest combination, with perhaps 200 acres that would be considered forest.

In accordance with the U.S. Nuclear Regulatory Commission regulations for submitting a COL application, NuStart is currently preparing an Environmental Report. Among other key aspects, the Environmental Report will assess the impact of the construction and operation of the nuclear power generation facility on properties within the proposed site that are listed in or eligible for inclusion in the *National Register* or are included in Alabama or local registers or inventories of historic and archaeological resources. This assessment includes traditional cultural properties.

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Dr. Deborah Luchsinger Enercon Services, Inc. 6500 Crestbrook Drive Morrison, Colorado 80465

We look forward to hearing from you at your earliest convenience.

Very truly yours,

Richard J. Grumbir, AP1000 Project Manager NuStart Energy Consortium

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- cc: Jack A. Bailey James S. Chardos B. J. Gatten



Reference: USGS Hollywood Quadrangle, Jackson County, Alabama

ENCLOSURE 2: Aerial photograph of the Bellefonte site.



NuStart Energy Development, LLC 200 Exelon Way, M/S KSA 3-N, Kennett Square, PA 19348

ENCLOSURE 3: Photograph showing current conditions at the site.



NuStart Energy Development, LLC 200 Exelon Way, M/S KSA 3-N, Kennett Square, PA 19348



August 28, 2006

Mr. Robert Thrower Tribal Historic Preservation Officer Poarch Band of Creek Indians 5811 Jack Springs Road Atmore, Alabama 36502

Subject: TVA/NuStart Bellefonte Project Request for Information on Cultural, Historical, and Archeological Resources

Dear Mr. Thrower:

As you may know, NuStart Energy Development LLC has selected TVA's Bellefonte site in Jackson County, Alabama, as one of two sites that will be the subject for applications for an advanced technology nuclear power plant. NuStart is a consortium of two nuclear reactor vendors and ten electric utility companies, including TVA, working together to demonstrate the combined Construction and Operating License (COL) process for advanced reactor designs in support of potential future construction and operation decisions.

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showing current conditions, a topographic map, and an aerial photograph with the new plant outline. Personnel from Enercon Services, Inc will likely follow up on this letter to ensure any potential questions or requests for additional information are adequately addressed.

Thank you very much for your support and assistance. If you have questions regarding the environmental impact assessment effort, please contact Dr. Deborah Anne Luchsinger of Enercon, 303-927-6501 or <u>dluchsinger@enercon.com</u>. Should you have any questions regarding the entire NuStart COL demonstration project, please contact the NuStart communications team leader Carl Crawford, 601-368-5658. Written comments can be submitted to:

Dr. Deborah Luchsinger Enercon Services, Inc. 6500 Crestbrook Drive Morrison, Colorado 80465

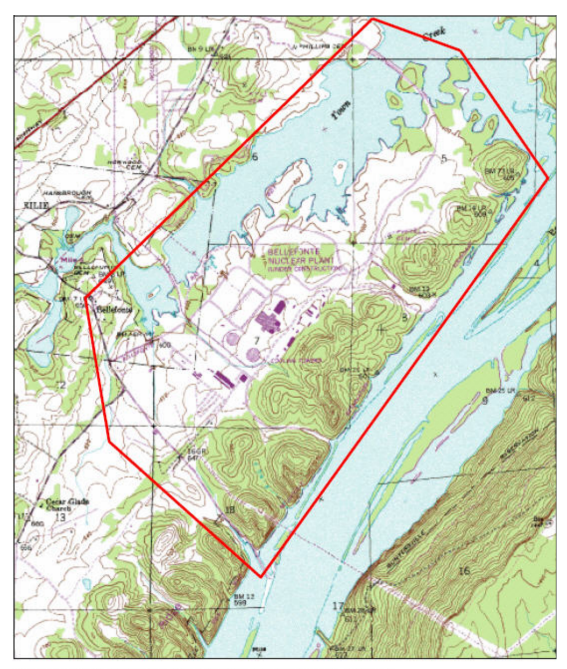
We look forward to hearing from you at your earliest convenience.

Very truly yours,

Richard J. Grumbir, AP1000 Project Manager NuStart Energy Consortium

- Enclosures: 1) Topographic Map 2) Aerial Photograph 3) Photograph
- cc: Jack A. Bailey James S. Chardos B. J. Gatten

ENCLOSURE 1: Topographic map of the Bellefonte area.



Reference: USGS Hollywood Quadrangle, Jackson County, Alabama

ENCLOSURE 2: Aerial photograph of the Bellefonte site.



NuStart Energy Development, LLC 200 Exelon Way, M/S KSA 3-N, Kennett Square, PA 19348

ENCLOSURE 3: Photograph showing current conditions at the site.



