NUREG/CR-6042, Rev. 2 SAND 93-0971

Perspectives on Reactor Safety

ERI Consulting

Sandia National Laboratories

Oak Ridge National Laboratory

U.S. Nuclear Regulatory Commission Office of Human Resources Washington, DC 20555-0001



AVAILABILITY OF REFERENCE MATERIALS IN NRC PUBLICATIONS

NRC Reference Material

As of November 1999, you may electronically access NUREG-series publications and other NRC records at NRC's Public Electronic Reading Room at www.nrc.gov/NRC/ADAMS/index.html. Publicly released records include, to name a few, NUREG-series publications; *Federal Register* notices; applicant, licensee, and vendor documents and correspondence; NRC correspondence and internal memoranda; bulletins and information notices; inspection and investigative reports; licensee event reports; and Commission papers and their attachments.

NRC publications in the NUREG series, NRC regulations, and *Title 10, Energy*, in the Code of *Federal Regulations* may also be purchased from one of these two sources.

1. The Superintendent of Documents U.S. Government Printing Office Mail Stop SSOP Washington, DC 20402–0001 Internet: bookstore.gpo.gov Telephone: 202-512-1800 Fax: 202-512-2250

 The National Technical Information Service Springfield, VA 22161–0002 www.ntis.gov 1–800–553–6847 or, locally, 703–605–6000

A single copy of each NRC draft report for comment is available free, to the extent of supply, upon written request as follows:

Address: Office of the Chief Information Officer, Reproduction and Distribution Services Section U.S. Nuclear Regulatory Commission Washington, DC 20555-0001 E-mail: DISTRIBUTION@nrc.gov

Facsimile: 301-415-2289

Some publications in the NUREG series that are posted at NRC's Web site address www.nrc.gov/NRC/NUREGS/indexnum.html are updated periodically and may differ from the last printed version. Although references to material found on a Web site bear the date the material was accessed, the material available on the date cited may subsequently be removed from the site.

Non-NRC Reference Material

Documents available from public and special technical libraries include all open literature items, such as books, journal articles, and transactions, *Federal Register* notices, Federal and State legislation, and congressional reports. Such documents as theses, dissertations, foreign reports and translations, and non-NRC conference proceedings may be purchased from their sponsoring organization.

Copies of industry codes and standards used in a substantive manner in the NRC regulatory process are maintained at—

The NRC Technical Library Two White Flint North 11545 Rockville Pike Rockville, MD 20852–2738

These standards are available in the library for reference use by the public. Codes and standards are usually copyrighted and may be purchased from the originating organization or, if they are American National Standards, from—

American National Standards Institute 11 West 42nd Street New York, NY 10036–8002 www.ansi.org 212–642–4900

Legally binding regulatory requirements are stated only in laws; NRC regulations; licenses, including technical specifications; or orders, not in NUREG-series publications. The views expressed in contractor-prepared publications in this series are not necessarily those of the NRC.

The NUREG series comprises (1) technical and administrative reports and books prepared by the staff (NUREG-XXXX) or agency contractors (NUREG/CR-XXXX), (2) proceedings of conferences (NUREG/CP-XXXX), (3) reports resulting from international agreements (NUREG/IA-XXXX), (4) brochures (NUREG/BR-XXXX), (4) brochures (NUREG/BR-XXXX), and (5) compilations of legal decisions and orders of the Commission and Atomic and Safety Licensing Boards and of Directors' decisions under Section 2.206 of NRC's regulations (NUREG-0750).

DISCLAIMER: This report was prepared as an account of work sponsored by an agency of the U.S. Government. Neither the U.S. Government nor any agency thereof, nor any employee, makes any warranty, expressed or implied, or assumes any legal liability or responsibility for any third party's use, or the results of such use, of any information, apparatus, product, or process disclosed in this publication, or represents that its use by such third party would not infringe privately owned rights.

NUREG/CR-6042, Rev. 2 SAND 93-0971

Perspectives on Reactor Safety

Manuscript Completed: November 2001 Date Published: March 2002

Prepared by ^aF. E. Haskin ^bA. L. Camp ^cS. A. Hodge ^cD. A. Powers

[°]ERI Consulting 901 Brazos Place, SE Albuquerque, NM 87123-4209

^bSandia National Laboratories, Principal Contractor Albuquerque, NM 87185-0747

^eEngineerig Technology Division Oak Ridge National Laboratory Oak Ridge, TN 37831-8057

Prepared for Technical Training Center Office of Human Resources U.S. Nuclear Regulatory Commission Washington, DC 20555-0001 NRC Job Code R8449



NUREG/CR-6042, Rev. 2, has been reproduced from the best available copy.

ABSTRACT

The U.S. Nuclear Regulatory Commission (NRC) maintains a technical training center at Chattanooga, Tennessee to provide appropriate training to both new and experienced NRC employees. This document describes a one-week course in nuclear safety concepts. The course consists of five modules: (1) the development of safety concepts; (2) severe accident perspectives; (3) accident progression in the reactor vessel; (4) containment characteristics and design basis; and (5) source terms and offsite consequences. The course text is accompanied by slides and videos during the actual presentation of the course.

Table of Contents

Abstra	nct	iii
Conte	nts	
List of	Figures	XV
List of	Tables .	xxii
Ackno	wledgm	ents xxiv
Englis	h to Met	ric Conversion Factors xxv
1.0	The De	evelopment of Safety Concepts, 1946 - 1975 1.0-1
	1.0.1	Introduction 1.0-1
	1.0.2	Learning Objectives for Module 1 1.0-1
	Refere	nces for Section 1.0 1.0-6
1.1	1946 -	1953. Emergence of Safety Strategies
	1.1.1	The Atomic Energy Act of 1946
	112	Remote Siting 11-1
	113	Containment 11-1
	111.3	Accident Prevention and Safety Systems 11-2
	115	Defense in Depth 11-2
	Refere	nces for Section 1.1
1.0	1054	1065 Fords Commencial Decetors Englacia on Containment
1.2	1954 -	1965, Early Commercial Reactors, Emphasis on Containment
	1.2.1	Atomic Energy Act of 1954
	1.2.2	Early Siting Precedents
	1.2.3	Power Reactor Development Company Construction Permit Application 1.2-3
	1.2.4	The Price-Anderson Act and WASH-740 1.2-4
	1.2.5	The First Intervention
	1.2.6	Reactor Site Criteria, 10 CFR 100
	1.2.7	Credit for Engineered Safety Features
	Refere	nces for Section 1.2 1.2-11
1.3	1966 -	1974, Emphasis on Prevention, Public Debate 1.3-1
	1.3.1	Reactor Pressure Vessel Integrity 1.3-1
	1.3.2	The China Syndrome 1.3-2
	1.3.3	The AEC Core Cooling Task Force (CCTF) 1.3-4
	1.3.4	General Design Criteria 1.3-4
		1.3.4.1 Criterion 1-Quality Standards and Records 1.3-7
		1.3.4.2 Criterion 2-Design Bases for Protection Against Natural Phenomena 1.3-8
		1.3.4.3 Criterion 3-Fire Protection 1.3-8
		1.3.4.4 Criterion 4-Environmental and Dynamic Effects Design Bases 1.3-9
		1.3.4.5 Criterion 5-Sharing of Structures, Systems, and Components 1.3-10
	1.3.5	The National Environmental Policy Act (NEPA) 1.3-11
	1.3.6	Emergency Core Cooling System Rulemaking 1.3-12
	1.3.7	The Energy Reorganization Act of 1974 1.3-13
	Refere	nces for Section 1.3 1.3-17
1.4	Design	a Basis Perspectives
	1.4.1	Safety Analysis Report Requirements
	1.4.2	Siting Basis Accident
	143	Realism of Design-Basis Accident Analyses 14-3
	1. 1.5	Teambar of Debign Dubis (Feerdent Final Joes

	1.4.4	Seismic Design	
Basis	•••••		
	Referen	nces for Section 1.4	1.4-21
1.5	The Re	actor Safety Study	1.5-1
	1.5.1	Beyond-Design-Basis Accidents	1.5-1
	1.5.2	The Study	1.5-2
	1.5.3	Findings	1.5-2
	1.5.4	Impact	1.5-3
	Referen	nces for Section 1.5	1.5-8
16	Decrem		161
1.0		s reny rile	1 6 1
	1.0.1	Cable Spreading Doom Fire	162
	1.0.2	Cable-Spleading Room File	1.6.2
	1.0.3	Fire Democe and Assessment	1 6 4
	1.0.4	Fire Damage and Assessment	1.0-4
	1.0.5	Effect of Fire on Unit 1	1.6-4
	1.0.0	Effect of Fire on Unit 2	1.0-0
	1.0./	Lessons Learned	1.0-0
	Referen	nces for Section 1.6	1.6-14
Append	lix 1A:	PRA Terms and Concepts	1A-1
	1A.1	Risk	1A-1
	1A.2	The PRA Process	1A-2
	1A.3	Analysis of Initiating Events	1A-3
		1A.3.1 Internal Initiating Events	1A-4
		1A.3.2 External Initiating Events	1A-4
		1A.3.2.1 Plant Internal Fires	1A-5
		1A.3.2.2 Seismic Events	1A-5
		1A.3.2.3 Weather-Related Events	1A-6
		1A.3.2.4 Other Naturally Occurring Events	1A-7
		1A.3.2.5 Human-Caused External Initiators	1A-7
		1A.3.3 Accidents at Low Power and Shutdown	1A-7
		1A.3.4 Sabotage Not Treated in PRA	1A-8
	1A.4	Accident Sequence Development	1A-9
		1A 4 1 Multiple Versus Single Failures	1A-9
		1A 4.2. Use of Event Trees and Fault Trees	1A-10
		1A 4 3 Failure Terminology	1A-11
		1A 4 3 1 Independent Versus Dependent Failures	1A-11
		1A 4 3 2 Explicitly Dependent Events	1A-12
		1A 4 3 3 Common Cause Failures	14-12
		$1 \land 4 \land 3 \land 4$ Subtle Failures	$1\Delta_{-}14$
		1A 4.4 Human Factors Heroic Acts Errors of Commission	14-15
		14.4.5 External Events and Fire Analyses	14-16
	14 5	Uncertainties in Risk Estimates	14-16
	Referen	nces for Annendix 1A	1Δ ₋ 36
	NUICICI	ices for appendix 17	. 1A-30
2.0	Severe	Accident Perspectives	2.0-1
	2.0.1	Introduction	2.0-1

2.0.2	Learning Objectives for	r Chapter 2	2.0-1
-------	-------------------------	-------------	-------

2.1	The TN	/II-2 Accident	2.1-1
	2.1.1	Introduction	2.1-1
	2.1.2	Pre-existing Problems	2.1-1
	2.1.3	Loss of Feedwater 1	2.1-2
	2.1.4	Loss of Coolant, Core Cooled (13 s to 101 min.)	2.1-2
		2.1.4.1 PORV Sticks Open	2.1-2
		2.1.4.2 Loss of Auxiliary Feedwater	2.1-3
		2.1.4.3 Throttling of High Pressure Injection	2.1-4
		2 1 4 4 Release Pathways	2.1-5
		2145 Auxiliary Feedwater Restored	216
		2146 Undiagnosed LOCA Continues	2.1.6
		2147 Loon B Pumps Turned Off	2.1-7
	215	Initial Core Damage (101 min to 174 min)	2.1 7
	2.1.5	2151 Loon & Pumps Turned Off Core Uncovered	2.1 0
		2.1.5.1 Loop AT unips Turned On, Core Oncovered	2.1-0 2 1_0
		2.1.5.2 Hydrogen from Zhearoy Oxidation	2.1-9
		2.1.5.5 TORY Block Valve Closed	2.1-10
	216	2.1.5.4 Initial Melaning III Cole Region	2.1-10
	2.1.0	Queliching and Related Core Damage (1/4 min to 5/5 min)	2.1 - 11
		2.1.6.1 Restart of Reactor Coolant Pump 2B	2.1 - 11
		2.1.6.2 Core Region Reflooded	2.1 - 11
		2.1.6.3 Pour of Molten Core Material	2.1-12
	017	2.1.6.4 HPI On, Off, Finally Sustained	2.1-12
	2.1.7	Recovery Attempts (5 h 15 min to 1 month)	2.1-13
		2.1.7.1 Attempt to Collapse Vapor Bubble	2.1-13
		2.1.7.2 Attempt to Use Core Flood Tanks	2.1-14
		2.1.7.3 Attempt to Use Decay Heat Removal, Hydrogen Burn	2.1-15
		2.1.7.4 Forced Circulation Established	2.1-15
		2.1.7.5 Collapsing the Bubble	2.1-16
		References for Section 2.1	2.1-39
2.2	TMI-2	Implications	2.2-1
	2.2.1	Introduction	2.2-1
	2.2.2	NRC Restructuring	2.2-2
	2.2.3	Nuclear Industry Restructuring	2.2-2
	2.2.4	Plant Modifications	2.2-3
	2.2.5	Onerator Testing and Licensing	2.2-4
	226	Emergency Response Improvements	2 2-5
	2.2.0 2 2 7	Seabrook and Shoreham	2.2.5
	2.2.7	Severe Accident Research	2.2.5
	2.2.0	Severe Accident Policy	2.20 22_{-7}
	2.2.) Referen	poor for Section 2.2	2.2^{-7}
	Kelelel		2.2-9
2.3	The Ch	ernobyl Accident	2.3-1
	2.3.1	Chernobyl-4 Design Features	2.3-1
	2.3.2	The Chernobyl Experiment	2.3-2
	2.3.3	The Sequence of Events	2.3-2
	2.3.4	Inside the Reactor	2.3-5

	2.3.5	Implications for U.S. Plants	2.3-5
	Referen	nces for Section 2.3	2.3-9
		Table of Contents (Continued)	
2.4	Risk In	fluences and the Development of Safety Goals	2.4-1
	2.4.1	Post Risk-Influenced Regulatory Practices	2.4-1
		2.4.1.1 Anticipated Transients Without Scram	2.4-1
		2.4.1.2 Auxiliary Feedwater Reliability	2.4-6
		2.4.1.3 Station Blackout Rule	2.4-6
		2.4.1.4 Backfit Rule	2.4-8
	2.4.2	Safety Goal Policy	2.4-12
	2.4.3	Safety Goal Policy and Backfitting	2.4-14
		References for Section 2.4	2.4-19
2.5	Risk A	ssessment and Operational Perspectives	2.5-1
	2.5.1	Operating Plant Data	2.5-1
	2.5.2	Precursor Program	2.5-2
	2.5.3	NUREG-1150 Perspectives	2.5-2
		2.5.3.1 Internal Events Results	2.5-3
		2.5.3.1.1 NUREG-1150 Boiling Water Reactor Observations	2.5-4
		2.5.3.1.2 NUREG-1150 Pressurized Water Reactor Observations	2.5-6
		2.5.3.2 NUREG-1150 Seismic Analysis Observations	2.5-8
		2.5.3.2.1 Surry Seismic Analysis	2.5-9
		2.5.3.2.2 Peach Bottom Seismic Analysis	2.5-9
		2.5.3.3 NUREG-1150 Fire Analysis Observations	2.5-10
		2.5.3.3.1 Surry Fire Analysis	2.5-10
		2.5.3.3.2 Peach Bottom Fire Analysis	2.5-10
		2.5.3.3.3 General Observations on Fire Analysis	2.5-11
	2.5.4	Individual Plant Examinations	2.5-11
		2.5.4.1 Vulnerabilities and Plant Improvements	2.5-11
		2.5.4.2 CDF Perspectives from the IPEs	2.5-12
	2.5.5	Individual Plant Examinations for External Events	2.5-13
	2.5.6	Low Power and Shutdown Perspectives	2.5-17
		2.5.6.1 Grand Gulf Low Power and Shutdown Observations	2.5-18
		2.5.6.2 Surry Low Power and Shutdown Observations	2.5-19
		2.5.6.3 Industry Low Power and Shutdown Studies	2 5-19
	2.5.7	Station Blackout Sequences	2.5-20
	2.5.8	Current Understanding of Risk	2.5-23
		References for Section 2.5	2.5-50
2.6	Risk-In	formed Regulation	2.6-1
	2.6.1	PRA Policy Statement	2.6-1
	2.6.2	Issues Concerning the Quantitative Use of PRA	2.6-2
	2.6.3	Reactor Oversight Process (ROP)	2.6-4
		2.6.3.1 The Cornerstones of Reactor Safety	2.6-5
		2.6.3.2 Performance Indicators	2.6-6
		2.6.3.3 The Baseline Inspections	2.6-8
		2.6.3.4 The Significance Determination Process	2.6-9
		2.6.3.5 The NRC Action Matrix	2.6-10
		2.6.3.6 Licensee Corrective Action Program	2.6-10
	2.6.4	Regulatory Guide 1.174	2.6-10

	2.6.4.1 A Four-Element Approach to Integrated Decision Making 2.6-10
2.6.5	Recent Regulatory Changes
	Table of Contents (Continued)
	2.6.5.1 Maintenance Rule (10CFR50.65)
	2.6.5.2 Risk-Informed Technical Specifications
	2.6.5.3 Risk-Informed In-Service Testing
2.6.6	NRC Initiatives for Regulatory Change
	References for Section 2.6
Appendix 2A:	Davis-Besse Loss of Feedwater
2A.1	Initiating Events
2A.2	Reactor Trip - Turbine Trip
2A.3	Loss of Main Feedwater 2A-3
2A.4	Loss of Emergency Feedwater 2A-4
2A.5	Reactor Coolant System Heatup 2A-5
2A.6	Operator Actions 2A-6
2A.7	PORV Failure
2A.8	Steam Generator Refill 2A-10
2A.9	NRC Findings and Conclusions
Appendix 2B:	Information on ATWS 2B-1
2B.1	Protection Systems Designs and Failure Analyses
2B.2	Plant Response to ATWS Events
2B.3	Failure of Control Rods to Fully Insert at Browns Ferry 3
2B.4	ATWS Event at Salem 1
2B.5	10 CFR 50.62, The ATWS Rule
2B.6	Changes Considered for ATWS Rule
2 B ./	BWK ATWS Benavior and Mitigation Measures
	2B.7.1 Categories of BWK ATWS
	2B.7.1.1 Turbine Trip with Dypass
	2B.7.2 Mitigation Measures 2B.14
	2D.7.2 Witigation Measures
	2B.7.2.1 Recirculation Fullip Trip
	2B.7.2.2 Standby Eight Control System (SECS)
	2B.7.2.5 Manual Rot Insertion 2B-16 2B.7.2.4 Control of Vessel Injection 2B-16
	2B 7 3 Application of Emergency Procedure Guidelines 2B-17
	2B.7.5 Appreciation of Emergency Proceedure Surdenness
	References for Appendix 2B
3.0 Accident P	rogression in the Reactor Vessel
3.0.1 Intro	duction
3.0.2 Lear	ning Objectives
3.1 Introductio	n
3.1.1 In-V	essel Accident Stages 3.1-1
3.1.2 Seve	re Accidents Conditions 3.1-1
3.1.3 Fact	ors Influencing Timing 3.1-2
3.1.4 Revi	ew of Selected Design Features 3.1-3
3.1.5 Refle	boding During Accident Progression

NCICICINCES 101 Section 3.1	References for Section 3.1		3.1-18
-----------------------------	----------------------------	--	--------

3.2	Core Uncovering and Heatup	3.2-1 3.2-1 3.2-3 3.2-7
3.3	Cladding Oxidation	3.3-1 3.3-1 3.3-3 3.3-3 3.3-4 3.3-4 3.3-4
3.4	Melting, Liquefaction, Holdup3.4.1 Initial Melting3.4.2 Fuel Liquefaction3.4.3 Flow Blockage Versus Streaming3.4.4 Reflooding at TMI-23.4.5 Additional Reflooding Considerations3.4.6 Natural Circulation During Stage 4References for Section 3.43	3.4-1 3.4-1 3.4-2 3.4-3 3.4-3 3.4-4 3.4-5 5.4-13
3.5	Molten Pours onto the Lower Head3.5.1 TMI-2 Molten Pour3.5.2 Alternative Melt Flow Scenarios3.5.3 Debris on TMI-2 Lower Head3.5.4 Hotspot in TMI-2 Lower Head3.5.5 Early Views of Lower Head Failure3.5.6 Lower Head Failure Modes Analyzed for TMI-23.5.7 Lower Head Failure Experiments and Analyses3.5.8 Debris Coolability3.5.9 Advanced Design ConceptsReferences for Section 3.5	3.5-1 3.5-2 3.5-3 3.5-4 3.5-5 3.5-5 3.5-6 3.5-6 3.5-8 3.5-9 3.5-33
3.6	In-Vessel Fuel-Coolant Interactions 3.6.1 Steam Explosions	3.6-1 3.6-1 3.6-2 3.6-3 3.6-4 3.6-5 3.6-6 3.6-18
3.7	Special Considerations for BWR Facilities3.7.1 Pertinent BWR Features3.7.2 Provisions for Reactor Vessel Depressurization	3.7-1 3.7-1 3.7-3

3.7.2.1 Why Manual Actuation is Necessary	3.7-3
3.7.2.2 Rapid Depressurization for Steam Cooling	3.7-4
Table of Contents (Continued)	

		3.7.2.3 Core Region Dry During Core Degradation	3.7-5
		3.7.2.4 Threat of Reactor Vessel Repressurization	3.7-6
		3725 Notes Concerning SRV Operation	37-7
	373	Recriticality Concerns	37-8
	374	Futertic Formation and Relocation Sequence for RWR Core Structures	7_10
	275	Detential Modes for Dabris Movement Dest the DWD Core Distances	7 12
	5.7.5	27.5.1 Corre Diete Structure	7 12
		5.7.5.1 Core Plate Structure	7 1 4
		5.7.5.2 Accident Sequence Classification for Core Plate Considerations	7 14
		3.7.5.2.1 Dry Core Plate Accident Sequences	./-14
		3.7.5.2.2 Wet Core Plate Accident Sequences	7-15
		3.7.5.3 Status of Experimental Findings	7-16
	3.7.6	Severe Accident Events in the BWR Lower Plenum	.7-17
		3.7.6.1 Debris Interactions with Lower Plenum Water	.7-17
		3.7.6.2 Events after Lower Plenum Dryout 3.	7-18
	3.7.7	BWR Bottom Head Failure Modes	7-19
		3.7.7.1 Failure of the Bottom Head Penetrations	7-19
		3.7.7.2 Gross Bottom Head Failure	7-21
		3.7.7.3 Effectiveness of External Water Cooling	7-22
		References for Section 3.7	7-54
4 0	Accid	lent Progression in the Containment	4 0-1
	401	Introduction	10-1
	4.0.2	Learning Objectives for Chapter A	1.0 1
	4.0.2	Learning Objectives for Chapter 4	T. 0-1
11	Conte	ainment Characteristics and Design Bases	1 1_1
7 .1	A 1 1	Containment Types	4 1 1
	4.1.1	4.1.1.1 Large Dry Containments	+.1-1 / 1 1
		4.1.1.1 Large Div Containments	+.1-1 1 1
		4.1.1.2 Subatmospheric Containments	4.1-1
		4.1.1.3 Ice Condenser Containments	4.1-2
		4.1.1.4 BWR Mark I Containments	4.1-2
		4.1.1.5 BWR Mark II Containments 2	4.1-3
		4.1.1.6 BWR Mark III Containments	4.1-3
	4.1.2	Containment Design Criteria	4.1-4
	4.1.3	Containment Failure Modes	4.1-6
	Refer	rences for Section 4.1 4.	1-24
4.2	Conta	ainment Response to Beyond-Design-Basis Accidents	4.2-1
	4.2.1	Containment Challenges and Timing of Events	4.2-1
	4.2.2	Implications of Containment Failure	4.2-3
	4.2.3	Likelihood of Containment Failure During Severe Accidents	4.2-4
	424	Containment Venting Strategies	4 2-6
	Refer	rences for Section 4.2	2-13
	neici		<u> </u>
12		assal Fuel Coolent Interactions	121
+.3	$L\Lambda = V$	Ouanching of Cara Dabris	+.3-1
	4.3.1	Vuenching of Cole Deoris	+.3-1
	4.5.2		+.3-2
		HV VARAI Staam Hyplogiong	1 X_X

4.3.4 Containment Design Considerations	4.3	3-2	4
References for Section 4.3	4.3-	-12	2

4.4	Core-Concrete Interactions4.4-14.4.1 Concrete Attack4.4-14.4.2 Gas Generation4.4-24.4.3 Aerosol Generation4.4-3
	References for Section 4.4 4.4-13
4.5	Direct Containment Heating (DCH)
	4.5.1 Ejection of Melt from the Vessel
	4.5.2 Interactions in the Reactor Cavity 4.5-2
	4.5.3 Energy Deposition and Pressure Rise in Containment
	4.5.4 Containment Failure Probabilities for DCH 4.5-4
	References for Section 4.5
1.0	
4.6	Hydrogen Combustion 4.6-1 4.6.1 Hydrogen Combustion 4.6.1 Hydrogen Combustion
	4.0.1 Hydrogen Computition Reaction
	4.0.2 Conditions Necessary for Compusitori
	4.0.5 Defining attoris
	4.6.4 Detonation I imits $4.6.4$
	4.6.4.7 Decondition Education 4.6.5
	4.6.4.3 Detonation Pressure and Temperatures
	4.6.4.4 Local Detonation
	4.6.4.5 Missile Generation 4.6-7
	4.6.5 Continuous Combustion 4.6-7
	4.6.6 Combustion at TMI-2 4.6-8
	4.6.7 Hydrogen Control Requirements 4.6-8
	4.6.8 Risk Informed Changes to the Hydrogen Rule 4.6-10
	References for Section 4.6 4.6-30
17	W/P Morth I Liner Evilure Dy Molt Attack
4.7	5 WK Malk I Liller Failure By Mell Allack 4.7-1
	4.7-1 Perment reduces of the Mark r Containment Design
	4.7.2 Characteristics of Debris Fours From Vesser
	4.7.2.1 Scenario II: Metallic Pour Followed by Release of Oxides 47.3
	4.7.2.3 Accident Scenarios Not Represented
	4.7.3 Debris Spreading Across The Drywell Floor
	4.7.4 Thermal Loading of the Shell
	4.7.5 Mitigative Effects of Water 4.7-5
	4.7.6 Potential for Mark I Containment Failure 4.7-6
	4.7.6.1 Extension to Other BWR Facilities 4.7-7
	4.7.6.2 Drywell Flooding Capabilities 4.7-8
	References for Section 4.7 4.7-16

Appendix 4A: Example Calculation of Hydrogen Combustion Pressures and Temperatures 4A-1

5.0	Offsite Accident Impacts	5.0-1
	5.0.1 Introduction	5.0-1
	5.0.2 Learning Objectives for Chapter 5	5.0-1

51	Source Terms	5 1-1
5.1	5 1 1 Dedienvelide Inventories	5 1 1
	5.1.1 Radionucide inventoriet	J.1-1 5 1 1
	5.1.2 Source Term Characteristics	5.1-1
	5.1.3 Magnitude of Release Required to Cause Offsite Health Effects	5.1-2
	5.1.4 Design Features That Impact Source Terms	5.1-3
	5.1.4.1 Suppression Pools	5.1-3
	5.1.4.2 Drywell-Wetwell Configuration	5.1-4
	5.1.4.3 Containment Sprays	5.1-5
	5.1.4.4 Ice Condenser	5.1-5
	5.1.4.5 Reactor Cavity Flooding	5.1-5
	5.1.4.6 Building Retention	5.1-5
	5.1.4.7 BWR Containment Venting	5.1-6
	515 Source Term Uncertainty	5 1-6
	516 Revised I WR Source Term	5.1-7
	5.1.7 The Chernobyl Source Term	5.1-8
	5.1.8 On Line Source Term Monitoring	5 1 0
	Deferences for Section 5.1	J.1-9
	References for Section 5.1	0.1-23
52	Officite Dispersion and Doses	521
5.2	5.2.1 Padiation Dose and Health Effects	5.2-1
	5.2.1 Redulation Dose and Treatment Effects	5.2-1
	5.2.1.1 Chronic (Latent) Effects	5.2-1
	5.2.1.2 Acute Health Effects	5.2-1
	5.2.2 Dose Pathways	5.2-2
	5.2.3 Meteorology	5.2-3
	5.2.4 Dispersion of Effluents	5.2-4
	5.2.5 Dose Versus Distance	5.2.6
	5.2.6 Uncertainties in Dose Projections	5.2-7
	5.2.7 Dispersion of the Chernobyl Release	5.2-8
	5.2.8 Perspectives on Dose Projections	5.2-10
	References for Section 5.2	5.2-23
5.3	Protective Actions	5.3-1
	5.3.1 Basic Concepts	5.3-1
	5.3.1.1 Early, Intermediate, and Late Phases	5.3-1
	5.3.1.2 Basic Radiation Protection Objectives	5.3-2
	5.3.1.3 Early Protective Action Guidance	5.3-2
	5314 Timing of Initial Actions	5 3-2
	5.3.7 Finning of Initial Retions	532
	5.3.2 Evacuation 5.3.2 Fifectiveness of Evacuation	5.3.2
	5.3.2.1 Encentreness of Evacuation	531
	5.2.2. Evaluation Risks	5.3-4
	5.2.2 Enuraphient Scenarios	5.5-5
	5.5.5 Shellering and Kelocation from Hot Spots	5.5-6
	5.3.4 Improvised Respiratory Protection	5.3-7
	5.3.5 Use of Potassium Iodide (KI)	5.3-7
	5.3.6 Early Protective Action Decisions During the TMI-2 Accident	5.3-8

5.3.7	Other Protective Actions	. 5.3-9
5.3.8	Protective Actions Following Chernobyl Accident	5.3-10
	5.3.8.1 Workers	5.3-10

		5.3.8.2 5.3.8.3 5.3.8.4	 2 Evacuees	5.3-11 5.3-12 5.3-12
	5.3.9 Refer	Long-7 ences fo	Term Health Effects From the Chernobyl Accident or Section 5.3	5.3-13 5.3-26
5.4	Emerg	ency Pr	eparedness	5.4-1
	5.4.1	Regulat	tory Basis	5.4-1
	5.4.2	Roles in	n an Emergency	5.4-1
		5.4.2.1	Role of Licensee	5.4-1
		5.4.2.2	Role of State and Local Agencies	5.4-2
		5.4.2.3	Role of the NRC	5.4-2
	5.4.3	Emerge	ency Detection and Classification	5.4-2
		5.4.3.1	Emergency Operating Procedures	5.4-2
		5.4.3.2	Emergency Action Levels	5.4-3
		5.4.3.3	Emergency Classification System	5.4-4
			5.4.3.3.1 Unusual Event	5.4-4
			5.4.3.3.2 Alert	5.4-4
			5.4.3.3.3 Site Area	
Eme	ergency	/		
			5.4.3.3.4 General Emergency	54-5
			5.4.3.3.5 Class Summaries and NUMARC Recognition Categories	5.4-5
		5.4.3.4	Protective Action Recommendations	
			5.4-5	
	5.4.4	Emerge	ency Response Centers	5.4-6
		5.4.4.1	Control Room	5.4-6
		5.4.4.2	Technical Support Center	5.4-6
		5.4.4.3	Operations Support Center	5.4-6
		5.4.4.4	Emergency Operations Facility	5.4-6
		5.4.4.5	Flow of Authority and Responsibility	5.4-7
	5.4.5	Emerge	ency Planning Zones	5.4-7
		5.4.5.1	Plume Exposure Emergency Planning Zone	5.4-7
		5.4.5.2	Ingestion Pathway Emergency Planning Zone	5.4-8
	5.4.6	Respon	use of State and Local Organizations	5.4-9
		5.4.6.1	Emergency Response Plans	5.4-9
		5.4.6.2	Public Notification	5.4-9
		5.4.6.3	Evacuation Time Estimates	5.4-10
		5.4.6.4	Dose Projections and Field Monitoring	5.4-10
		5.4.0.5 Deferrer	Location of Authority and Responsibility	5.4-10
		Referen		3.4-20
App	bendix	5A: Prot	tective Action Guides	5A-1
Inde	ex			Index-1

List of Figures

1.0-1	Timing of major events and activities relevant to commercial power reactor safety from 1940s to present $(1 \text{ of } 3)$	1 0-3
1.0-1	Timing of major events and activities relevant to commercial power reactor safety	
101	from the 1940s to present (2 of 3)	1.0-4
1.0-1	Timing of major events and activities relevant to commercial power reactor safety from the 1940s to present (3 of 3)	1.0-5
1.1-1	Defense in depth, safety strategies	1.1-5
1.3-1	Shift of nil-ductility transition temperature	1.3-15
1.3-2	Number of regulatory guides issued per year	1.3-16
1.4-1	Ratio of power after to power before shutdown (p_z/P_z) for various operation times b	efore
	shutdown	1.4-18
1.4-2	Effect of selected conservatisms on peak cladding temperature	1.4-19
1.4-3	Seismic Risk Map for the contiguous United States	1.4-20
1.5-1	Breakdown of nuclear power plant accidents by severity	1.5-5
1.5-2	Frequency of man-caused events involving fatalities	1.5-6
1 5-3	Frequency of natural events involving fatalities	15-7
1.6-1	Vertical cross section of plant showing reactor building control room and	110 /
110 1	spreading room	1 6-8
1 6-2	The Browns Ferry nuclear plant	1 6-9
1.6-3	Cable-tray penetration overall simplified depiction (not to scale)	1 6-10
1.6-4	Area where fire started	1 6-11
1.6-5	Fire-damaged area	1 6-12
1.6-6	Fouring and immediately following the March 22, 1975 fire	1 6-13
1.0 0 1 A - 1	Three levels of probabilistic risk assessment	1A-28
14-2	I NI hazard curves for Peach Bottom site	1A-29
14-3	EPRI hazard curves for Peach Bottom site	1A-30
1A-4	Example event tree	1A-31
1A-5	Example event tree	14-32
1A-6	Common causes of failure	1A-33
1A-7	Risk assessment procedure for external events	1A-34
1A-8	Internal core damage frequency ranges (5th to 95th percentile)	1A-35
21_{-1}	Arrangement of the primary reactor coolant system and related support system	
2.1-1	for the Three Mile Island Unit 2 (TMI-2) Reactor	2 1-25
2 1-2	TML2 scenario: initial condition- standby operation at 97% power	2.1-25
2.1-2	Condensate and feedwater systems	2 1-27
2.1-3 2 1-4	TML2 scenario: reactor coolant pressure and pressurizer level vs. time	2 1_28
2.1-4	TML2 scenario: system nearly liquid solid liquid expanding with increasing	
2.1-5	temperature	2 1-29
216	TML 2 accident radioisotone release nathways	2 1 30
2.1-0 2 1 7	TML 2 scenario: primery system pressure and temperatures nearly constant	
2.1-7	following secondary steam condition, primary voids increasing	2 1 21
218	TML 2 scenario: loop A pumps operating loop B stagnant after shutdown	
2.1-0	of loop B pumps, primary voids increasing	2.1-32
2.1-9	TMI-2 scenario: all pumps off, reactor core drying out and heating up,	
	superheated steam flowing to pressurizer and one steam generator and condensing.	2.1-33
2.1-10	TMI-2 scenario: core dryout and heatup continuing, hydrogen generation by	
	steam-zirconium reaction in hotter regions	2.1-34
2.1-11	TMI-2 scenario: core partially quenched by fluid during look B pump start,	
	heatup resumes	2.1-34