NuStart Energy Development, LLC 200 Exelon Way, M/S KSA 3-N, Kennett Square, PA 19348



UNITED STATES ENVIRONMENTAL PROTECTION AGENCY REGION 4 ATLANTA FEDERAL CENTER 61 FORSYTH STREET ATLANTA, GEORGIA 30303-8960

August 31, 2006

Dr. Deborah Luchsinger Enercon Services, Inc. 6500 Crestbrook Drive Morrison, CO 80465

SUBJ.: Early Coordination TVA/NuStart Bellefonte Nuclear Power Plant

Dear Dr. Luchsinger:

We received your letter dated July 17, 2006, concerning the proposed new nuclear plant location at the existing Bellefonte site, and we appreciate your early coordination with us. EPA reviewed this project in accordance with Section 309 of the Clean Air Act. The document does not include details of the project; however, based on our experience with similar projects and our telephone conversation with you, we offer the following preliminary comments. These comments pertain to issues to be discussed in National Environmental Policy Act (NEPA) documents. Adverse impacts should be avoided or minimized, while unavoidable impacts should be fully mitigated.

The current Bellefonte site includes existing reactors, cooling towers, and infrastructure. Some of the existing infrastructure could be refurbished and/or retrofitted for use with the new plant. Placement of the new plant location on the existing site will help minimize impacts to the environment. Your map shows that the new plant location would replace an existing paved area and an adjacent undeveloped wooded area.

<u>Project Need</u> -The need for the project should be clearly stated, as well as potential benefits and adverse effects of the proposed project. Project impacts and impact mitigation are evaluated in the context of project need.

<u>Alternatives</u> - The analysis of alternatives is the *core* of the National Environmental Policy Act (NEPA) process. The forthcoming Environmental Impact Statement (EIS) should include a minimum of two feasible action alternatives to be fully considered, as well as the No-Action Alternative.

A rationale for rejecting certain alternatives from further consideration should be provided. These rationales should include environmental reasons, along with other considerations. The selected alternative should avoid/minimize adverse impacts, so that the need for mitigation of impacts will be lessened or eliminated. A critical factor of the alternatives analysis is the avoidance/minimization of adverse impacts.

Internet Address (URL) • http://www.epa.gov Recycled/Recyclable • Printed with Vegetable Oil Based Inks on Recycled Paper (Minimum 30% Postconsumer) <u>Radiation</u> – The EIS should discuss monitoring of radiation, prevention of releases, and emergency planning procedures in case of an unintended release. Risks to employees and area residents should be addressed.

<u>Wetlands</u> – You indicated that isolated wetlands would be potentially impacted by the Bellefonte project, and that consultations will take place with the US Army Corps of Engineers (USACE) and the Alabama Department of Environmental Management (ADEM) regarding mitigation for these impacts. You should also coordinate with EPA Region 4 regarding the 404 Permitting process and wetlands mitigation.

The EIS should discuss the location, amount, type, and quality of wetland acreage in the study area, and how wetlands were delineated (i.e., COE, contractor, lead agency, etc.). A draft mitigation plan to compensate for predicted wetland losses should be developed during the NEPA process. Feasible alternatives that avoid wetland impacts should be consistent with the 404(b)(1) guidelines of the Clean Water Act.

<u>Water Quality</u> - The current Bellefonte site has an existing infrastructure, which includes intake and discharge structures. The proposed source of water for the proposed plant is an existing impoundment. Streamflow impacts are not anticipated. Nearby dams are operated by the TVA. You mentioned that the proposed Bellefonte site will be covered by a National Pollutant Discharge Elimination System (NPDES) Permit. Discharges which will be addressed under this permit should be discussed in the DEIS, and coordination should take place with the Alabama Department of Environmental Management (ADEM).

Best Management Practices (BMPs) should be used to reduce erosion during construction. Typical BMPs include the use of staked hay bales, silt fences, mulching and reseeding, and appropriate buffer zones along water bodies. The document should include an erosion control plan or reference the State erosion control regulations and a commitment to compliance. Compliance should include both BMP application and maintenance.

<u>Noise</u> -The document should indicate what noise levels can be expected from the project, and the distance to the closest residence/receptor. Background noise levels should also be included in the document. The NEPA evaluation should estimate the projected incremental increase of noise. Generally, EPA considers all increases over 10 dBA at any given noise level as a significant increase. Comparisons to any noise guidelines (e.g., FHWA, HUD) or city ordinances are also appropriate. EPA has a *target* noise level (not a guideline or standard) of 55 dBA DNL for outdoor areas where people spend a varying amount of time (such as residences). All construction equipment should be equipped with noise attenuation devices, such as mufflers and insulated engine housings. In addition, OSHA regulations apply for all employees affected by job noises.Forms of noise mitigation include, but are not limited to, vegetative screens, vegetated earthen berms, and noise barriers.

Environmental Justice (EJ) -Consistent with Executive Order 12898 (2/11/94), potential EJ impacts should be considered in the NEPA document. An EJ survey is to ensure equitable environmental protection regardless of race, ethnicity, economic status or community, so that no

Page 2

segment of the population bears a disproportionate share of the consequences of environmental pollution attributable to a proposed project.