2.1-12	TMI-2 reactor vessel refilled by manual initiation of safety injection core	
	temperatures decreasing	2.1-35
2.1-13	TMI-2 scenario: system pressurized by high-pressure injection system intermittent	
	liquid release through top of pressurizer, heat removal by heatup of injected water,	
	steam generator heat transfer blocked by hydrogen	2.1-36
2.1-14	TMI-2 scenario: primary system depressurizing and releasing hydrogen through the	
	pressurizer into the containment	2.1-37
2.1-15	TMI-2 containment pressure versus time	2.1-38
2.3-1	Boiling water pressure tube graphite moderated reactor	2.3-8
2.4-1	Average number of scrams per year	2.4-17
2.4-2	Safety goal implementation guidance	2.4-18
2.5-1	Internal core damage frequency ranges (5 th to 95 th percentiles)	2.5-37
2.5-2	BWR principal contributors to internal core damage frequencies	2.5-37
2.5-3	PWR principal contributors to internal core damage frequencies	2.5-38
2.5-4	Surry internal and external-event core damage frequency ranges	2.5-38
2.5-5	Peach Bottom internal-and external-event core damage frequency ranges	2.5-39
2.5-6	Surry external event core damage frequency distributions	2.5-39
2.5-7	Peach Bottom external event core damage frequency distributions	2.5-40
2.5-8	Principal contributors to seismic core damage frequencies	2.5-41
2.5-9	Principal contributors to fire core damage frequencies	2.5-42
2.5-10	Reported IPE CDFs for BWRs and PWRs	2.5-43
2.5-11	CDF Results	2.5-44
2.5-12		2.5-44
2.5-13		2.5-45
2.5-14	Fire-induced CDFs Reported by Licensees	2.5-46
2.5-15	Reported fire-induced CDFs for commonly identified plant fire analysis zones	2.5-46
2.5-16	Grand Gulf sequence contributions for full-power and POS 5	2.5-47
2.5-17	Surry sequence contributions for full-power and mid-loop operation	2.5-47
2.5-18	Example PWR Boiling Risk Profile	2.5-48
2.5-19	Reduction in CDF from implementing Station Blackout Rule	2.5-49
2.6-1	Elements of risk-informed process	2.6-37
2.6-2	CDF acceptance guidelines	2.6-38
2.6-3	LERF acceptance guidelines	2.6-38
2.6-4	Decision tree for the categorization of structures, systems and components for the	
	purposes of the Maintenance Rule	2.6-39
2.6-5	Decision tree for the categorization of structures, systems and components for the	
	purposes of the Maintenance Rule	2.6-40
2.6-6	Integrated decision process for risk-informed regulation	2.6-41
2.6-7	Diagram of Categorization and Treatment	2.6-41
2.6-8	Elements of risk-informed framework	2.6-42
2.6-9	Quantitative guidelines for risk-informed framework	
2A-1	Davis-Besse nuclear steam supply system	2A-13
2A-2	Main steam system	2A-14
2A-3	Main feedwater system	2A-15
2A-4	Schematic of auxiliary feedwater system	2A-16
2A-5	Makeup/HPI cooling system	2A-17
2A-6	Steam feedwater rupture control system (SFRCS) block diagram	2A-18
2B-1	BWR operation after failure of scram in the turbine trip-initiated ATWS accident	
	sequence (flows in lbs/hr)	2B-22

2B-2	BWR operation after failure to scram in the MSIV closure-initiated ATWS accident	AD A 2
1 D 2	sequence (nows in ios/nr)	2 B- 23
2 B-3	tubes and injects horizontally into the lower plenum	2B-24
2B-4	Manual rod insertion involves different piping and valves and might be effective	20 21
2 D T	even if scram has failed	2B-25
2B-5	The major effect of lowering the reactor vessel water level upon core power occurs	
	when feedwater spargers are uncovered	2B-26
3.1-1	Approximate temperature and time envelopes for in-vessel severe accident stages assuming	
	no coolant injection during PWR core heatup and degradation	3.1-7
3.1-2	Melting points for metallic elements, reactor metals, and compounds	3.1-8
3.1-3	Melting and boiling points for fission products	3.1-8
3.1-4	Chemical interactions and formation of liquid phases in an LWR fuel rod bundle	
	with increasing temperature	3.1-9
3.1-5	Schematic of BWR reactor vessel internal structure	3.1-10
3.1-6	BWR fuel assembly	3.1-11
3.1-7	BWR control rod	3.1-12
3.1-8	PWR reactor coolant system arrangement (B&W)	3.1-13
3.1-9	PWR reactor vessel internals (Westinghouse)	3.1-14
3.1-10	Cutaway of typical rod cluster control assembly	3.1-15
3.1-11	Typical PWR arrangement for in-core instrumentation (Westinghouse)	3.1-16
3.1-12	Core damage event tree	3.1-17
3.2-1	Exponentially decreasing water level	3.2-4
3.2-2	Variation of boiloff time constant with saturation pressure	3.2-5
3.2-3	Approximate calculation of fuel temperature rise (curves) at three different times compared with code results	226
221	Hydrogen production per unit area from the ZrrH 0 reaction	3.2-0
222	Hydrogen production per unit area from the $\Sigma 1.11_20$ reaction	227
3.3-2	Coloulated avial aladding temperatures at three different times following start of core	5.5-7
5.5-5	uncovering for a DWD station blackout	228
331	Heat balance between uncovered core and residual water	3.3-0
335	Patio of heat release rate via oxidation to heat transfer rate to residual saturated water	3 3 10
336	Severe accident natural circulation flows	3.3-10
3.3-0	Schematic diagram of a BWP with internal circulation	3.3^{-11}
3.3-7	Tensile strength type 304 stainless steel	3.3-12 3.3-13
3.3-8	Distribution of fuel rod rating (kW/m) in the TML-2 core	3.5-15
3.4-1	Hypothesized TML 2 condition between 150 and 160 minutes	3.4-0
3.4-2	Schematic representation of possible mode of initial fuel liquefaction and downward flow	2/9
3.4-3	Initial core degradation in a DWP	3.4-8
3.4-4	Hypothesized TML 2 core at 173 minutes	3 / 10
34-5	Hypothesized TML 2 core configuration between 174 and 180 minutes	3.4-10
3.4-0	Hypothesized TML 2 core configuration at 224 minutes (just prior to molten pour)	3.4-11 3.4.12
3.4-7	Final TML-2 debris configuration	3.4-12
3.5^{-1}	TML2 structures surrounding the core	3.5-13 3.5-14
3.5-2	Fuel debris profile inside TML-2 core harrel assembly (CBA laid flat)	3.5^{-14}
3.5-5	TML2 core support assembly	3 5-16
3 5-5	Locations of solidified materials in TMI-2 core support assembly	3 5-17
3.5-5 3.5-6	Location of solidified material in TMI-2 elliptical flow distributor	3 5-18
3.5-0	TML-2 hard layer debris denths in lower head	3 5-19
3.5-7	TML2 lower-head cross section of hard debris row 7	3 5_20
5.5-0	1111 2 lower neur closs section of hard debits, low /	5.5 20

3.5-9	Visualization of the downward progress of a coherent molten mass as the below-core	0.5.01
0 5 10	structures weaken	3.5-21
3.5-10	Cross-sectional views of TMI-2 hard layer debris sample	3.5-22
3.5-11	Scanning electron microscope image of two phase region in TMI-2 hard layer debris	
	sample	3.5-23
3.5-12	TMI-2 nozzle damage profile	3.5-24
3.5-13	Location of lower-head steel, nozzle, and guide tube samples	3.5-25
3.5-14	As-removed appearance of six TMI-2 nozzles	3.5-26
3.5-15	Schematic of sample taken from TMI-2 lower head	3.5-27
3.5-16	Lower head hot spot and nozzle guide tube locations	3.5-28
3.5-17	Failure mechanism considered in TMI-2 analysis: (a) tube rupture, (b) weld failure-tube	
	ejection, (c) global vessel failure, and (d) localized vessel failure	3.5-29
3.5-18	Pictorial summary of the completed lower head failure tests (Figure ES-1 of	
	NUREG/CR-5582, SAND98-2047)	3.5-30
3.5-19	Typical debris bed dryout experiment	3.5-31
3.5-20	Debris bed dryout heat flux versus particle diameter for water	3.5-32
3.6-1	Progression of fuel-coolant mixing	3.6-11
3.6-2	Energy required to vaporize 29 m ³ of water versus saturation pressure	3.6-12
3.6-3	Melt pour into lower plenum by failure of core plate	3.6-13
3.6-4	Vessel failure from steam explosion	3.6-14
3.6-5	High pressure melt release from bottom of reactor vessel	3.6-15
3.6-6	Low pressure melt release from bottom of reactor vessel	3.6-16
3.6-7	Secondary melt release in a Zion-type reactor cavity	3.6-17
3.7-1	Definition of radial zones for Browns Ferry unit 1 cycle 6 core	3.7-25
3.7-2	The progression of severe structural damage in the outer core would significantly lag	
017 =	events in the central core	37-26
3.7-3	If the reactor vessel remains pressurized, relocating core debris falls into water above the	5.7 20
	core plate	3.7-27
3 7-4	Effects of manual actuation of ADS at about one-third core height	3 7-28
37-5	Vessel depressurization at one-third core height provides steam cooling that temporarily	2.7 20
5.7 5	reverses core heatun	3 7-29
37-6	Vessel depressurization at one-third core height delays hydrogen release	3 7-30
3.7-7	Region above the core plate would be dry during structural degradation	3 7-31
3.7_8	For the two-stage target rock SRV control air and system pressure act in concert to position	5.7 51
5.7-0	the nilot value	3 7-32
3 7-0	For the Croshy SPV control air opens main valve	3.7-32
3.7 = 2	Abbreviated schematic of a typical BWP SLCS	3734
3.7-10	The condensate storage tank is an important source of water during accident sequences	5.7-54
5.7-11	other than L BL OCA	3735
3712	The condensate storage tank can be drained to the main condensar betwells leaving	5.7-55
5.7-12	sufficient water volume for the reactor vessel injection	2726
2712	The DWD control blodes are inserted into the interstitiol region between fuel assemblies in	5.7-50
5.7-15	the core	2727
2714	One half of the sharped her system system and a not see an intervarian control blade	3.7 - 37
5.7 - 14	Delegation of control blodes and channel has wells leaves only UO mollets appaged in this	5.7-50
5.7-15	Relocation of control blades and channel box wans leaves only UO_2 penets encased in thin ZrO_2 sheaths	2720
2716	LIV ₂ Slitallis	5.7-59
3.7-10	the b with core plate separates the core region from the reactor vessel lower plenum but	2740
2717	Control blode tin emerging from first summart structure recent states that a table of Dec. 1	3.7-40
3./-1/	Control blade up emerging from fuel support structure near core plate edge at Peach	2741
	Bottom	5.7-41

3.7-18	Material relocating from the core region would enter the reactor vessel lower plenum	3.7-42
3.7-19	View of core plate with fuel support structures in place at Peach Bottom	3.7-43
3.7-20	Two-thirds of the area beneath the BWR core is blocked by the control rod guide tube	3.7-44
3.7-21	Code models specific to the BWR lower plenum and bottom head currently exist	3.7-45
3.7-22	The BWR control rod drive mechanism assemblies are held in place by upper stub welds;	
	the incore instrument tubes are supported by welds at the vessel wall	3.7-46
3.7-23	Weld holding control rod drive housing in place within stub tube at Peach Bottom	3.7-47
3.7-24	Instrument guide tube weld location at inner surface of vessel wall at Peach Bottom	3.7-48
3.7-25	Instrument tube failure by creep-rupture of welds and by melt overflow can be represented	3.7-49
3.7-26	Zirconium oxidation accelerates the initial debris release rate for pressurized accident	
	sequences	3.7-50
3.7-27	Atmospheric trapping within the reactor vessel support skirt could limit water contact with	
	the wall	3 7-51
3 7-28	Delayed wall creep rupture would occur in the vicinity of the gas pocket	3 7-52
3 7-29	Cooling of upper vessel wall would be necessary after internal vessel structures have	011 02
5.7 22	melted	3 7-53
4 1-1	Typical containment volumes and design pressure (psig)	4 1-11
4.1_2	Comparison of design pressure and ultimate failure pressure	4.1-12
4.1-2	Typical large dry containment	4.1-12
4.1-5 A 1_A	Typical substmospheric containment	4.1-13
4.1-4	Typical subathospheric containment	4.1-14
4.1-5	I spical lee condenser cutaway	4.1-15
4.1-0	Typical BWP Mark I containment	4.1-10
4.1-7	Typical BWP Mark I containment	4.1-17
4.1-0	Typical BWP Mark II containment	4.1-10
4.1-9	Park containment pressure for one DWP	4.1-19
4.1-10	Containment pressure tomperature response for 2 55 ft ² nump discharge breek	4.1-20
4.1-11	Energy changes up to time of peak containment pressures for one DWD	4.1-21
4.1-12	Different bolting arrangements on drawell back closure flange for Prowing Ferry and	4.1-22
4.1-13	Different bolting arrangements on drywen nead closure mange for browns refry and	4 1 22
121	Polative probability of containment failure modes (internal events from NUDEC 1150)	4.1-23
4.2-1	given core demage	1 2 10
122	Containment failure frequency	4.2-10
4.2-2	Conditional containment failure frequency (internal avents)	4.2-11
4.2-5	Conditional containment failure frequency (internal events)	4.2-12
4.5-1	Containment pressure versus time for Zion station blackout sequence	4.3-0
4.3-2	Non appleble debris had	4.3-7
4.5-5	Non-coolable debits bed	4.3-8
4.3-4	BWR Mark I containment pedestal region	4.3-9
4.5-5	DWD Mode III containment pedestal region	4.5-10
4.3-0	B w K Mark III containment pedestal region	4.5-11
4.4-1	I nermal aspects of core-concrete interactions	4.4-6
4.4-2	Calculations of concrete attack in a BWR Mark II containment during a station blackout sequence	4.4-7
4.4-3	Combustible gas generation during CCIs	4.4-8
4.4-4	Example amounts of various gases that can be generated during core-concrete interactions	4.4-9
4.4-5	VANESA calculations of aerosol generation rates	4.4-10
4.4-6	Peach Bottom station blackout, fission products released to drywell from core-concrete	10
	interactions	4.4-11
4.4-7	Peach Bottom station blackout, masses released to drywell from core-concrete	
	interactions	4.4-12