The demographics of the affected area should be defined using U.S. Census data (Census blocks) and compared to other nearby Census block, county, and state percentages for minorities and/or low-income populations. If percentages of these populations are elevated within the project area, alternatives should be considered, or coordination with affected populations should be conducted, to determine the affected population's concerns and comments on the project. This coordination should include a clear discussion of the project, project updates or expansions, inclusion of the affected population (or their community leader, pastor, or equivalent) on the NEPA document mailing list, any economic benefits (job opportunities, etc.) of the project to the affected population, and the opportunity for informal and/or formal comments (e.g., EIS scoping meeting and EIS public hearing, or other public meetings). Regardless of the makeup of the affected population, impacts of the project should be controlled so that significant effects on human health are avoided and/or minimized.

<u>Air Quality</u> -All emissions resulting from the project must be in compliance with all applicable air quality regulations, particularly relative to the National Ambient Air Quality Standards (NAAQS) for criteria air pollutants (e.g., ozone, carbon monoxide, nitrogen oxides, sulfur dioxide, lead and particulates). All construction equipment should be tuned to manufacturer's specifications to reduce air emissions. We recommend water for fugitive dust control during construction, instead of oils and other chemicals.

<u>Cultural Resources</u> -A cultural resource survey should be coordinated with the State Historic Preservation Officer (SHPO). Besides the consideration of listed historical sites, the NEPA document should discuss procedures for events such as unearthing archaeological sites during prospective construction. Such procedures should include work cessation in the area until SHPO approval of continued construction.

<u>Biodiversity</u> -Biodiversity is defined as the variety of plants and animals (biota) of a site or region, and is typically measured by the number of different species and number of individuals per species. In general, the more diverse an area is (number of habitat types and animal inhabitants) and the better represented these components are (population counts), the more rigorous (resistant, undisturbed, natural, "healthy") the area is considered.

The NEPA document should discuss biodiversity aspects of the proposal as appropriate. For example, will the project increase, restore, or decrease biodiversity of the area or region? Coordination with the U.S. Fish and Wildlife Service (FWS), and your state's fish and game department is recommended regarding the design of any project mitigation areas to enhance or restore biodiversity.

<u>Endangered Species</u> - The FWS is the responsible agency for endangered species compliance, so EPA defers to FWS regarding assessments of Federally-protected endangered species. However, the NEPA document should discuss survey results and adjust the proposed alignment as appropriate. Early coordination with the FWS is recommended.

Page 3

<u>Cumulative Impacts</u> -The NEPA document should estimate cumulative impacts of resources of concern associated with the proposed project. Cumulative impacts include the additive effects of a given parameter for all contributing projects in the study area and watershed. The document should define what cumulative impacts would result from implementation of the proposed project. Existing or future projects (Federal and non-Federal projects) with attendant pollutants should also be considered.

We appreciate the opportunity to provide these preliminary comments. We look forward to review of the EIS that you will develop for the proposed project. If you have any questions, please contact Ramona McConney of my staff at (404) 562-9615.

Sincerely, Heinz Mueller

NEPA Program Office

Page 4

SENCY		Dr. Deborah Luchsinger Enercon Services, Inc. 6500 Crestbrook Drive Morrison, CO 80465	ծցգծծ+2234-00 R001 Արիկոսիկոսիկոնիներինոնիներոների	14			
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Tennessee Valley Authority, 400 West Summit Hill Drive, Knoxville, Tennessee 37902-1401

September 7, 2006

Ms. Elizabeth Ann Brown Deputy State Historic Preservation Officer Alabama Historical Commission 468 South Perry Street Montgomery, Alabama 36130-0900

Elizabeth Dear Ms. Brown:

I would like to notify you about activities involving TVA's Bellefonte plant site near Scottsboro, Alabama. You may be, or have been, contacted by NuStart Energy Development (NuStart) or its environmental contractor, ENERCON. They are preparing an application for approval of an advanced nuclear plant at the Bellefonte site. This is an unusual situation and requires some explanation.

NuStart is a consortium of two nuclear reactor vendors and nine member electric companies, including TVA. The objective of NuStart's activities is to demonstrate the feasibility and efficiency of a new combined construction and operating license (COL) process established by the Nuclear Regulatory Commission (NRC) by submitting a COL application to NRC for approval. Various groups and companies are competing for funding being offered by the U.S. Department of Energy to do this. The Bellefonte site is one of the sites NuStart is using for this demonstration. Actual construction of a plant is not part of NuStart's activities, but the objective of this demonstration is to obtain NRC approval to construct and operate a plant.

Under NRC licensing guidelines, applicants are required to submit an Environmental Report (Report) to NRC. This report is similar to an Environmental Impact Statement (EIS) under the National Environmental Policy Act (NEPA), and it addresses many of the same things as an EIS, including potential impacts on cultural resources. NRC uses information in the Report to conduct its NEPA review process. NRC also uses the information to conduct other required processes, including the Section 106 process under the National Historic Preservation Act.