4.5-1	Melt ejection process
4.5-2	Distribution for fraction of core material ejected, PWR 4.5-8
4.5-3	Reactor cavity interactions
4.5-4	Estimated median particle size versus time
4.5-5	Example distributions for pressure rise at vessel breach, Surry
4.5-6	Large dry and subatmospheric containment results from DCH resolution effort
4.6-1	Theoretical adiabatic, constant-volume combustion pressure for Hydrogen : air mixtures 4.6-13
4.6-2	Theoretical adiabatic, constant-volume combustion temperature for hydrogen : air
	mixtures
4.6-3	Effect of initial temperature on downward propagating flammability limits in hydrogen :
	air mixtures 4-6-15
4 6-4	Flammability limits of hydrogen in air diluted with CO. and N. 46-16
4.6-5	Flammability limits of hydrogen : air : steam mixtures $4.6-17$
4.0-5	Spark ignition energies for dry hydrogen : air mixtures
4.0-0	Normalized pressure rise versus hydrogen concentration 4.6.10
4.0-7	Laminar burning valocity of bydrogan : air mixture
4.0-0	Theoretical detension valuations for hydrogen : air mixtures
4.0-9	Theoretical defonation velocities for hydrogen , an inixtures
4.0-10	Hydrogen detonation cells
4.0-11	Measurement of detonation cell size for hydrogen : air mixtures at atmospheric pressure 4.6-23
4.6-12	Dimensions required for detonation propagation in various geometries
4.6-13	Theoretical detonation pressure and normally reflected pressure
4.6-14	Theoretical detonation temperature and normally reflected detonation temperature
4.6-15	Flame structures for a range of geometries and flow rates
4.6-16	Minimum spontaneous ignition temperatures
4.6-17	TMI-2 containment pressure versus time
4.7-1	The BWR Mark I containment design employs a small primary containment with a pressure
4.7-1	The BWR Mark I containment design employs a small primary containment with a pressure suppression pool; secondary containment is provided by the surrounding structure
4.7-1 4.7-2	The BWR Mark I containment design employs a small primary containment with a pressure suppression pool; secondary containment is provided by the surrounding structure
4.7-1 4.7-2	The BWR Mark I containment design employs a small primary containment with a pressure suppression pool; secondary containment is provided by the surrounding structure
4.7-14.7-24.7-3	The BWR Mark I containment design employs a small primary containment with a pressure suppression pool; secondary containment is provided by the surrounding structure
4.7-14.7-24.7-3	The BWR Mark I containment design employs a small primary containment with a pressure suppression pool; secondary containment is provided by the surrounding structure
4.7-14.7-24.7-34.7-4	The BWR Mark I containment design employs a small primary containment with a pressure suppression pool; secondary containment is provided by the surrounding structure
 4.7-1 4.7-2 4.7-3 4.7-4 4.7-5 	The BWR Mark I containment design employs a small primary containment with a pressure suppression pool; secondary containment is provided by the surrounding structure
 4.7-1 4.7-2 4.7-3 4.7-4 4.7-5 4.7-6 	The BWR Mark I containment design employs a small primary containment with a pressure suppression pool; secondary containment is provided by the surrounding structure
4.7-1 4.7-2 4.7-3 4.7-4 4.7-5 4.7-6	The BWR Mark I containment design employs a small primary containment with a pressure suppression pool; secondary containment is provided by the surrounding structure
 4.7-1 4.7-2 4.7-3 4.7-4 4.7-5 4.7-6 4A-1 	The BWR Mark I containment design employs a small primary containment with a pressure suppression pool; secondary containment is provided by the surrounding structure
4.7-1 4.7-2 4.7-3 4.7-4 4.7-5 4.7-6 4A-1 4A-2	The BWR Mark I containment design employs a small primary containment with a pressure suppression pool; secondary containment is provided by the surrounding structure
4.7-1 4.7-2 4.7-3 4.7-4 4.7-5 4.7-6 4.7-6 4.7-6 4.7-1 4.7-2 4.7-3	The BWR Mark I containment design employs a small primary containment with a pressure suppression pool; secondary containment is provided by the surrounding structure
4.7-1 4.7-2 4.7-3 4.7-4 4.7-5 4.7-6 4.7-6 4.7-6 4.7-6 4.7-6 4.7-3 4.7-2 4.7-3	The BWR Mark I containment design employs a small primary containment with a pressure suppression pool; secondary containment is provided by the surrounding structure
4.7-1 4.7-2 4.7-3 4.7-4 4.7-5 4.7-6 4A-1 4A-2 4A-3 4A-4 5.1-1	The BWR Mark I containment design employs a small primary containment with a pressure suppression pool; secondary containment is provided by the surrounding structure
4.7-1 4.7-2 4.7-3 4.7-4 4.7-5 4.7-6 4A-1 4A-2 4A-3 4A-4 5.1-1 5.1-2	The BWR Mark I containment design employs a small primary containment with a pressure suppression pool; secondary containment is provided by the surrounding structure
4.7-1 4.7-2 4.7-3 4.7-4 4.7-5 4.7-6 4A-1 4A-2 4A-3 4A-3 4A-4 5.1-1 5.1-2 5.1-3	The BWR Mark I containment design employs a small primary containment with a pressure suppression pool; secondary containment is provided by the surrounding structure
4.7-1 4.7-2 4.7-3 4.7-4 4.7-5 4.7-6 4.7-6 4.7-6 4.7-6 4.7-6 4.7-6 4.7-6 5.1-1 5.1-2 5.1-3 5.1-4	The BWR Mark I containment design employs a small primary containment with a pressure suppression pool; secondary containment is provided by the surrounding structure
4.7-1 4.7-2 4.7-3 4.7-4 4.7-5 4.7-6 4.7-6 4.7-6 4.7-6 4.7-6 4.7-6 4.7-6 4.7-1 5.1-2 5.1-1 5.1-2 5.1-3 5.1-4 5.1-5	The BWR Mark I containment design employs a small primary containment with a pressure suppression pool; secondary containment is provided by the surrounding structure
$\begin{array}{r} 4.7-1 \\ 4.7-2 \\ 4.7-3 \\ 4.7-4 \\ 4.7-5 \\ 4.7-6 \\ 4A-1 \\ 4A-2 \\ 4A-3 \\ 4A-4 \\ 5.1-1 \\ 5.1-2 \\ 5.1-3 \\ 5.1-4 \\ 5.1-5 \end{array}$	The BWR Mark I containment design employs a small primary containment with a pressure suppression pool; secondary containment is provided by the surrounding structure
4.7-1 4.7-2 4.7-3 4.7-4 4.7-5 4.7-6 4A-1 4A-2 4A-3 4A-4 5.1-1 5.1-2 5.1-3 5.1-4 5.1-5 5.1-6	The BWR Mark I containment design employs a small primary containment with a pressure suppression pool; secondary containment is provided by the surrounding structure
$\begin{array}{c} 4.7-1 \\ 4.7-2 \\ 4.7-3 \\ 4.7-4 \\ 4.7-5 \\ 4.7-6 \\ 4.7-6 \\ 4.7-6 \\ 4.7-6 \\ 4.7-6 \\ 5.1-1 \\ 5.1-2 \\ 5.1-3 \\ 5.1-4 \\ 5.1-5 \\ 5.1-6 \\ 5.1-7 \end{array}$	The BWR Mark I containment design employs a small primary containment with a pressure suppression pool; secondary containment is provided by the surrounding structure
$\begin{array}{c} 4.7-1 \\ 4.7-2 \\ 4.7-3 \\ 4.7-4 \\ 4.7-5 \\ 4.7-6 \\ 4.7-6 \\ 4.7-6 \\ 4.7-6 \\ 4.7-6 \\ 4.7-1 \\ 5.1-2 \\ 5.1-1 \\ 5.1-2 \\ 5.1-3 \\ 5.1-4 \\ 5.1-5 \\ 5.1-6 \\ 5.1-7 \\ 5.2-1 \end{array}$	The BWR Mark I containment design employs a small primary containment with a pressure suppression pool; secondary containment is provided by the surrounding structure
$\begin{array}{c} 4.7-1 \\ 4.7-2 \\ 4.7-3 \\ 4.7-4 \\ 4.7-5 \\ 4.7-6 \\ 4.7-6 \\ 4.7-6 \\ 4.7-6 \\ 4.7-6 \\ 5.1-1 \\ 5.1-2 \\ 5.1-3 \\ 5.1-4 \\ 5.1-5 \\ 5.1-6 \\ 5.1-7 \\ 5.2-1 \\ 5.2-2 \end{array}$	The BWR Mark I containment design employs a small primary containment with a pressure suppression pool; secondary containment is provided by the surrounding structure

5.2-3a	Putting radiation in perspective for the public (mrem)	5.2-13
5.2-3b	Putting radiation in perspective for the public (mrem)	5.2-14
5.2-4	Radiation dose pathways	5.2-15
5.2-5	Examples of low-level temperature distribution in the atmosphere	5.2-15
5.2-6	Movement of a parcel of air in (a) a superadiabatic profile and (b) an inversion profile	5.2-16
5.2-7	Various types of smoke plume patterns	5.2-17
5.2-8	Relationship between actual plume and model projections	5.2-18
5.2-9	The quantity $?_{?}/Q$ at ground level for effluents emitted at a height of 30 m, as a function	
	of distance from the source	5.2-19
5.2-10	Radiation hot spots resulting from Chernobyl nuclear power plant accident	5.2-20
5.2-11a	a Stomach dose by exposure time: no sheltering, stability class D, 268 m/s wind	5.2-21
5.2-11b	Plume centerline stomach dose by pathway: no sheltering, 24-hour exposure class D,	
	2.68 m/s wind	5.2-21
5.2-11c	c Thyroid dose by exposure time: no sheltering, stability class D, 2.68 m/s wind	5.2-21
5.2-11d	l Plume centerline thyroid dose by exposure pathway, no sheltering, 24-hour exposure,	
	class D, 2.68 m/s	5.2-21
5.2-12	One-hour surface doses predicted by (a) Gaussian plume model, (b) puff-trajectory	
	model, (c) complex numerical model, and (d) doses actually observed	5.2-22
5.3-1	Early protective actions for core melt accidents	5.3-19
5.3-2	Protective action flow chart for severe core damage or loss of control facility	5.3-20
5.3-3	Relative effectiveness of early protective actions given early containment failure	5.3-21
5.3-4	Relative effectiveness of emergency response actions assuming early containment failure	
	with high and low source terms	5.3-22
5.3-5	Number of people within 1 and 5 miles of 111 nuclear power plants, actual or proposed	
	in 1979	5.3-23
5.3-6	Percent of thyroid blocking afforded by 100 mg of stable iodine (130 mg of potassium	
	iodide) as a function of time of administration before or after a 1-?Ci intake of ¹³¹ I	5.3-24
5.3-7	Hourly wind vector at Three Mile Island on March 28, 1979	5.3-25
5.4-1	Relative locations of licensee emergency response centers	5.4-16
5.4-2	Example of a plume emergency planning zone with boundaries and evacuation routes	
	determined by roads	5.4-17
5.4-3	Example of a plume emergency planning zone	5.4-18
5.4-4	Flow chart showing steps from detection of a general emergency event in the control room	
	to public evacuation	5.4-19

List of Tables

1.1-1	Defense in depth multilayer protection from fission products	1.1-4
1.4-1	Chapter titles from Regulatory Guide 1.70 Revision 3 standard format and content of Safet	y
1 4 0	Analysis Reports for nuclear power plants	1.4-9
1.4-2	Representative initiating events to be analyzed in Section 15.XX of the Safety Analysis	1 4 10
1 4 2	Report	. 1.4-10
1.4-3	Partial comparison of realistic assumptions with conservative assumptions for design-basis	1 4 1 2
1 4 4	LOCA calculations	. 1.4-15
1.4-4	Conservative offsite doses from design-basis accident analyses	. 1.4-15
1.4-5	A remarker of the batter of th	. 1.4-10
1.4-0	Approximate Relationship between Modified Mercall and Richter Seismic Classifications	1.4-1/
1A-1	Transient initiating event frequencies	. IA-19
1A-2	Example DWD initiating event frequencies	. 1A-20
1A-5	Example B w K linualing event frequencies	1A-22
1A-4	Safety function system requirements	1 A 25
1A-J	Collections and summaries of actual failure events	1 A 26
1A-0 1A-7	Statistical analyses and generic data bases	1 A 27
21 - 7	Chronology of Major TML 2 Accident Events	21.18
2.1-1	The most dangerous violations of operating procedures at Chernobyl 4	2.1-10
2.3^{-1}	Station blackout summary data	2.5^{-7}
2.4-1	NRC Sources of reactor operational data	2.4-10
2.5-1 2.5-2	NRC Feedback of nuclear power plant experience	2.5-20
2.5-2	Precursors and severe accidents	2.5-27
2.5-5	Overview of key IPE CDE observations	2.5-20
2.5-4	Distributions for Core damage frequency and aggregate risk for POS 5 and full power	• 2.3-29
2.5 5	operation for Grand Gulf	2 5-31
2 5-6	Distributions for Core damage frequency and aggregate risk for mid-loop and full-power	. 2.5 51
2.5 0	operation for Surry	2 5-31
2.5-7	Key IPE observations regarding containment performance	. 2.5-32
2.5-8	Shutdown events occurring during 1998 and the early portion of 1999	. 2.5-34
2.6-1	Thresholds for Performance Bands	. 2.6-29
2.6-2	Inspectible Areas Associated with Each Cornerstone of Reactor Safety	. 2.6-31
2.6-3	NRC Action Matrix	. 2.6-34
2.6-4	Examples Illustrating the Concept of Maintenance Preventable Functional Failures	. 2.6-36
2B-1	The change in vapor specific volumes for a given change in pressure is much greater at	
	low pressure (Table entries based on values taken from steam tables)	2B-21
3.1-1	In-Vessel accident stages.	3.1-5
3.1-2	Severe Accident Conditions	3.1-6
3.5-1	Average TMI-2 Lower Head Debris Composition by Quadrant (wt%)	. 3.5-11
3.5-2	Summary of lower head failure experimental results	. 3.5-12
3.6-1	Fractions of core mixture that can be quenched in below-core for a typical PWR	3.6-7
3.6-2	Lower plenum features of a Westinghouse PWR	3.6-7
3.6-3	NUREG-1150 alpha mode failure probabilities	3.6-8
3.6-4	Alpha-mode failure probability estimates (given a core melt accident)	3.6-9
3.6-5	Fuel coolant interaction experimental facility characteristics	. 3.6-10
3.7-1	Vessel depressurization at one-third core height postpones the predicted core degradation	
	events for short term blackout	. 3.7-24
4-1-1	Number of U.S. containments of each type	4.1-9
4.1-2	Examples of design leakage rates (integrated leakage)	4.1-9
4.1-3	10 CFR 50 Appendix J test frequency requirements	. 4.1-10

List of Tables (Cont.)

4.2-1	Containment threats according to time regime
4.4-1	Typical chemical compositions of concrete (wt%)
4.4-2	Core-concrete release for Peach Bottom station blackout sequence
4.6-1	Hydrogen flammability limits in steam-saturated air at room temperature 4.6-12
4.7-1	Mark I Liner Qualitative Failure Probabilities for Various Vessel Debris Release Modes 4.7-9
4A-1	Computation of adiabatic, constant-volume pressure and temperature 4A-4
5.1-1	Radioactive materials in a large [3300-MWt] light water reactor core grouped by relative
	volatility 5.1-10
5.1-2	Typical inventories of noble gases and iodine in reactor systems 5.1-11
5.1-3	Illustrative noble gas and halogen releases 5.1-12
5.1-4	Decontamination factors associated with various design features 5.1-13
5.1-5	NUREG-1465 BWR releases into containments 5.1-14
5.1-6	NUREG-1465 PWR releases into containments 5.1-14
5.1-7	Estimated releases from Chernobyl-4 accident 5.1-15
5.2-1	Relationship between Pasquill category and ??/?z and ?? 5.2-11
5.2-2	Characteristic of hot spots resulting from Chernobyl Accident 5.2-11
5.3-1	Exposure pathways, nuclear incident phases, and protective actions 5.3-15
5.3-2	Public response to nuclear-related incidents 5.3-16
5.3-3	Factors by which radionuclide exposure may be reduced by sheltering for different types of
	shelters and pathways of exposure 5.3-17
5.3-4	Respiratory protection provided by common household and personal items against aerosols
	of 1- to 5-?m particle size 5.3-18
5.4-1	Sample initiating condition and examples of accompanying Emergency Action Levels 5.4-12
5.4-2	Example of timing for BWR general emergency sequences 5.4-12
5.4-3	Emergency class descriptions 5.4-13
5.4-4	Emergency class response 5.4-14
5.4-5	Emergency Class vs. Recognition Categories 5.4-15
5A-1	Environmental Protection Agency recommended protective actions to reduce
	whole-body and thyroid dose from exposure to a gaseous plume
5A-2	Environmental Protection Agency recommended protective actions to reduce external gamma
	dose from plume exposure and committed dose to the thyroid from inhalation 5A-3
5A-3	Food and Drug Administration protective action guides 5A-3

ACKNOWLEDGMENTS

This course covers an extremely wide range of topics. Developing this material required input from numerous people at the NRC and elsewhere. In particular, we would like to thank Dr. Denwood Ross, whose breadth and depth of knowledge concerning the history of reactor safety was invaluable. Additional information and program guidance was provided by Mark Cunningham and Lee Abramson of the NRC PRA branch. Other key NRC reviewers included Ken Raglin, Len Reidinger, Larry Bell, Erick Beckjord, Warren Minners, Jocelyn Mitchell, Tom McKenna, and Jack Lewis.

At Sandia, information and insights were provided by Dana Powers, Jeff LaChance and Donnie Whitehead. Bob Waters and Tim Wheeler provided valuable review comments. Finally, we wish to acknowledge the support of Rebecca Campbell, Emily Preston, Linda Flores, and Annie Valencia in the preparation of this document.

English to Metric Conversion Factors

<u>English</u>	Metric
1 foot	.3048 meters
1 mile	1.6093 kilometers
1 ft. ²	.0929 m ²
1 gallon	$3.785 \times 10^{-3} \text{ m}^3$
1 ft. ³	.02832 m ³
1 lbm	.4536 kg.
1 lbf	4.44822 Newtons
1 psi	6895 pascals
1 BTU	1055 Joules
1 BTU/hr.	.2931 watts
1 BTU/hr-ft ²	3.155 watts/m^2

1.0 The Development of Safety Concepts, 1946 - 1975

1.0.1 Introduction

Of all modern technologies, the highest potential for catastrophe in the public's mind is probably associated with nuclear power. The awesome destructive power of nuclear weapons provides reason for some to fear all things that utilize nuclear energy or emit radiation. The accidents at Three Mile Island (TMI) and Chernobyl strongly reinforced intuitive public concerns about nuclear power.

In the U.S., the potential hazards of nuclear power were recognized very early, and some features to prevent, contain, and otherwise protect the public from reactor accidents were applied from the outset. U.S. safety strategies evolved with successive generations of larger capacity plants, and many additional safety features were introduced.