TVA fully supports the NuStart efforts and our participation in this process, so far, has included providing ENERCON information regarding the Bellefonte site to facilitate the consultant's preparation of the license application and the Report. The license application may list TVA as the applicant because TVA controls the Bellefonte site, but TVA has not decided to construct a new plant on the site or allow others to use the site. If TVA proposes to do this in the future, we would initiate consultation with your office in accordance with Section 106. In the meantime, we plan to work with ENERCON to ensure that it appropriately identifies potential impacts on cultural resources.

Printed on recycled paper

Ms. Elizabeth Ann Brown Page 2 September 7, 2006

If you wish to discuss this further, do not hesitate to contact me (865-632-7452) or our tribal liaison, Pat Bernard Ezzell (865-632-6461).

Yours truly,

Thoma c. Mahr (

Thomas O. Maher, Ph.D. Manager, Cultural Resources Environmental Stewardship and Policy WT 11D-K

Exempted from Disclosure by Statute - Withheld Under 10 CFR 2.390(a)(3) (see COL Application Part 9)



Tennessee Valley Authority, 400 West Summit Hill Drive, Knoxville, Tennessee 37902-1401

September 14, 2006

Dr. Deborah Luchsinger ENERCON Services, Inc. 6500 Crestbrook Drive Morrison, Colorado 80465

BELLEFONTE NUSTART ENERGY DEVELOPMENT PROJECT AREA OF POTENTIAL EFFECTS

Dear Dr. Luchsinger:

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Please find enclosed copies of TVA's recommendation for the area of potential effects (APE) and the area that we feel should be included in an archaeological survey. This decision was based on the following factors:

- The true extent of ground disturbing activities within the identified APE that may
 occur as a result of construction (such as laydown yards, equipment staging
 areas, borrow and spoil locations, required security features, etc.) is not known at
 this time. By creating a larger APE, it can be ensured that all historic properties
 will be identified in areas that may be included in such activity.
- Withheld per Statute] Identifying any potentially significant resources such as this will help address potential public concern that may be submitted during the Nuclear Regulatory Commission public meetings.
- Withheld per Statute
 The current conditions of this site need to be assessed to
- determine whether any future plant activities may have an effect on the site.
- A larger APE will allow for potential changes in the scope of the project.

At this time, TVA does not think that an archaeological survey will be necessary for the existing de-energized transmission lines. TVA has conducted a preliminary review of these lines and does not believe that major maintenance will be required to activate these lines. Should this change in the future, a Sensitive Area Review of areas proposed for major maintenance can be conducted to identify historic properties that may be affected. I can provide you a copy of the process TVA uses to do this so that it can be included in the environmental review if you think this would be helpful.

We are copying the Alabama State Historic Preservation Officer (SHPO) on this letter. Please let us know if additional correspondence from TVA regarding the APE is necessary and keep us apprised of any future discussions and copy us on any correspondence with the SHPO about this.

Printed on recycled paper

Dr. Deborah Luchsinger Page 2 September 14, 2006

Because ENERCON is commissioning the Phase I archaeological survey at the Bellefont site, it will be necessary for the archaeological contractor to obtain a permit from TVA under the Archaeological Resources Protection Act prior to conducting the survey. This is not a difficult process, the consultant will need to submit their proposal to our office for review, and we will administer the permit within a few days.

If you have any questions, please contact Erin Pritchard at (865) 632-2463 or by e-mail at <u>eepritchard@tva.gov</u>, or contact Danny Olinger at (865) 632-3468 or by e-mail at deolinger@tva.gov.

Sincerely,

tor

Thomas Ø. Maher, Ph.D. Manager, Cultural Resources

Enclosures

cc: Ms. Elizabeth Ann Brown Deputy State Historic Preservation Officer Alabama Historical Commission 468 South Perry Street Montgomery, Alabama 36130-0900



CHOCTAW NATION OF OKLAHOMA Cultural Resources

P.O. Drawer 1210 • Durant, OK 74702-1210 1-580-924-8280 • 1-800-522-6170 • Fax: 580-920-3102

September 15, 2006

Richard J. Grumbir NuStart Energy Development, LLC 200 Exelon Way Kennett Square, PA 19348

Dear Richard J. Grumbir:

We have reviewed the following proposed project (s) as to its effect regarding religious and/or cultural significance to historic properties that may be affected by an undertaking of the projects area of potential effect.

Entity Requesting Service: TVA/NuStart Bellefonte Project

Site Location: Situated on the peninsula of the Tennessee River, on the shore of Guntersville Reservoir, northeast of Scottsboro, Alabama

County: Jackson County, Alabama

Comments: After further review of the above mentioned project (s), to the best of our knowledge it will have no adverse effect on any historic properties in the project's area of potential effect. However, should construction expose buried archaeological or building materials such as chipped stone, tools, pottery, bone, historic crockery, glass or metal items, this office should be contacted immediately @ 1-800-522-6170 ext. 2137.