It is true that U.S. plants are inherently safer than plants like Chernobyl. It is also true that single accidents in other industries have killed and injured far more people than Chernobyl. However, such arguments are not likely to alter the public perceptions of the hazards of nuclear power. More importantly, no arguments can change the actual hazard--the core inventories of radionuclides.

Whether one's objective is to make nuclear power plants safer or to change public perceptions of their safety, in the long run, the attitude recommended for the nuclear industry by the President's Commission on TMI-2 seems most likely to succeed: Nuclear power is by its very nature potentially dangerous, and ... one must continually question whether the safeguards already in place are sufficient to prevent major accidents.¹

This course presents both historical and technical information required to support such an attitude.

Figure 1.0-1 depicts the timing of major events and activities relevant to commercial power reactor safety from the 1940s to the present. To provide a framework for the chapters that follow, a brief history of developments significant to the U.S. regulatory process is presented in Chapters 1 and 2. Trends and events are discussed in roughly the chronological order in which they became significant. Chapter 1 considers the decades preceding the accident at Three Mile Island Unit 2 (TMI-2). Chapter 2 discusses the TMI-2 accident and subsequent events. Several references provide additional information regarding the history of nuclear regulation.^{2,3,4,5,6,7,8,9,10}

1.0.2 Learning Objectives for Module 1

At the end of this module, the student should be able to:

- 1. Describe the principal elements of the defense-in-depth strategy.
- 2. Describe the legal basis of NRC's regulatory process including the content and impact of:
 - a. The Atomic Energy Acts of 1946 and 1954
 - b. Price-Anderson Act
 - c. The National Environmental Policy Act of 1969

- d. The Energy Reorganization Act of 1974
- 3. Describe the content of some key elements of NRC's regulations and regulatory process, including:
 - a. General Design Criteria (10 CFR 50 Appendix A)
 - b. Emergency Core Cooling System Acceptance Criteria (10 CFR 50.46 and Appendix K)
 - c. Siting Criteria (10 CFR 100)
- 4. Describe three key conservatisms inherent in traditional design-basis accident analyses.

- 5. Give examples of accident initiators and multiple failures that would result in beyond-design-basis accidents. Explain why some beyond-design-basis accidents would not be severe accidents
- 6. Discuss the reasons why the Browns Ferry fire burned for so long.
- 7. Describe the level of NRC interest in severe accidents that resulted from the Reactor Safety Study and the Browns Ferry fire.





Re	gulatory	Decision & (Criteria								
		Containment at KAPL	Shippingpor Decision Indi Site /	t an Point Approved	10 CFR 100 Siting Criteria Credit f	Reg Bi or ESFs ECCS CI	Guides egin riteria			Reg Gu 1.174	epi
1940	1945	1950	1955	1960	1965	1970	1975	1980	1985	1990	2000
			Contain Requir for Pic	ment ed Jua	General Design Criteria	10 Ba) CFR 50.109 tckfitting Rule	Seve Polic	re Accident y Statement	Main Rule New Reac Oversigh Process	tenance (50.65) tor
\mathbf{S}	iting										
		Wash-3 Ru of Thumt	b Case-by Site Re	y-Case views	0 CFR 100 Adop Metropolitan Sites Considered ('62-'65)	bted Mé	A leeting on etro Siting	Area, LPZ, J	ıg Excl Evac		
1940	1945	1950	1955	1960	1965	1970	1975	1980	1985	1990	2000
	Sites	Approved for: Indian Point I Dresden I Fermi I	AEC	C Propose e Criteria	Hold on Metro S Malibu Seismic s	Siting (164) A G	EC Seismic & ieologic Siting Criteria	Siting	ç Study		
Figure	1.0-1	Timing of m power react	najor ever or safety	nts and from 1	activities rel 940s to pres	levant tent (2	to comme of 3)	rcial			

	lated		W SM	ash-740 CA Conce	pt	MSLB ATWS	Bl	tck Fox ('	(17		
1940 19	45	1950	1955	1960	1965	1970	1975	1980	1985	1990	2000
Actu	al		Win	dsscale (L	JK) Ferm Flow	ii I Blockage	Brown: Ferry Fire	TMI-2	Cherne Davis Besse	obyl	
	Prob	abilistic	Risk As	sessmen	t.				FOFW		
							Wash-1	(400 IREI In	o dian Point		
										LaSalle	
1940 19	45	1950	1955	1960	1965	1970	1975	1980	1985	1990	2000
							E,	AP A-45 Zion	NU 115	REG- 50	
							RSSI	MAP		PR/ Polic Staterr	A sy nent



power reactor safety from 1940s to present (3 of 3) m ung o

References for Section 1.0

- 1. John G. Kemeny, et al., "Report of the President's Commission on the Accident at Three Mile Island," October 1979.
- Richard G. Hewlett and Francis Duncan, "Atomic Shield, 1947/1952, Volume II, A History of the United States Atomic Energy Commission," The Pennsylvania State University Press, University Park, Pennsylvania, 1960.
- 3. C. P. Russel, "Reactor Safeguards," MacMillan, New York, 1962.
- 4. Richard G. Hewlett and Francis Duncan, "Nuclear Navy 1946-1962", University of Chicago Press, Chicago, Illinois, 1974.
- George T. Mazuzan and Roger R. Trask, "An Outline History of Nuclear Regulation and Licensing 1946-1979," Historical Office, Office of the Secretary, Nuclear Regulatory Commission, April 1979.
- 6. David Okrent, "Nuclear Reactor Safety: On the History of the Regulatory Process," The University of Wisconsin Press, Madison, Wisconsin, 1981.
- Alice L. Buck, "A History of the Atomic Energy Commission," DOE/ES-0003/1, U.S. Department of Energy, Assistant Secretary, Management and Administration, Office of the Executive Secretariat, History Division, Washington, DC, July 1983.
- 8. George T. Mazuzan and Samuel Walker, "Controlling The Atom: The Beginnings of Nuclear Regulation 1946-1962," University of California Press, 1984.

- J. Samuel Walker, "A Short History of Nuclear Regulation 1946-1990," Historical Office, Office of the Secretary, Nuclear Regulatory Commission, June 1991.
- 10. American Nuclear Society, "Controlled Nuclear Chain Reaction, The First 50 Years," La Grange Park, Illinois, 1992.

1.1 1946-1953, Emergence of Safety Strategies

1.1.1 The Atomic Energy Act of 1946

Following the use of the atomic bomb to end World War II, peaceful uses of nuclear energy were rapidly proposed. However, a much higher priority was to maintain control of and advance the weapons-related aspects of the new technology. Consequently, the Atomic Energy Act of 1946, while providing a statutory basis for developing peaceful uses of nuclear energy, stressed the need for secrecy, raw materials, and the production of new weapons. The act did not allow for private commercial applications of nuclear energy; instead, it created a virtual federal government monopoly of the new technology and stressed the minimum regulation necessary under this monopolistic framework. To manage the Nation's atomic energy programs, the act established the five-member Atomic Energy Commission (AEC). The Joint Committee on Atomic Energy (JCAE) was created by the act to provide congressional oversight of the AEC.

1.1.2 Remote Siting

In 1947 the AEC established a Reactor Safeguards Committee (predecessor to the current Advisory Committee on Reactor Safeguards, ACRS) to determine whether the reactors being planned could be built without endangering public safety. In the first few years after World War II, several low-power (less than 50 MWt) engineering test reactors were built in the United States to develop peaceful uses of atomic energy. For most of these reactors, the Reactor Safeguards Committee continued the practice established during the Manhattan Project of siting reactors on large government reservations far from populated areas.

A 1950 report, WASH-3,¹ describes this isolated siting practice. For each reactor, a serious accident was postulated. The accident involved gross overheating or melting of the fuel, rupture of the reactor coolant system, and an uncontrolled release of radionuclides from the relatively conventional building that housed the reactor. Allowing for meteorological effects on the transport and dispersion of radionuclides, the Reactor Safeguards Committee recommended that residents be excluded within a specified distance R of the The exclusion distance R was reactor. related to the reactor thermal power P in kilowatts by the following rule of thumb:

R (miles) =
$$0.01\sqrt{P (kWt)}$$

or

R (kilometers) =
$$0.016\sqrt{P (kWt)}$$
.

Outside the exclusion area, it was stipulated that the calculated radiation exposure should be less than 300 rem (which is roughly the threshold for a lethal dose), or evacuation should be possible. For a 30 MWt plant, the rule of thumb gives an exclusion distance of 2.24 miles (3.6 km). For a 3000 MWt plant like many currently used to produce electricity, the rule of thumb would give an exclusion distance of 17.3 miles (27.8 km).

1.1.3 Containment

A significant early exception to government reservation siting was approved in 1952 for the sodium-cooled Submarine Intermediate Reactor Mark A, which was located at Knolls Atomic Power Laboratory (KAPL) only 19 miles (30.6 km) from Schenectady, In response to Reactor Safeguards NY. Committee concerns, the entire reactor facility was enclosed in a gas-tight steel sphere that was designed to withstand "a disruptive core explosion from nuclear energy release, followed by sodium-water and air reactions"² and to contain radionuclides that might otherwise be released in a reactor accident³. The AEC accepted this containment strategy; however, containment was not considered a perfect substitute for isolation by distance. The reactor was still built in a sparsely populated area.

In December 1953 the AEC invited private industry to submit proposals for the first "civilian" nuclear power plant. This plant, the Shippingport Atomic Power Station, which was also called the pressurized water reactor (PWR), was owned by the government but was designed and constructed by Westinghouse and operated Duquesne Light Company under the bv stringent guidance of the Division of Naval Reactors of the AEC. The PWR would not have met the 1950 rule of thumb criterion. The Shippingport, Pennsylvania site was about 420 acres (1.7 km²) in area and about 20 miles (32 km) from Pittsburgh. Although remote, the site was in a region with more population than was characteristic of isolated government reservation sites. Therefore a containment building was provided for Shippingport.

1.1.4 Accident-prevention and Safety Systems

Nuclear-powered submarines were developed in parallel with commercial nuclear power plants in the early 1950s. The U.S.S. Nautilus, the first nuclear-powered submarine, commenced sea trials in 1955, whereas Shippingport began to produce electrical power in 1957. Since the submarine crew had no avenue of escape while the ship was at sea and major ports were generally large population centers, remote siting could not be relied upon to acceptably limit the consequences of an accident.

The submarine hull provided a containment capability, but to protect the crew, the Navy relied on an accident- prevention strategy. Stringent procedures were developed for operator training, quality control, and system/component testing. Systems and components were built with considerable design margin to withstand substantially higher than likely temperatures and pressures. Potential equipment malfunctions and failures were postulated anyway, and redundant safety systems were included in the design so that each safety function could be performed by more than one component or system. Prevention and safety-system strategies analogous to those used for submarine reactors evolved in the 1950s and early 1960s for commercial nuclear reactors on a case-by-case basis.

1.1.5 Defense In Depth

Figure 1.1-1 shows the key elements of an overall safety strategy that began to emerge in the early 1950s and has become known as defense in depth. One key element is accident-prevention. Quality control and assurance are emphasized; plant systems and structures are conservatively designed, procured, installed, and inspected; and operators are trained to reduce the likelihood of initiating a serious accident. In spite of these accident-prevention measures, equipment failures and operator errors that could result in serious accidents are postulated, and redundant safety systems are installed to prevent the release of radionuclides from the fuel. Notwithstanding these safety systems, radionuclide releases from the reactor coolant system are postulated, and a containment building is provided to prevent these radionuclides from escaping the plant. Plants are required to develop accident management programs, which further reduce the likelihood of uncontrolled radionuclide releases during accidents. In spite of these actions, accidental releases are postulated. In siting the reactor, exclusion areas and low population zones (Section 1.2.6) are provided so that potential leakage from the containment can be tolerated without endangering nearby residents. Finally, emergency plans (Sections 2.2.6 and 5.4.5) are developed that include provisions for sheltering and evacuation to further reduce potential doses to the public.

Defense in depth can also be described in terms of the multiple barriers or layers of protection against radionuclide releases as indicated in Table 1.1-1.

The preceding description of defense in depth does not address questions of what accident initiators to postulate; what reactor containment radionuclide releases to postulate; how much credit should be given for removing radionuclides using engineered safety features, how strong the containment should be: or what containment leakage to postulate. Of necessity, answers to these questions evolved and continue to evolve as plants are licensed, safety issues are addressed, operating experience is obtained, accidents occur, and safety research is conducted.

As the history discussed in the following sections demonstrates, balance evolved in the defense-in-depth strategy. No single element (e.g., accident-prevention) or barrier (e.g., containment) is emphasized to the exclusion of others. Much of this course describes the current balance and how it was achieved.
Barrier or Layer	Function
1. Ceramic fuel pellets	Only a fraction of the gaseous and volatile fission products is released from the pellets.
2. Metal cladding	The cladding tubes contain the fission products released from the pellets. During the life of the fuel, less than 0.5 percent of the tubes may develop pinhole sized leaks through which some fission products escape.
3. Reactor vessel and piping	The 8- to 10-in. (20- to 25-cm) thick steel vessel and 3- to 4-in. (7.6- to 10.2-cm) thick steel piping contain the reactor cooling water. A portion of the circulating water is continuously passed through filters to keep the radioactivity low.
4. Containment	The nuclear steam supply system is enclosed in a containment building strong enough to withstand the rupture of any pipe in the reactor coolant system.
5. Exclusion area	A designated area around each plant separates the plant from the public. Entrance is restricted.
6. Low population zone, evacuation plan	Residents in the low population zone are protected by emergency evacuation plans.
7. Population center distance	Plants are located at a distance from population centers.

Table 1.1-1 Defense in depth multilayer protection from fissionproducts



Figure 1.1-1 Defense in depth, safety strategies

References for Section 1.1

- U.S. Atomic Energy Commission, "Summary Report of Reactor Safeguards Committee," WASH-3, 1950.
- 2. C. P. Russel, "Reactor Safeguards," p. 19, MacMillan, New York, 1962.
- Richard G. Hewlett and Francis Duncan, "Nuclear Navy 1946-1962," p. 176, University of Chicago Press, Chicago, Illinois, 1974

1.2 1954-1965 Early Commercial Reactors, Emphasis on Containment

1.2.1 Atomic Energy Act of 1954

In the early 1950s, there was no immediate need for nuclear power plants in the U.S. The impetus for developing U.S. nuclear power plants came from the fear of falling behind other nations, particularly the Soviet Union. In the midst of the cold war, U.S. government officials argued that countries in need of electrical power would gravitate toward the Soviet Union if it won the nuclear power race. In addition, with the development of the hydrogen bomb by both the U.S. and the Soviet Union, strong desire was expressed by the President and congressional leaders for peaceful uses of nuclear energy. But the development of such peaceful uses was thwarted by the limitations on access to technical information imposed by the Atomic Energy Act of 1946. After considerable debate concerning the merits of public versus private power, the 1946 act was amended by the Atomic Energy Act of 1954. Much of this act survives today under the Nuclear Regulatory Commission.

Among other things, the 1954 act provided for

a program to encourage widespread participation in the development and utilization of atomic energy for peaceful purposes to the maximum extent consistent with the common defense and security and with the health and safety of the public.

The act largely satisfied industry needs for information, and it allowed private patents for inventions related to non-military applications of nuclear energy. It provided for the federal licensing of medical, research and development, and commercial facilities using nuclear materials. The rights of state or local government to license or regulate the safety (but not economics) of such facilities were preempted. U.S. antitrust laws were applied to licensees.

The act gave the AEC the responsibility for adequately protecting the public health, safety, life, and property. Section 182(a) of the Act requires the Commission to ensure that

the utilization or production of special nuclear material will ... provide adequate protection to the health and safety of the public.

The Congress left it to the AEC to determine what constituted "adequate protection." In its rules and decisions, the Commission refers to this standard as either the "adequate protection" standard or the "no undue risk" standard. The interchangeable use of these two terms has been accepted in legal decisions.¹

Under the 1954 Act, in addition to continuing its nuclear weapons programs, the AEC was given the responsibility for both encouraging and licensing commercial nuclear power. The Act outlined a two-step procedure for granting licenses. If the AEC found the safety analysis submitted by a utility for a proposed reactor to be acceptable, it would issue a construction permit. After construction was completed and the AEC determined that the facility met the provisions of the act and the rules and regulations of the commission, an operating license could be issued. The act allowed a public hearing "upon the request of any person whose interest may be affected by the proceeding."

The AEC's regulatory staff, created soon after the passage of the 1954 Atomic Energy Act, confronted the task of writing regulations and devising licensing procedures rigorous enough to assure safety but flexible enough to allow for new findings and rapid changes in nuclear technology. Within a short time the staff drafted rules on radiation protection, distribution and safeguarding of fissionable materials, and the qualification of reactor operators.

The AEC also established regulations implementing the two-step licensing process. Under the initial licensing regulations, reviews of applications for construction permits were evaluated by the regulatory staff, which next (or concurrently) sent the application to the Advisory Committee on Reactor Safeguards (ACRS) for independent review. The regulatory staff and Advisory Committee on Reactor Safeguards reviewed the information that applicants supplied on the suitability of the proposed site, construction specifications, plan of operations, and safety features. The AEC did not require finalized technical data on the safety of a facility at the construction permit stage. A construction permit could be granted if there was reasonable assurance that the plant could be constructed and operated at the proposed site *without undue* risk to the health and safety of the public. Permitting construction to proceed without first resolving all potential safety problems was deemed acceptable in light of the existing state of the technology and the commitment to rapid development of nuclear power.

The recommendations of the staff and the Advisory Committee on Reactor Safeguards went to the commissioners, who made the final decision on whether to approve a construction permit or operating license. (Later, the Commission delegated consideration of regulatory staff and Advisory Committee on Reactor Safeguards judgments to the Atomic Safety and Licensing Boards while retaining final jurisdiction in licensing cases if it chose to review a board ruling.) The commission did not publicly document its findings regarding safety, nor did it make publicly available the reports it received from the Advisory Committee on Reactor Safeguards. Also, public notice of commission action on an application represented a *fait accompli*.

1.2.2 Early Siting Precedents

In 1955 and 1956, the AEC received and approved applications for construction permits for three large, privately owned power reactors. Each was to be in the general vicinity of a large city: Commonwealth Edison proposed the Dresden 1 BWR about 35 miles (56 km) southwest of Chicago, Illinois; Consolidated Edison proposed the Indian Point 1 PWR 24 miles (39 km) north of New York City; and Detroit Edison proposed the Enrico Fermi fast reactor 25 miles (40 km) south of Detroit. Containment buildings were proposed for all three reactors.

The advent of containment was clearly a decisive step in moving large reactors away from highly remote sites to populated areas. The large exclusion distance required by the rule of thumb criterion would have allowed few sites in the United States to qualify for large, uncontained nuclear power plants. The unavailability and/or cost of large blocks of unoccupied land near electrical load centers made isolated siting economically impractical. Furthermore, containment provided a barrier to the release of radionuclides that was highly desirable for public safety and for public acceptance of

nuclear power.

In response to questions posed in 1956 by a U.S. senator, then AEC Chairman Libby stated:

It is expected that power reactors such as that now under construction at Shippingport, Pennsylvania, will rely more upon the philosophy of containment than isolation as a means of protecting the public against the consequence of an improbable accident, but in each case there will be a reasonable distance between the reactor and major centers of population.²

In 1958, a proposal was made to build a small (48 MWt) organic-cooled commercial reactor without a containment near the town of Piqua, Ohio. This proposal was rejected and a containment building was required for the Piqua plant.³ In fact, all the commercial nuclear power plants approved for construction in the U.S. have had containments.

No formal design criteria or site criteria existed in 1955, and rather little preliminary design information was available in 1955-1956 when the Dresden 1, Indian Point 1, Enrico Fermi applications for and construction permits were reviewed. Clearly, there was no plant operating experience at the time. In addition there was little consideration of alternative sites or demographic factors. In this light, it is interesting that the early siting decisions, particularly approval of the 585 Mwt Indian Point reactor, set major precedents on power reactor siting. No large power reactor has been built in the United States at a site having a greater surrounding population density than Indian Point.

1.2.3 Power Reactor Development Company Construction Permit Application

The January 1956 application for a construction permit to build the Enrico Fermi plant proved particularly contentious. The application was filed by the Power Reactor Development Company (PRDC), a consortium of utilities led by Detroit Edison. The fast breeder reactor that PRDC planned was far more technologically advanced than the light water reactors planned for Dresden 1 and Indian Point 1. The ACRS review of the PRDC application concluded that "there is insufficient information available at this time to give assurance that the PRDC reactor can be operated at this site without public hazard." The ACRS expressed uncertainty that questions regarding the reactor's safety could be resolved within PRDC's proposed schedule for obtaining an operating license. The ACRS urged the AEC to expand its experimental programs on fast breeders to seek more complete data on the issues raised during the reviews of the PRDC application.

Public controversy regarding the PRDC application arose as the result of congressional testimony. In June 1956, AEC Chairman Lewis L. Strauss testified in support of a supplemental appropriation for the civilian nuclear power program before a house appropriations subcommittee. The subcommittee chairman was a strong public power advocate. He chided Strauss about private industry's lack of progress in atomic development and suggested that PRDC had no intention of "building this reactor at any time in the determinable future."⁴ Strauss, eager to refute this assertion, replied: "They [PRDC] have already spent eight million dollars of their own money to date on this project. I told you they were breaking ground on August 8. I have been invited to

attend the ceremony; I intend to do so."⁴ This reply indicated that the AEC chairman was planning to attend the ground breaking ceremony for a reactor whose construction permit had not yet been granted.

During the hearings the next day, AEC Commissioner Thomas Murray, in arguing for additional research and development funds, disclosed the concerns of the ACRS regarding the PRDC application. On the same day, Murray also went to see the chairman of the Joint Committee on Atomic Energy and informed him of the ACRS safety concerns.

The Joint Committee, claiming the AEC had failed to keep them "fully and currently informed" as required by the 1954 Atomic Energy Act, promptly requested a copy of the ACRS report. The AEC reluctantly offered to provide a copy if the Joint Committee would keep it "administratively confidential." The committee refused to accept the document under these conditions. A few months later, the Commissioners discovered that the AEC staff had provided a copy of the document to PRDC. The Commissioners then decided they had no choice but to release the document publicly, an embarrassing change of stance.

On August 2, 1956, based on more optimistic review of the PRDC application by the AEC staff, the commissioners decided to issue PRDC a construction permit by a vote of three to one (Murray was the dissenter). The AEC decision drew an angry response from the Joint Committee and led to the first intervention in nuclear power plant licensing.

1.2.4 The Price-Anderson Act and WASH-740

Angered by the AEC decision to grant the PRDC construction permit, Senator Clinton P. Anderson, Chairman of the Joint Committee on Atomic Energy, introduced legislation which (1) established the ACRS as a statutory body, (2) required it to review all applications for construction permits and operating licenses, (3) required the ACRS to make a public report on each review, and (4) required public hearings on all such applications.

These measures were passed as amendments to the Price-Anderson Act in August 1957. The primary purpose of this act was to establish liability limits and no-fault provisions for insurance on nuclear reactor accidents. Such indemnity legislation was deemed essential by AEC, the emerging nuclear industry, and the Joint Committee on Atomic Energy who recognized that the probability of a severe reactor accident could not be reduced to zero. The original act, which has been periodically amended, had the government underwrite \$500 million of insurance beyond the \$60 million available from private companies. The AEC initially opposed setting a specific upper limit, but Anderson wanted to avoid a "blank check" for industry.⁴ 10 CFR 140 describes the financial protection required for licensees.⁵

An important technical input to establishing the indemnity provisions of the Price-Anderson Act was the report WASH-740 entitled, "Theoretical Possibilities and Consequences of Major Accidents in Large Nuclear Power Plants," which was prepared by Brookhaven National Laboratory and published by the AEC.⁶ Using what would prove to be extremely pessimistic assumptions including a core meltdown with the release of fifty percent of the core fission products to the atmosphere, the worst case consequences of a 500 MWt reactor accident were estimated to be 3,400 early fatalities, 43,000 acute injuries, and 7 billion (1957) dollars.

There was a consensus among those involved in the WASH-740 study that the likelihood of a meltdown accident was low, but quantitative probability estimates could not be supported given the lack of operating plant experience. Similarly, the likelihood of containment failure (or bypass) given a meltdown accident was not quantified (or quantifiable, at the time). However, until 1966, the containment building was treated as an independent barrier, which should remain intact even if the core melted, thereby preventing any large release of radionuclides to the atmosphere. It was recognized that failure of the containment building and melting of the core could occur--for example, as a consequence of gross rupture of the reactor pressure vessel--but such events were not considered credible. Containment failure was not expected to occur just because the core melted.

1.2.5 The First Intervention

In the days after the AEC decision to grant the PRDC construction permit, private meetings were held between members of the Joint Committee and labor union representatives. Labor unions had opposed many of the changes in the Atomic Energy Act of 1954, citing fear of industry monopolization by private utilities.

On August 31, 1956 the AEC received three identical intervention petitions from American Federation of Labor--Congress of Industrial Organizations (AFL-CIO) unions.

1.2 1954-1965 Early Commercial Reactors, Emphasis on Containment

These were the first intervention petitions ever received by the AEC. They requested suspension of the PRDC construction permit while a hearing was held on the reactor's safety, PRDC's financial qualifications, and the legality of the AEC's conduct in issuing the construction permit. The AEC did not suspend the PRDC construction permit; however, the request for hearings was granted. The hearings began on January 8, 1957 and ran for more than two years.

On May 26, 1959 the hearings ended with an AEC ruling that the construction permit would stand. The unions appealed this decision, and almost a year later the U.S. Court of Appeals in a two to one opinion upheld the unions by declaring the PRDC construction permit illegal. In a particularly controversial section, the two judge majority took it upon themselves to review the proposed site of the PRDC reactor. Apparently swayed by testimony of unmitigated nuclear accidents like that described in WASH-740 the majority opinion stated:

We think it clear from Congressional concern for safety that Congress intended no reactor should, without compelling reasons, be located where it will expose so large a population to the possibility of a nuclear disaster.⁷

The PRDC obtained a stay of the Court of Appeals order while the AEC appealed to the U.S. Supreme Court. On June 12, 1961 the Court announced a seven-to-two vote in favor of the government's position. The decision supported the two-step licensing process holding that the AEC was within its authority to issue the construction permit because a separate positive finding of "adequate protection to the heath and safety of the public" would be required before granting an operating license. It was the PRDC case that established that *adequate protection* and *no undue risk* were synonymous. Regarding the AEC's authority to license reactors near a large city, the majority decision noted that the issue had been raised by the Court of Appeals, not by the intervenors and concluded that "the position is without merit."⁷

Although the AEC won the PRDC case, its early bungling of the ACRS report, the manner in which it handled the case, and the continuance of the construction permit during the five years of contention fostered the image of an agency more concerned with promoting the development of commercial nuclear power than with regulating its safety.

1.2.6 Reactor Site Criteria, 10 CFR 100

In the late 1950s several smaller reactors, all with containments and all at rural sites, were approved. However, during the same period, a few small power reactors (60 MWt) were proposed for sites within or adjacent to small cities. These were rejected or forced to move to somewhat less populated sites. To avoid wasting future efforts on reactor proposals for sites that would be evaluated unfavorably, the AEC commissioners encouraged the development of written site criteria.

On May 23, 1959 the AEC published in the Federal Register notice of a proposed rule making concerning site criteria.³ The notice introduced several concepts that strongly influenced the licensing process for commercial reactors, particularly when site criteria were formally issued as 10 CFR 100 in April 1962.

The *maximum credible accident* was a concept introduced in the draft to strike a

1.2 1954-1965 Early Commercial Reactors, Emphasis on Containment

balance between two extremes. If the worst conceivable accident was postulated (e.g., an uncontained meltdown as in WASH-740), only sites isolated from populated areas by hundreds of miles would offer sufficient protection. As noted earlier, this would have effectively precluded the commercialization of nuclear power. On the other hand, if engineered safety features (ESFs) to protect against all possible accidents were included in the facility design, then it could be argued that every site would be satisfactory. Of course, in the latter case no potentially serious accidents could be overlooked and the ESFs would have to be failproof. Such perfection was not defensible. This led to the idea of designing for what was subjectively assessed to be the maximum credible accident.

When 10 CFR 100 was issued (April 1962), the term maximum credible accident was dropped, but the notion was retained in 100.11 (a) and an associated footnote:

As an aid in evaluating a proposed site, an applicant should assume a fission product release from the core, the expected demonstrable leak rate from the containment and the meteorological conditions pertinent to his site ...*

*The fission product release assumed for these calculations should be based upon a major accident, hypothesized for purposes of site analysis or postulated from considerations of possible accidental events, that would result in potential hazards not exceeded by those from any accident considered credible. Such accidents have generally been assumed to result in substantial meltdown of the core with subsequent release of appreciable quantities of fission products. This maximum credible accident has, at various times, also been referred to as the design-basis accident (DBA) or the designbasis loss of coolant accident (LOCA). As discussed in Section 1.4, there is not a single design-basis accident. Plants are designed to withstand a spectrum of postulated accidents. The term siting-basis accident is adopted herein to refer to a design-basis accident that is limiting with respect to site evaluation because it has greater predicted offsite doses than other design-basis accidents. The siting-basis accident is generally initiated by a major reactor-coolant system pipe break.

Rather prescriptive and generally conservative guidance for calculating offsite doses evolved from 10 CFR 100. For example, 10 CFR 100 refers to Technical Information Document (TID) 14844, which postulates that 100% of the noble gas fission products, 50% of the volatile (halogen) fission products, and 1% of the particulates are immediately released to the containment atmosphere following the pipe break.^{8,9,10} The TID-14844 release is based on a postulated core melt accident and the 1962 understanding of fission product behavior. (Section 5.1.6 discusses recent revisions to guidance regarding core melt accident releases.) Containment, which is designed to withstand the peak pressure associated with reactor coolant system blowdown, is assumed to remain intact but to leak radionuclides to the environment at the design leakage rate (the containment leakage rate to be incorporated in the plant technical specifications).

Only very limited metal-water reactions and associated hydrogen production are accounted for in the computational assumptions that evolved after 10 CFR 100 was issued. The reason for this is not clear. The potential importance of metal water

1.2 1954-1965 Early Commercial Reactors, Emphasis on Containment

reactions during core melt accidents was recognized as early as 1957 (in WASH-740). The fact that stainless steel, which was used for cladding until the mid-1960s, is considerably less reactive than Zircaloy probably had some influence. Design-basis accident assumptions and calculations are discussed further in Section 1.4. The evolution of hydrogen and the burn that occurred at Three Mile Island Unit 2 are discussed in Sections 2.3 and 3.4.

For purposes of site evaluation, 10 CFR 100 requires that doses at two area boundaries be considered. The *exclusion area* is

that area surrounding the reactor in which the licensee has the authority to determine all activities, including exclusion or removal of personnel and property from the area.¹¹

The exclusion area does not have to be owned by the licensee, merely controlled. The *low population zone* is

the area immediately surrounding the exclusion area, which contains residents, the total number and density of which are such that there is a reasonable probability that appropriate protective measures could be taken in their behalf in the event of a serious accident.¹²

10 CFR 100 stipulates that neither an individual located at any point on the outer boundary of the exclusion area for two hours immediately following onset of the postulated fission product release nor an individual located at any point on the outer boundary of the low population zone for the duration of the accident should receive a total radiation dose in excess of 25 rem to the whole body or 300 rem to the thyroid.¹³

Thus, the design-basis LOCA, whose consequences were not to be exceeded by any other credible accident, became the focus of siting evaluations. 10 CFR 100 also stipulates that the *population center distance*, which is

the distance from the reactor to the nearest boundary of a densely populated center containing more than 25,000 residents, [should be] at least one and one-third times the distance from the reactor to the outer boundary of the low population zone.¹⁴

This requirement developed as a result of various considerations. In late 1960 the Advisory Committee on Reactor Safeguards proposed a rather specific criterion--no lethal doses at the population center for the worst conceivable accident (an uncontained meltdown as considered in WASH-740). This philosophy was reflected in the statement of considerations which accompanied the interim version of the site criteria released in March 1961:

Even if a more serious accident (not normally considered credible) should occur, the number of people killed should not be catastrophic.³

However, when the AEC published 10 CFR 100 in April 1962 the new statement of considerations discussed the use of a minimum acceptable distance to the nearest population center as a way to limit the cumulative population dose (i.e., the sum of the individual doses received) and to provide for protection against excessive radiation exposure to people in large centers, where effective protective measures might not be feasible. Thus, 10 CFR 100 does not require that uncontained meltdown accidents be postulated.

1.2.7 Credit for Engineered Safety Features

Although the 10 CFR 100 reactor site criteria notes the

current policy of the Commission of keeping stationary power and test reactors away from densely populated centers ... It should be equally understood, however, that applicants are free and indeed encouraged to demonstrate to the Commission the applicability and significance of considerations other than those set forth in the guides.

The nuclear industry responded to 10 CFR 100 in two ways: (1) by seeking credit for engineered safety features (ESFs, which were called engineered safeguards at the time) and (2) by direct attacks on metropolitan siting restrictions.

Credit for ESFs was sought to allow siting of reactors at locations where, without such features, protection of the public would not be adequate (10 CFR 100 guidelines would be exceeded). Applicants attempted to get maximum credit for reductions in containment pressure and radionuclide concentrations by ESFs during postulated LOCAs. The ESFs for which credit was routinely given were containment, the pressure suppression pool, containment building sprays, containment heat removal systems, and containment air-cleaning systems.

In approving the San Onofre 1 construction permit application in 1963, credit was even given for emergency core cooling systems (ECCS) so that only 6% of the core was assumed to melt, thereby reducing the containment fission product inventory to 6% of that which would otherwise have been postulated for siting.

In November 1964, in response to an AEC request, the Advisory Committee on Reactor Safeguards documented its rationale for accepting certain ESFs as substitutes for distance.¹⁵ The position of the Advisory Committee on Reactor Safeguards was that credit was appropriate for all of the above listed ESFs except the emergency core cooling system. The emergency core cooling system was deemed essential for accident-prevention, but radionuclide releases postulated for siting were to be consistent with emergency core cooling system failure:

Core spray and safety injection systems ... might not function for several reasons in the event of an accident ... Therefore, reliance cannot be placed on systems such as these as the sole engineered safeguards in the plant. Nevertheless, prevention of core melting after an unlikely loss of primary coolant would greatly reduce the exposure of the public. Thus, the inclusion of a reactor core fission product heat removal system as an engineered safeguard is usually essential.