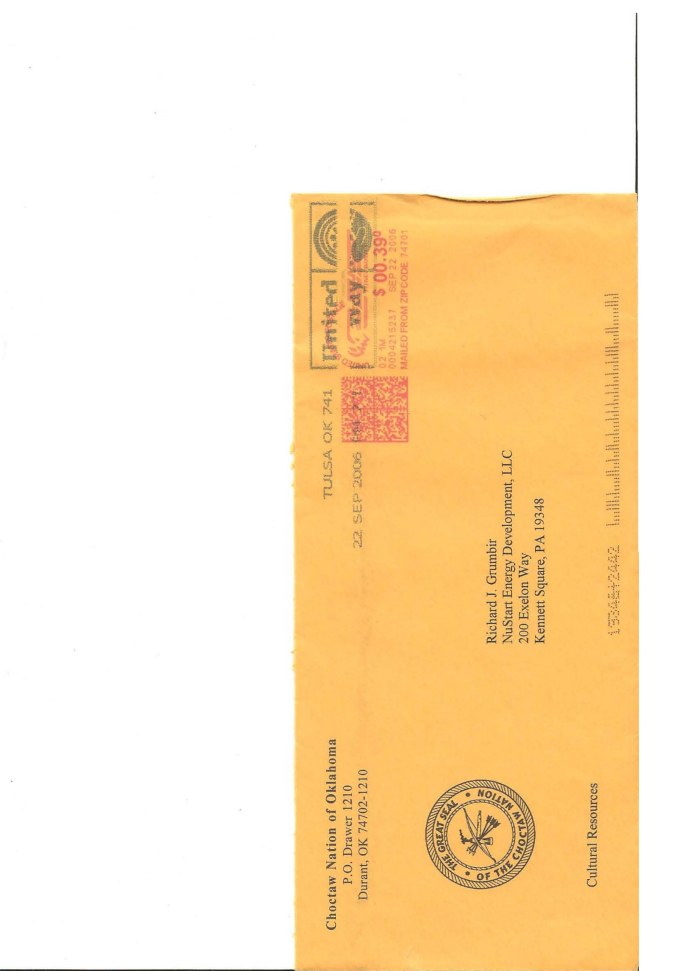
Sincerely,

Terry D. Cole Tribal Historic Preservation Officer Choctaw Nation of Oklahoma

By

Caren A Johnson Administrative Assistant

CAJ: cp





October 13, 2006

d68 South Perry Street Montgomery, Alabama 36130-0900

tel 334 242•3184 fax 334 240•3477 Thomas O. Maher, Ph.D. Manager, Cultural Resources TVA 400 West Summit Hill Drive Knoxville, Tennessee 37902-1401

Re: AHC 2006-1211; Bellefont Nustart Energy Development, Jackson County

Dear Dr. Maher:

The Alabama Historical Commission is in receipt of the above referenced project information. Thank you for forwarding this notice; we agree that the APE is appropriate and look forward to working with TVA and Nustart on this project.

We appreciate your commitment to helping us preserve Alabama's non-renewable resources. Should you have any questions, please contact Amanda Hill of this office and include the AHC tracking number referenced above.

Sincerely,

tha NI

Colonel (Ret.) John a. Neubauer State Historic Preservation Officer

JAN/SGH/amh

www.preserveALA.org

State Historic Preservation Office

Exempted from Disclosure by Statute - Withheld Under 10 CFR 2.390(a)(3) (see COL Application **Part 9**)



STATE OF ALABAMA ALABAMA HISTORICAL COMMISSION 468 South Perry Street Montgomery, Alabama 36130-0900

COLONEL (RET.) JOHN A. NEUBAUER EXECUTIVE DIRECTOR

January 31, 2007

TEL: 334-242-3184 Fax: 334-240-3477

Diane Cargill Cargill Archaeological Services, LLC 619 Tantra Drive Boulder, Colorado 80305

RE: AHC 2006-1211 Bellefonte Nuclear Site Jackson County

Dear Ms. Cargill:

Thank you for the well written report for the above referenced project. We agree that archaeological site IJaIII is potentially eligible for the National Register of Historic Places. We recommend avoidance of this site. If avoidance is not feasible, Phase II testing will be necessary. A phase II research proposal must be reviewed and approved by our office prior to the initiation of testing.

We further agree that archaeological sites IJa113, IJa300 and IJa301 have been destroyed and are therefore no longer eligible for the National Register.

However, insufficient research was conducted to make a determination for archaeological site IJe1103. We cannot agree with your recommendations without first reviewing some historical research regarding the site. At the very least, a deed search is appropriate here. We also recommend attempting more that one shovel test before declaring a site ineligible.

Finally, we have a few minor editorial comments:

- On pages I and 38, you refer to the curatorial facility at Moundville as "UAB," which stands for the University of Alabama at Birmingham, when in fact it is associated with the University of Alabama (UA).
- In the historical background section (pages 21 & 22), you provide what appear to be definitive locations for Native towns visited by the de Soto entrada. To our knowledge, the only site definitively associated with the de Soto expedition is the Governor Martin Site at the Apalachee village of Anhaica,
 Withheld per Statute
 It was found

THE STATE HISTORIC PRESERVATION OFFICE www.preserveala.org by archaeologist B. Calvin Jones in March of 1987. Although many reputable scholars, including DePratter and Hudson, have sought to locate other villages listed in the chronicles, all other town sites remain conjecture and it is misleading to present theory as fact.