The San Onofre 1, Connecticut Yankee, Oyster Creek, Nine Mile Point, and Dresden 2 plants were approved for construction from 1963 to 1965 using ESFs to permit relaxing previous requirements on the size of the exclusion area and low population zone.

In 1962 an application was submitted for a construction permit to build the two-unit Ravenswood plant essentially in the heart of New York City.³ Double containment was proposed for each of the Westinghouse nuclear steam supply systems and for the common spent fuel storage facility. Even so, both the AEC staff and the ACRS expressed concerns regarding the feasibility of building containments with sufficiently small leak rates. AEC staff calculations indicated that even if all engineered safeguards operated, leakage would have to be limited about 10⁻⁴ cubic feet per minute in order to meet 10 CFR 100 siting guidelines. In late 1963, Consolidated Edison withdrew its application for Ravenswood, claiming cheaper power was available from Labrador, 1100 miles away. Metropolitan siting continued to be seriously considered as late as 1970.³

1.3 1966-1974 Emphasis on Prevention, Public Debate

In 1966, two issues called into question the assumption of containment as an independent barrier. The first issue concerned reactor pressure vessel integrity. The second was the so-called China syndrome. The net effect of these issues was to shift the focus of regulatory actions toward a strategy of accident prevention and away from reliance on containment.

1.3.1 Reactor Pressure Vessel Integrity

The design and manufacture of early nuclear reactor vessels in the United States conformed to the basic requirements of Section I and/or Section VII of the American Society of Mechanical Engineers Boiler and Pressure Vessel Code. These procedures were also supplemented by nuclear code cases and the Navy Code.¹ Recognizing the unique nature of nuclear reactors, the American Society of Mechanical Engineers established a special committee to consider reactor pressure vessels in 1955.² In March of 1964, American Society of Mechanical Engineers Section III, "Rules for Construction of Nuclear Vessels," were issued to specify and provide a uniform approach to the design of nuclear pressure The new rules placed more vessels. emphasis on the careful analysis of design details leading to more refined design practices.¹ Of course plants built to older codes did not benefit from these changes.

As indicated in Figure 1.3-1, reactor vessels are brittle when cold (below RT_{NDT}) but, as the temperature of reactor vessel material is raised, the toughness increases, slowly at first but rapidly near the reference temperature for nil ductility transition, RT_{NDT} . Starting about 1950 information on the effects of neutron radiation on the engineering properties of structural materials began to appear in the literature. Neutron irradiation was found to cause structural materials to embrittle. This can be characterized by a shift in the reference nil-ductility transition temperature (RT_{NDT}) with irradiation that occurs over decades of plant operation, as depicted in Figure 1.3-1.

In 1959 an American Society for Testing and Materials task group made recommendations on test procedures for evaluating radiation effects on materials. This led to recommended practices for surveillance tests on structural materials in nuclear reactors.³ As part of their safety analysis review, the AEC ensured that each plant conducted a reactor vessel irradiation surveillance program per American Society for Testing and Materials standards to evaluate the shift in RT_{NDT} over the plant life, especially in the beltline region opposite the core midplane where the reactor vessel sees the greatest neutron flux.

Because of the stringent design and surveillance practices applied to reactor pressure vessels in the U.S., failure of the reactor pressure vessel has traditionally been considered incredible. Containments for U.S. nuclear power plants are not designed to withstand the loads associated with gross rupture of the reactor pressure vessel.

In 1964 a failure occurred near the nil ductility transition temperature of a large heat exchanger under test by the Foster Wheeler Corporation. As a result of this failure and concerns raised in 1964-1965 by British researchers, the Advisory Committee on Reactor Safeguards (ACRS) issued a November 24, 1965 letter.⁴ While acknowledging the low probability of reactor pressure vessel failure, the ACRS letter expressed concern for the

increase in number, size, power level, and proximity of nuclear power reactors to large population centers,

and recommended 1) the development of improved design and inspection methods for reactor pressure vessels and 2) the development of means "to ameliorate the consequences of a major pressure vessel The latter recommendation rupture." prompted strong disagreement from both industry and AEC representatives. Nevertheless, more heavily populated sites such as Indian Point and Zion were required to design their reactor vessel cavities to withstand a longitudinal pressure vessel split. Ultimately, pressure on the part of both the Advisory Committee on Reactor Safeguards and AEC staff prompted the development of improved industry standards for the design, fabrication, and inspection of pressure vessels. In addition, major research efforts examining a variety of issues related to reactor pressure vessel integrity were conducted. In 1974, research conducted by the Advisory Committee on Reactor Safeguards concluded that the probability of a reactor vessel failure is less than 10⁻⁶ per vessel-year and that the most likely failures would be within the capability of engineered safety features.⁵

The issue of reactor pressure vessel integrity has remained active since 1974. In particular, the 1979 accident at Three Mile Island Unit 2 (Section 2.3) was responsible for moving the concern of *pressurized thermal shock* (PTS) to a high level of visibility. A pressurized thermal shock event is a PWR transient that can cause severe overcooling accompanied by vessel pressurization to a high level. The thermal stresses caused by rapid cooling of the reactor vessel inside surface combine with the pressure stresses to increase the potential for fracture if an initiating flaw is present in low toughness material. Additional information on pressurized thermal shock is presented in the references.^{1,6} The regulatory approach that has evolved is aimed at assuring that the probability of reactor pressure vessel failure is exceedingly low. The current rule governing pressure vessel protection against pressurized thermal shock is contained in 10 CFR 50.61.⁷

1.3.2 The China Syndrome

In preparation for a 1965 extension of Price-Anderson legislation on liability limits and insurance for nuclear reactors, Brookhaven National Laboratory (BNL) reexamined the WASH-740 worst case accident scenario. A loss of coolant accident in a 3,200 MWt reactor was analyzed. No credit was given for engineered safety features. **BNL** estimated that, several hours following initial primary system blowdown, decay heat from fission products would cause the core to melt through the bottom head of the reactor pressure vessel and potentially through the concrete containment basemat and into the earth until a solid mass with sufficient conductivity to dissipate decay heat was formed.⁸ It was estimated that solidification might occur before basemat meltthrough and would certainly occur before the melt had penetrated more than 100 ft. (30 m) into the ground; however, considering this potentially significant downward penetration, the term China syndrome was introduced.

If the molten fuel were to penetrate the containment basemat, radionuclides could escape through the soil to the atmosphere. Such soil-filtered releases would probably not cause lethal radiation doses to persons

outside the exclusion area. Nevertheless, the China syndrome was significant because it demonstrated a strong correlation between a core meltdown and a possible loss of containment integrity. Phenomena that were not considered in the Brookhaven National Laboratory study were later recognized as potential causes of more serious above ground containment failure modes. Such phenomena had not been considered in reviewing applications for commercial plants despite the fact that the hypothetical sitingbasis accident, which was used to demonstrate compliance with 10 CFR 100 siting criteria (Section 1.2.4), postulated reactor containment system fission product releases corresponding to a full-scale core meltdown.

The concern that core meltdown could threaten containment integrity was raised by the Advisory Committee on Reactor Safeguards in the summer of 1966 for the Dresden 3 BWR and Indian Point 2 PWR applications. Both Westinghouse and General Electric were asked to consider the possibility of providing ESFs that would maintain containment integrity in the presence of large-scale core melt.⁹ General Electric argued that maintaining containment integrity in the face of core meltdown was not feasible for their BWR; they contended that the emergency core cooling system was adequate to prevent core melt in the event of a LOCA. Westinghouse felt that a core catcher below the reactor vessel could be used to maintain PWR containment integrity. Based on information provided by Westinghouse and General Electric, the Advisory Committee on Reactor Safeguards concluded that it would be very difficult, given the existing state of knowledge, to design safeguards to assure containment integrity given core meltdown. Instead, the Advisory Committee on Reactor Safeguards

reports of August 16, 1966 on Dresden 3 and Indian Point 2 recommended major improvements in both primary system integrity to reduce the probability of a LOCA and emergency core cooling to reduce the probability of meltdown given a LOCA.⁹

Thus, the China syndrome led to a shift in emphasis from containment to prevention. As time passed, accident initiators other than the traditional large pipe break were identified as potentially leading to core melt. In particular, scenarios involving anticipated transients without scram, station blackout, other transients, and containment bypass were eventually evaluated, and regulated to reduce the probability of core meltdown. Although the new emphasis on prevention gave rise to a greatly expanded list of accidents, until the TMI-2 accident in 1979, the focus was on demonstrating the adequacy of emergency core cooling for such accidents --not on what to do if core cooling failed.

The Brookhaven reexamination of WASH-740, which gave rise to the China syndrome and to the shift in emphasis from containment to prevention, was never completed or published. An internal AEC summary of the project written in 1969 stated that an important factor in the decision not to produce a complete revision of WASH-740 along the lines proposed by the Brookhaven staff was the public relations considerations. In fact, it was the failure to release a final report of the Brookhaven study that became a public relations concern, because opponents of nuclear power argued convincingly that the AEC was covering up the real risk of reactor accidents.¹⁰

1.3.3 The AEC Core Cooling Task Force (CCTF)

In September 1966, Advisory Committee on

Reactor Safeguards members expressed their concerns regarding the China syndrome in a meeting with the AEC commissioners. To avoid a letter from the Advisory Committee on Reactor Safeguards, which would have recommended the development and implementation of safety features to protect against LOCAs in which emergency core cooling system did not work, the AEC commissioners established a task force to study and report on questions arising from the China syndrome.⁹ The eleven-man task force, which was known as the AEC Core Cooling Task Force (CCTF), was chaired by William Ergen of Oak Ridge National Laboratory and had six members from industry and five from AEC supported laboratories. The Core Cooling Task Force was asked to consider

- 1) The degree to which core cooling systems could be augmented to prevent core meltdown,
- 2) the potential history of large molten masses of fuel,
- the possible interactions of molten fuel with materials or atmospheres in containments, and
- 4) the design and development problems associated with systems whose objective is to cope with large molten masses of fuel.⁹

When faced with what little was then known about core meltdown accidents and associated phenomena, it was clear to the Core Cooling Task Force that designing to assure containment integrity after core meltdown would require extensive, protracted, costly research. Such research was far beyond the scope of the Core Cooling Task Force; consequently, the Core Cooling Task Force focused on item 1, preventing core meltdown.¹¹

The Core Cooling Task Force report entitled "Report of the Advisory Task Force on Power Reactor Emergency Cooling," which became available in late 1967,9 concluded that augmented emergency core cooling was feasible and beneficial. The report was used for policy decisions by the AEC during the ensuing years, when the AEC emphasized improvements in quality control and emergency core cooling system; however, no significant efforts to address core meltdown accidents arose from the Core Cooling Task Force report. The Core Cooling Task Force correctly pointed out that small LOCAs might have safety significance,¹¹ a fact that would be reasserted in the 1975 Reactor Safety Study (Section 1.5) and confirmed by the 1979 accident at Three Mile Island Unit 2 (Section 2.1). In contrast, the task force conclusion that current (1967) technology was sufficient to enable prediction, with reasonable assurance, of the key phenomena associated with the design-basis LOCA, and to provide quantitative understanding of the accident would prove to be incorrect (Section 1.3.6).

1.3.4 General Design Criteria

The AEC review of all commercial reactors from Shippingport to Dresden 2 in 1965 was on a case-by-case basis. The list of potential hazards expanded as new questions were encountered during individual plant reviews. Tornadoes were first considered for a plant in Arkansas, hurricanes for a plant in Florida, and seismic events for plants in California. Such natural phenomena were then considered in the review of other plants. Unusual operating experiences also resulted in new design requirements. For example, tornadoes once disabled all five offsite power lines feeding the Dresden 1 plant, which had no on-site emergency AC power. Subsequently, first one small onsite diesel, then a larger diesel, then redundant diesels to drive containment related safeguards became the standard. In 1966, redundant on-site power was required to power the emergency core cooling system, requiring still larger diesels.

Until 1965 there were no written criteria against which the various designs could be compared, and there was essentially no review of the detailed design approach, which actually determines the level of safety achieved. As the number of new plant applications grew, there was strong motivation on the part of both industry and the AEC to streamline the licensing review process. In the spring of 1965, in response to anticipated recommendations of an outside review panel, the AEC staff began drafting what would become the General Design Criteria, Appendix A of 10 CFR 50.

On November 22, 1965 the AEC issued a press release announcing the proposed criteria and requesting public comment.¹² During the comment period the discussions of reactor pressure vessel failure, the China syndrome, and the Core Cooling Task Force were active. In this light it is interesting to note three significant changes in the revised draft of the general design criteria, which was issued for comment 19 months later (July 10, 1967).¹³ First, the revised draft no longer required the containment be designed to withstand a full meltdown as the original draft had. The revised containment design-basis did contain the vague phrase

including considerable margin for effects from metal-water or other chemical reactions that could occur as a consequence of failure of emergency core cooling systems.

Except for these words, the revised draft made no reference to core melt accidents. Second, the revised draft called for

at least two emergency core cooling systems preferably of different design principles, each with a capability for accomplishing abundant emergency core cooling.

Third, requirements to design against single failures, which had appeared in the November 1965 version in slightly different words, were prominent in the revised draft:

A single failure means an occurrence which results in the loss of capability of a component to perform its intended safety functions. Multiple failures resulting from a single occurrence are considered to be a single failure. Fluid and electrical systems are considered to be designed against an assumed single failure if neither (1) a single failure of any active component (assuming passive components function properly) nor (2) a single failure of a passive component (assuming active components function properly) results in a loss of the capability of the system to perform its safety function.*

^{*}Single failures of passive components in electric systems should be assumed in designing against a single failure. The conditions under which a single failure of a passive component in a fluid system should be considered in designing the system against a single failure are under development.

The proposed criteria of July 10, 1967 provided *interim guidance* to the regulatory staff and the nuclear industry for several years. On February 19, 1971 the AEC published a revised set of general design criteria, which became Appendix A of 10 CFR 50.¹⁴ The 1971 criteria reflected the LWR plants that had been reviewed in the previous few years. Two emergency core cooling systems, each capable of providing abundant cooling, were no longer required. The emergency core cooling system criterion now said:

A system to provide abundant emergency core cooling shall be provided,

and the single failure criterion was applied to the emergency core cooling system. None of the criteria related to core melt accidents. The vague phrase of the July 10, 1965 containment design criteria was modified to require consideration of

chemical reactions that may result from degradation, but not total failure, of the emergency core cooling.

The introduction to the 1971 criteria listed several safety considerations for which general design criteria had not yet been (and have not yet been) developed. The list included redundancy issues; common mode failures; systematic, non-random failures; and passive failures.

The general design criteria do not provide quantitative bases for establishing the adequacy of any particular design. The detailed design and its acceptability were deliberately left to the "engineering judgment" of the designer and the regulator, respectively. The development of more detailed regulatory guidance began in the 1967-1968 time frame when the regulatory staff started generating internal documents that specified acceptable detailed design approaches to specific problems. In 1970 the AEC began publishing such regulatory guides. The first published regulatory guide dealt with the concern that an emergency core cooling system should not fail as a result of a loss of containment integrity.¹⁵ It required that sources of emergency core cooling system water be at sufficiently high pressure (provide sufficient net positive suction head, NPSH) to avoid pump cavitation.

As shown in Figure 1.3-2, the number of regulatory guides issued or revised each year grew rapidly and remained high throughout the 1970s. By 1978, more than 100 different regulatory guides had been issued.⁹ In addition, numerous branch technical positions and standard review plans were issued. None of these had the force of law like the general design criteria; however, utilities usually found it easier to follow a design approach prejudged as acceptable by the regulatory staff than to defend an alternative approach.

The actual general design criteria address 64 broad issues in six major categories:

- I. Overall Requirements
- II. Protection by Multiple Fission Product Barriers
- III. Protection and Reactivity Control Systems
- IV. Fluid Systems

- V. Reactor Containment
- VI. Fuel and Reactivity Control

Although all of the individual criteria cannot be discussed here, the five criteria in Category I are worthy of further discussion. These criteria are particularly important and impact many aspects of reactor safety.

1.3.4.1 Criterion 1-Quality Standards and Records

Quality assurance is an important part of maintaining an adequate level of safety at nuclear power plants. A good quality assurance program can provide confidence that a plant is properly designed, that it is built as designed, that proper materials are used in construction, that the design is not inappropriately changed at a later date, and that appropriate maintenance and operational practices are followed.

Criterion 1 states that:

Structures, systems, and components important to safety shall be designed, fabricated, erected, and tested to quality standards commensurate with the importance of the safety functions being performed. ... A *aualitv* assurance program shall be established and implemented in order to provide adequate assurance that these structures, systems, and components will satisfactorily perform their safety functions. Appropriate records of design, fabrication, erection, and testing of structures, systems, and components important to safety shall be maintained by or under the control of the nuclear power unit licensee throughout the life of the plant.

The criterion for quality assurance was first proposed in the July 1967 draft of Appendix A to 10 CFR 50. The lack of AEC requirements and criteria for quality assurance was a key issue raised by the Atomic Safety and Licensing Board in the operating license hearings for the Zion plant in 1968. The board ruled that until the licensee presented a program to assure quality and until the AEC developed criteria by which to evaluate such a program, the hearings would be halted. Following the board's ruling and prior to the final issuance of Appendix A, the AEC proposed a new regulation, Appendix B to 10 CFR 50. This new regulation more clearly spelled out requirements for the licensees to develop programs to assure the quality of nuclear power plant design, construction, and operation.