- Also on page 22 Dragging Canoe, did indeed lead the the Chickamagua to the Chattanooga area following the American Revolution, but Double Head and Bloody Fellow were among the following generation of Chickamagua leaders.
- Finally, again on page 22, the Chickamagua actually seceeded from the Cherokee Nation because they disagreed with the 1777 Treaty of DeWitt's Corner, so why would you expect them to honour the 1785 Treaty of Hopewell between the United States and the Cherokee Nation? The Chickamagua formally declared war on the United States in 1792 and continued their bloody campaign against the ounslaught of white settleers until a militia led by Major James Ore destroyed Nickajack and Running Water in 1794. The Chickamagua finally ended eighteen year of resistance by signing the Treaty of Tellico Blockhouse in January of 1795. The Chickamagua were recognized by the US government as an entity distinct from the Cherokee Nation from the time of secession to removal.

We appreciate your efforts to help us in preserving Alabama's non-renewable cultural resources. If you have questions or comments or if we may be of additional service, please contact Stacye Hathorn of our office and include the AHC project number referenced above.

Sincerely,

INA NI

Colonel (Ret.) John A. Neubauer Executive Director

JAN/SGH/sgh



Tennessee Valley Authority, 400 West Summit Hill Drive, Knoxville, Tennessee 37902-1499

April 17, 2007

Colonel John Neubauer 106 Coordinator Alabama Historical Commission 468 South Perry Street Montgomery, Alabama 36130-0900

Dear Colonel Neubauer:

AHC 2006-1211; Bellefonte NuStart Energy Development; Jackson County

As per our previous discussion with your office (enclosed letter dated September 7, 2006), the Tennessee Valley Authority (TVA) is a participant in the NuStart Energy Development proposal to submit an application to the Nuclear Regulatory Commission (NRC) for a combined construction and operating license at the TVA-owned Bellefonte Nuclear Site (BLN) in Jackson County, Alabama.

In a previous letter dated January 8, 2007, Cargill Archaeological Services, LLC, under contract with ENERCON Services, Inc., reported the findings and recommendations of a Phase I archaeological survey performed by TRC, Inc. (TRC). TRC identified one new archaeological site (1Ja1103) and attempted to relocate four previously recorded archaeological sites (1Ja111, 113, 300, and 301). TRC recommended site 1Ja111 as potentially eligible for listing in the National Register of Historic Places (NRHP). Sites Ja113, 300, 301, and 1103 were recommended as ineligible for listing in the NRHP due to total site destruction and/or lack of integrity.

In a letter response dated January 31, 2007, the Alabama State Historic Preservation Officer (SHPO) agreed with the recommendation that site 1Ja111 is potentially eligible, but disagreed with the ineligible recommendation for site 1Ja1103 due to lack of sufficient research. No official eligibility determinations have been made for these sites by NRC or TVA at this time.

TVA is submitting this letter of assurance to the SHPO that all sites recommended as potentially eligible or eligible for listing in the NRHP, will be avoided and protected by the following measures in the event that the BLN site is selected:

Colonel John Neubauer Page 2 April 17, 2007

- A 50-foot protective buffer will be established around each site which will be further protected by an obstructive barrier;
- The obstructive barrier will consist of construction fencing or temporary chain link fencing; and
- A sign will be posted informing personnel that an archaeological resource protected under the Archaeological Resource Protection Act is present.

With these measures in place, TVA believes that these sites will not be adversely affected by future construction activity. If avoidance is not possible, TVA will require Phase II testing to determine the sites' NRHP eligibility status. In the event that future construction and/or maintenance activities at the BLN are determined to potentially effect these sites (once final approval of the project has been made by TVA), TVA will coordinate these activities with your office pursuant to Section 106 of the National Historic Preservation Act.

If you have any questions regarding this project, please contact Ted Wells at <u>ewwells@tva.gov</u> or 865-632-2259.

Sincerely,

Thomas maken

Thomas O. Maher, Ph.D. Manager Cultural Resources

Enclosure



STATE OF ALABAMA ALABAMA HISTORICAL COMMISSION 468 South Perry Street MONTGOMERY, ALABAMA 361300900

COLONEL (RET.) JOHN A. NEUBAUER EXECUTIVE DIRECTOR

July 26, 2007

TEL: 334-242-3184 Fax: 334-240-3477

Diane A. Cargill Cargill Archaeological Services 619 Tantra Drive Boulder, Colorado 80305

Re: AHC 06-1211 Jackson Camp Bellefonte Nuclear Site Jackson County, Alabama

Dear Ms. Cargill:

Upon consultation with your office, we have determined the following. We continue to agree that site IJa1103 is not eligible for the National Register and that site IJa111 is eligible for the National Register and should be avoided. Furthermore, we agree that the proposed avoidance methods outlined on page 2 in Dr. Tom Maher's letter of April 17, 2007 will adequately protect this site. Therefore, we agree with the project proceeding. However, should any cultural resources be discovered during project activities, work shall cease in that area and our office shall be notified immediately.

We appreciate your continued efforts on this project. Should you have any questions, my point of contact for this matter is Greg Rhinehart at (334) 230-2662. Please have the AHC tracking number referenced above available and include it with any correspondence.

Sincerely,

Stizalloth Ann Brown

Colonel (Ret.) John A. Neubauer State Historic Preservation Officer

JAN/SGH/GCR/gcr

CC: Dr. Thomas O. Maher TVA 400 West Summit Hill Drive Knoxville, Tennessee 37902-1499

> THE STATE HISTORIC PRESERVATION OFFICE www.preserveala.org

COLUMNES POST COLUMNES POST CO		թեռեկումերերերուկերուներ
RETURN SERVICE PRESORTED	DIANE A CARGILL CARGILL ARCHAEOLOGICAL SERVICES 619 TANTRA DR BOULDER CO 80305	ersurat soaos III.IIII.II
STATE OF ALABAMA of Alabama ALABAMA HISTORICALCCOMMISSION Ops 468 SOUTH PERRY STREET P.O. BOX 300900 MONTGOMERY, ALABAMA 36130-0900	H/28	ISIB



Tennessee Valley Authority, 400 West Summit Hill Drive, Knoxville, Tennessee 37902-1499

May 9, 2008

Ms. Stacye Hathorn Alabama Historical Commission 468 South Perry Street Montgomery, Alabama 36130-0900

Dear Ms. Hathorn:

AHC 2006-1211; BELLEFONTE NUSTART ENERGY DEVELOPMENT; NUCLEAR REGULATORY COMMISSION APPLICATION; JACKSON COUNTY, ALABAMA

As per our previous correspondence with your office, the Tennessee Valley Authority (TVA) is a participant in the NuStart Energy Development (NuStart) and has submitted an application to the Nuclear Regulatory Commission (NRC) for a combined construction and operating license (COL) at the TVA-owned Bellefonte Nuclear Site (BLN) in Jackson County, Alabama.

As part of the NRC review, TVA was asked to conduct a standing structures survey within the one-mile view shed of the <u>existing</u> cooling towers located at the original plant site to include historic cemeteries and other features associated with the historic town of Bellefonte. Enclosed is a copy of the report titled *Historic Resource Survey for the Bellefonte Nuclear Site in Jackson County, Alabama.* TRC revisited five previously recorded historic properties and identified 12 new properties within the view shed. These properties are summarized in the Table below.

Resource	TRC Recommendation	TVA Recommendation
#25 Old Stage Road (CR-33/588)	Not Assessed	
#26 Bellefonte Landing Rd.	Not Assessed	
#27 Daniel Martin Hotel	Demolished	Agree
#28 Bellefonte	Demolished	Agree
HR-8 Bellefonte Cemetery	Eligible-No Adverse Effect	Agree
HR-1	Not Eligible	Agree
HR-2	Not Eligible	Agree
HR-3	Eligible-No Adverse Effect	Agree-Outside APE
HR-4	Eligible-No Adverse Effect	Disagree-Not Eligible
HR-5	Not Eligible	Agree
HR-6	Not Eligible	Agree
HR-7	Eligible-No Adverse Effect	Disagree-Not Eligible
HR-9	Eligible-No Adverse Effect	Agree
HR-10	Not Eligible	Agree
HR-11	Not Eligible	Agree
HR-12	Not Eligible	Agree
HR-13	Eligible-No Adverse Effect	Disagree-Outside APE

Exempted from Disclosure by Statute - Withheld Under 10 CFR 2.390(a)(3) (see COL Application Part 9)

Ms. Stacye Hathorn Page 2 May 9, 2008

TVA agrees with most of the findings in the report, but finds that three resources, HR-4, HR-7 and HR-13 to be ineligible for listing in the National Register of Historic Places (NRHP).

Withheld per Statute

Two resources were evaluated but do not lie within the visual area of potential effects (APE) for this undertaking. These resources include HR-3 and HR-13. HR-13 is a historic cemetery that is associated with the Carter family. Both could meet the criteria of eligibility for listing in the NRHP, but are outside the scope of this project.

Two roads were identified within the project area (#25 and #26). These roads have been heavily altered over the years and would require additional research to determine their eligibility. TVA does not have any plans at this time to expand or widen these roads as a result of the proposed nuclear project. If plans change, we will consult with your office on potential effects to these resources.

While several resources were identified within the APE to be eligible for listing in the NRHP, TVA agrees with the report author that these resources will not be impacted by any new visual obstructions. Several resources, including the Bellefonte Cemetery, appear to be visually protected with heavy vegetation. Based on the findings in this report, TVA finds that no Historic Properties will be visually affected by the proposed undertaking. Pursuant to 36CFR Part 800.4(a), TVA is seeking your concurrence with these findings and recommendations.

If you have any questions regarding this project, please contact Erin Pritchard at eepritchard@tva.gov or 865-632-2463.

Sincerely,

Original signed by Thomas O. Maher

Thomas O. Maher, Ph.D. Manager Cultural Resources

EEP:IKS Enclosures cc: EDMS, WT 11D-K



Tennessee Valley Authority, 400 West Summit Hill Drive, Knoxville, Tennessee 37902-1499

May 9, 2008

Jackson County Historical Society Route 1 Langston, Alabama 35755

To Whom It May Concern:

AHC 2006-1211; BELLEFONTE NUSTART ENERGY DEVELOPMENT; NUCLEAR REGULATORY COMMISSION APPLICATION; JACKSON COUNTY, ALABAMA

The Tennessee Valley Authority (TVA) is a participant in the NuStart Energy Development and has submitted an application to the Nuclear Regulatory Commission (NRC) for a combined construction and operating license at the TVA-owned Bellefonte Nuclear Site in Jackson County, Alabama.

As part of the NRC review, TVA was asked to conduct a standing structures survey within the one-mile view shed of the <u>existing</u> cooling towers located at the original plant site to include historic cemeteries and other features associated with the historic town of Bellefonte. Enclosed is a copy of the report titled *Historic Resource Survey for the Bellefonte Nuclear Site in Jackson County, Alabama.* TRC, Inc. revisited five previously recorded sites and identified 12 new properties within the view shed. These properties are summarized in the Table below.

Resource	TRC Recommendation	TVA Recommendation
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HR-1	Not Eligible	Agree
HR-2	Not Eligible	Agree
HR-3	Eligible-No Adverse Effect	Agree-Outside APE
HR-4	Eligible-No Adverse Effect	Disagree-Not Eligible
HR-5	Not Eligible	Agree
HR-6	Not Eligible	Agree
HR-7	Eligible-No Adverse Effect	Disagree-Not Eligible
HR-9	Eligible-No Adverse Effect	Agree
HR-10	Not Eligible	Agree
HR-11	Not Eligible	Agree
HR-12	Not Eligible	Agree
HR-13	Eligible-No Adverse Effect	Disagree-Outside APE

Jackson County Historical Society Page 2 May 9, 2008

TVA agrees with most of the findings in the report, but finds that three resources, HR-4, HR-7 and HR-13 to be ineligible for listing in the National Register of Historic Places (NRHP). TVA finds that HR-4 and HR-7 have long been abandoned and have suffered from extensive deterioration and therefore lack the integrity to be considered eligible for listing in the NRHP. Two resources were evaluated but do not lie within the visual area of potential effects (APE) for this undertaking. These resources include HR-3 and HR-13. Both appear to meet the criteria of eligibility for listing in the NRHP, but are outside the scope of this project.

Two roads were identified within the project area (#25 and #26). These roads have been heavily altered over the years and would require additional research to determine their eligibility. TVA does not have any plans at this time to expand or widen these roads as a result of the proposed nuclear project. If plans change, we will consult with your office on potential effects to these resources.

While several resources were identified within the APE to be eligible for listing in the NRHP, TVA agrees with the report author that these resources will not be impacted by any new visual obstructions. Several resources, including the Bellefonte Cemetery, appear to be visually protected with heavy vegetation. Based on the findings in this report, TVA finds that no Historic Properties will be visually affected by the proposed undertaking. Pursuant to 36CFR Part 800.4(a), TVA is seeking your comments on these findings and recommendations.

If you have any questions regarding this project, please contact Erin Pritchard at <u>eepritchard@tva.gov</u> or 865-632-2463.

Sincerely,

Original signed my Thomas O. Maher

Thomas O. Maher, Ph.D. Manager Cultural Resources

EEP:IKS Enclosure cc: EDMS, WT 11D-K Identical letter sent to:

.,

Tennessee Valley Genealogical Society Post Office Box 1568 Huntsville, Alabama 35807

Scottsboro Public Library 1002 South Broad Street Scottsboro, Alabama 35768



STATE OF ALABAMA ALABAMA HISTORICAL COMMISSION 468 South Perry Street Montgomery, Alabama 36130-0900

June 10, 2008

TEL: 334-242-3184 Fax: 334-240-3477

Thomas O. Maher, Ph.D. Manager, Cultural Resources TVA 400 West Summit Hill Drive Knoxville, Tennessee 37902-1401

Re: AHC 2006-1211 Bellefont Nustart Energy Development Historic Resource Survey Jackson County

Dear Dr. Maher: OM

The Alabama Historical Commission is in receipt of the above referenced report and we have determined the following. We concur with the author's findings. Resources 3, 8 and 9 are eligible for the National Register of Historic Places but the project will not have an adverse effect on these resources. We request a second copy of the latest report including the summary table and cover letter for our files.

We appreciate your commitment to helping us preserve Alabama's non-renewable resources. Should you have any questions, please contact Amanda Hill of this office and include the AHC tracking number referenced above.

1

Truly yours,

Elizabeth Ann Brown Deputy State Historic Preservation Officer

EAB/LAW/amh