Appendix B contains 18 items that must be part of a quality assurance program for safety-related systems and components. Experience from military, the National Aeronautics and Space Administration, and commercial nuclear projects, as well as the AEC's own nuclear reactor experience was used in developing the 18 items. Appendix B clearly places the burden of responsibility for quality assurance on the licensee. Visible quality assurance documentation is required for all activities affecting the quality of safety-related systems. Appendix B was published for comment in April 1969 and implemented in June 1970.

Following establishment of Appendices A and B, the AEC and the industry began issuing guidance that provided acceptable ways of meeting the intent and requirements of the specific regulations. In October 1971, the American National Standards Institute issued N45.2, "Quality Assurance Program Requirements for Nuclear Power Plants."¹⁶ This standard was endorsed by the Atomic Energy Commission in Safety Guide 28 (now Regulatory Guide 1.28) in June 1972. Since that time there have been numerous additional guides and other documents on the subject of quality assurance. The Standard Review Plan includes guidance concerning how the NRC staff should review and evaluate proposed quality assurance programs.

1.3.4.2 Criterion 2-Design Bases for Protection Against Natural Phenomena

Criterion 2 recognizes that not all accidents are expected to begin as a result of failures within the plant boundaries. Additionally, natural phenomena may represent a threat to plant safety. Criterion 2 states:

Structures, systems, and components important to safety shall be designed to withstand the effects of natural phenomena such as earthquakes, tornadoes, hurricanes, floods, tsunami, and seiches without loss of capability to perform their safety functions. The design bases for these structures, systems, and components shall reflect: (1) Appropriate consideration of the most severe of the natural phenomena that have been historically reported for the site and surrounding area, with sufficient margin for the limited accuracy, quantity, and period of time in which the historical data have been accumulated, (2) appropriate combinations of the effects of normal and accident conditions with the effects of the natural phenomena and (3) the importance of the safety functions to be performed.

Sections 1.4 and 2.5 describe in more detail the threats from natural phenomena and approaches for dealing with them.

1.3.4.3 Criterion 3-Fire Protection

Fires are a potential hazard at most large industrial facilities, including nuclear power plants. Fires can occur in electrical equipment or a variety of combustible materials that may be present at a plant. Small fires are fairly common occurrences, and to assure that nuclear power plants can adequately deal with fires, Criterion 3 was developed. It states:

Structures, systems, and components important to safety shall be designed and located to minimize, consistent with other safety requirements, the probability and effect of fires and explosions. ...

The criterion further specifies the need for using noncombustible materials whenever possible and for providing fire detection and firefighting systems.

Despite the development of Criterion 3, fires continued to occur at nuclear power plants. On March 22, 1975 the Browns Ferry Nuclear Power Plant experienced a major fire, resulting in the loss of numerous safety systems. The Browns Ferry fire is discussed at length in Section 1.6. Following the fire, the Special Review Group that investigated the fire recommended that NRC should develop additional specific guidance for implementation of Criterion 3. In response to this recommendation, the NRC developed Branch Technical Position 9.5-1, "Guidelines for Fire Protection for Nuclear Power Plants."¹⁷ This information was later published as Regulatory Guide 1.120: Fire

Protection Guidelines for Nuclear Power Plants.¹⁸

In 1980 the NRC formally proposed Appendix R to 10 CFR 50 to state the minimum acceptable level of fire protection for power plants operating prior to January 1, 1979. Appendix R contains four general requirements to (1) establish a fire protection program, (2) perform a fire hazards analysis, (3) to incorporate fire prevention features, and (4) to provide alternative or dedicated shutdown capability.¹⁹ Further, a number of specific requirements were included, dealing with

- water supplies for fire suppression
- isolation valves in the fire suppression system
- manual fire suppression
- testing
- automatic fire detection
- safe shutdown capability
- fire brigade
- training
- emergency lighting
- administrative controls
- alternative shutdown capability
- fire barriers
- oil collection

Compliance with Appendix R has led to significant improvements in fire safety at nuclear power plants; however, fires continue to occur and remain an important safety issue.

1.3.4.4 Criterion 4-Environmental and Dynamic Effects Design Bases

Reactor accidents may lead to harsh environmental conditions that may challenge the operation of components and systems or threaten the integrity of structures. Examples of environmental conditions that can occur include:

- 1. high-temperature steam
- 2. high pressure
- 3. radiation
- 4. missiles
- 5. pipe whip
- 14. jet impingement
- 15. dynamic loads on components

For safety systems to function during an accident, they must be designed to withstand the expected environments. Therefore, Criterion 4 states:

Structures, systems, and components important to safety shall be designed to accommodate the effects of and to be compatible with the environmental conditions associated with normal operation, maintenance, testing, and postulated accidents, including lossof-coolant accidents. ...

Qualification testing is normally used to show that equipment can survive the postulated design-basis accident environments. The beyond-design-basis accidents discussed in later sections can produce environments exceeding the qualification limits.

In the early 1980s, the NRC began to recognize that devices installed to protect against the dynamic effects of large pipe breaks can have significant safety drawbacks. Pipe whip restraints and jet impingement barriers make access for inservice inspection more difficult and result in higher operational exposures. If these protective devices are removed for inspection and reinstalled, piping or other components may be damaged in the process. If the protective devices are reinstalled incorrectly, they may impede piping thermal movement and result in overstress. In addition, pipe snubbers can lockup and impede piping thermal movement. As a result, in 1984, Criterion 4 was revised to allow dynamic effects to be excluded from the design basis under certain conditions:

... dynamic effects associated with postulated pipe ruptures in nuclear power units may be excluded from the design basis when analyses reviewed and approved by the Commission demonstrate that the probability of fluid system piping rupture is extremely low under conditions consistent with the design basis for the piping.

Assurance that nuclear power plants meet Criterion 4 is an ongoing process. Testing and documentation required by Criterion 1 are an essential part of the process. However, in certain cases testing may not accurately replicate the environments that will actually be seen during an accident. A classic case involves motor-operated valves. In 1985 an incident at the Davis-Besse plant involved failure of key valves in the auxiliary feedwater system.²⁰ The valves had been successfully tested on numerous However, during the actual occasions. incident, the valves were exposed to high differential pressures that were not present during testing, and the torque switches were not set to account for the differential pressure. Continuing vigilance on the part of inspectors and regulators to assure that Criterion 4 is met is an important part of the reactor safety philosophy.

1.3.4.5 Criterion 5-Sharing of Structures, Systems, and Components

Criterion 5 is intended to address features of a multi-unit site that could allow problems

to propagate from one unit to another. The criterion states:

Structures, systems, and components important to safety shall not be shared among nuclear power units unless it can be shown that such sharing will not significantly impair their ability to perform their safety functions, including, in the event of an accident at one unit, an orderly shutdown and cooldown of the remaining units.

Prior to the development of Criterion 5, multi-unit sites frequently made use of shared systems and structures. Service water systems, control rooms and other features were often shared. While each unit included enough redundancy to respond to an accident without consideration of the other units, it was possible for an event at one location to affect multiple units at the same time. After the 1975 Browns Ferry fire damaged safety systems at two units (see Section 1.6), new multi-unit sites were designed with complete separation, providing separate components and structures for all important systems.

Although complete separation of units allows the licensee to easily meet Criterion 5, there are some important benefits lost in this approach. Probabilistic risk assessment indicate that the ability to properly cross-tie safety systems from one unit to another can significantly reduce the risk of certain types of accidents. For example, cross-tieing diesel generators can reduce the risk of station blackout. Some plants have the ability to cross-tie emergency cooling and heat removal systems. The key is to make sure that the cross-ties are properly designed and implemented so they do not cause undue multi-unit problems.

1.3.5 The National Environmental Policy Act (NEPA)

In December 1969 Congress passed the National Environmental Policy Act, which was signed by President Nixon on January 1, 1970. The Act required federal agencies to consider the environmental impact of their activities. The Act was vague and confusing, and it gave federal agencies broad discretion in deciding how to carry out its mandate.

The AEC initially took a narrow view of its responsibilities under the National Environmental Policy Act for several reasons. First was the conviction that the routine operation of nuclear power plants was not a serious threat to the environment, and indeed, was beneficial compared to burning fossil fuel. Second, the major products of nuclear power generation that affected the environment, radiation releases and thermal discharges, were already covered by existing legislation. Finally, the AEC did not want to divert limited human resources from tasks that were more central to its mission. The regulatory staff was inundated by a flood of reactor applications and did not relish the idea of having to spend large amounts of time on environmental reviews. The AEC feared that considering a wider range of environmental issues would cause unwarranted additional licensing delays.

A proposed regulation issued by the AEC in December 1970 added non-radiological issues to the AEC's regulatory jurisdiction, but stated AEC's intent to rely on environmental assessments performed by other federal and state agencies rather than perform its own. The AEC agreed to consider environmental issues in licensing board hearings only if raised by a party to the proceeding. The AEC also postponed a review of National Environmental Policy Act issues in licensing cases until March 1971.

Environmentalists charged that the AEC had failed to fulfill the purposes of the National Environmental Policy Act and took the agency to federal court over the application of the AEC's regulations to the Calvert Cliffs nuclear units, which were then under construction on the Chesapeake Bay in rural Maryland. The July 23, 1971 ruling of the United States Court of Appeals for the District of Columbia was a stunning defeat for the AEC. The court sternly rebuked the AEC saying

We believe that the Commission's crabbed interpretation of National Environmental Policy Act makes a mockery of the Act.²¹

Recognizing the need to improve the public image of the AEC, the commissioners decided not to appeal the Calvert Cliffs court In effect, the AEC agreed to ruling. consider environmental impacts of proposed projects and to develop environmental expertise required to do so. In explaining this decision to industrial groups, James R. Schlesinger, newly appointed AEC Chairman, indicated that although AEC's policy of promoting and protecting the industry had been justified to help nuclear power get started, the industry was "rapidly approaching mature growth," and "should not expect the AEC to fight the industry's political, social, and commercial battles." Rather, he added, the agency's role was "primarily to perform as a referee serving the public interest."22

In response to requirements of the National Environmental Protection Act (NEPA), the AEC on December 1, 1971 published 10 CFR 51, Licensing and Environmental Policy and Procedures for Environmental Protection.²³ Originally, Part 51 identified nine classes of accidents. Events ranging from trivial events (Class 1) to major accidents considered in the design basis evaluation required for the safety analysis report (Class 8) were assigned to Classes 1 through 8. Accidents more severe than those postulated in Class 8, which could lead to core meltdown and radionuclide releases exceeding the dose guidelines of 10 CFR Part 100, were designated Class 9. Although this classification scheme is no longer contained in 10 CFR, the term Class 9 is still used by some to refer to accidents that involve substantial core damage.

1.3.6 Emergency Core Cooling System Rulemaking

In May 1971 the AEC released unexpected results of a Pressurized Water Reactor (PWR) emergency core cooling system test conducted at the Idaho National Engineering Laboratory (INEL), which indicated the possibility that the emergency core cooling system could fail to provide water to the core. The tests involved a 9-inch diameter pressure vessel with one set of inlet and outlet pipes. A break in an emergency core cooling system inlet pipe was simulated, and an attempt was made to inject water into the pressure vessel to cool the electrically heated rods simulating the core. The water was unable to enter against the residual steam pressure as steam and water were being expelled through the break. This test result prompted the AEC to adopt a set of Interim Acceptance Criteria,²⁴ that went into effect until further research on emergency core cooling system could be done. These criteria required additional maintenance and monitoring in addition to changes in the emergency core cooling system of some operating reactors.

At the time, generic issues such as emergency core cooling system were being contested at individual licensing hearings greatly delaying the licensing process. In an attempt to streamline the licensing process, the AEC decided to conduct rulemaking hearings on such generic issues. The hearings were adjudicatory in nature, affording the participants the opportunity to testify and to cross-examine other witnesses. Two rulemaking hearings were held in 1972. The first, on radioactive plant effluents, lasted 17 days and was rather easily resolved based on conservative assumptions. The second, on the Interim Acceptance Criteria for emergency core cooling system, began in January 1972 and took 125 days over 23 months. Scientists and engineers representing government, industry, and intervenor organizations were heard and with their lawyers, cross-examined one another. Procedural matters often dominated. The hearing record is more than 22,000 pages. From this record and the recommendations of the Hearing Board, the AEC issued "final criteria" on January 4, 1974.²⁵

In 1973, before the "final criteria" were issued, a second series of experiments was completed. These tests were called $1\frac{1}{2}$ semiscale because a loop simulating the unbroken loops of a reactor was added to the $\frac{1}{2}$ (broken) loop. This time water was injected through the unbroken loop, as would occur in the emergency core cooling system of actual power reactors, which have two, three, or four loops. The simulated core was successfully cooled in all tests while the steam escaped through the broken loop as predicted by computer models.

Section 50.46 and Appendix K of 10 CFR 50 defined the final outcome of the rulemaking by specifying that, following postulated LOCAs, emergency core cooling system must assure:

- Peak cladding temperature cannot exceed 2200°F (1204°C),
- oxidation cannot exceed 17% of the cladding thickness,
- hydrogen generation from hot cladding-steam interaction cannot exceed 1% of its potential,
- the core geometry must be retained in a coolable condition,
- long-term cooling must be provided.

At the time the "final criteria" were developed, computer codes had limited capabilities for simulating the complex phenomena associated with large LOCAs. To ensure that calculations would be conservative, the rule also provided computational restraints, some of which are:

- A multiplier of 1.2 on the decay heat rate,
- the assumption that the cladding oxidation rate is not limited by the predicted availability of steam,
- conservative assumptions on emergency core cooling system delivery to the lower plenum.

During the period from 1971 through 1974 the AEC and its successor the NRC reviewed the emergency core cooling system designs of every operating plant. When necessary, retrofitting and upgrading of the emergency core cooling systems were required or the operating power level was reduced to assure compliance with the final criteria. Indian Point 1 was shut down in October 1974 because of an inadequate emergency core cooling system. All new plants and plants under construction were required to meet the final criteria.

The 20 years that followed the semiscale test brought several independent assessments of the emergency core cooling system criteria. NRC sponsored additional experiments to investigate both individual phenomena and system performance, and the development of advanced computer codes that could provide improved simulations of LOCAs. The experimental and computational efforts provided the technical basis for a revised rule for the acceptance of emergency core cooling systems. The rule was approved by the NRC in September 1988.²⁶ The revised rule retains the acceptance criteria based on peak cladding temperature, cladding oxidation, and hydrogen generation; however, it allows the use of best-estimate computer codes for evaluating those parameters. If best-estimate methods are used, the revised rule requires that the uncertainty of the calculations be quantified and included when comparing calculated results with the acceptance limits provided in 10 CFR 50. This allows much more realistic estimates of plant safety margins.

1.3.7 The Energy Reorganization Act of 1974

The AEC's efforts under Chairman Schlesinger to narrow the divisions between nuclear proponents and critics and to recover the AEC's regulatory credibility produced, at best, mixed results. The AEC suffered from the general disillusionment with the "establishment" that prevailed by the late 1960s largely as a result of the Vietnam war. Major differences between the AEC and environmentalists remained regarding emergency core cooling system effectiveness, thermal pollution, and hazards of low-level radiation.

Another issue that undermined confidence in the AEC in the early 1970s was its approach to high-level radioactive waste disposal. In 1970, in response to increasing expressions of concern about the lack of a policy for high-level waste disposal, the AEC announced that it would develop a permanent repository for nuclear wastes in an abandoned salt mine near Lyons, Kansas. It aired its plans without conducting thorough geologic and hydrologic investigations. The suitability of the site was soon challenged by the state geologist of Kansas and other scientists. The uncertainties about the site generated a bitter dispute between the AEC on the one side and members of Congress and state officials from Kansas on the other. It ended in 1972 in great embarrassment for the AEC. The reservations of those who opposed the Lyons location proved to be well-founded, and numerous well holes were found to have penetrated the salt bed.

In addition to debates over emergency core cooling system and high-level waste

disposal, questions over reactor design and safety, quality assurance, the probability of a major reactor accident, and other issues fueled the controversy over nuclear power. The number of contested hearings for plant licenses steadily grew. The AEC came under increasing attacks for its dual responsibilities for developing and regulating the technology. The question of creating separate agencies to promote and to regulate the civilian uses of nuclear energy had arisen within a short time after passage of the 1954 Atomic Energy Act, but in the early stages of nuclear development it had seemed premature and unwarranted. It gained greater support in later years as both the nuclear industry and antinuclear sentiment grew. One of President Nixon's responses to the Arab oil embargo and the energy crisis of 1973-4 was to ask Congress to create a new agency that could focus on, and presumably speed up, the licensing of nuclear plants. After much debate, in 1974 Congress passed the Energy Reorganization Act, which divided the AEC into the Energy Research and Development Administration (ERDA), predecessor to the current Department of Energy, and the Nuclear Regulatory Commission.



Temperature (F)

Reference nil-ducility transition temperature (RT_{NDT})





Figure 1.3-2 Number of regulatory guides issued per year

References for Section 1.3

- 1. Theodore A. Meyer, "The Evolution of Reactor Vessel PTS--A Catalyst to the Advancement of Technology," *Mechanical Engineering*, June 1984, p. 37.
- George T. Mazuzan and Samuel Walker, "Controlling The Atom: The Beginning of Nuclear Regulation 1946-1962," University of California Press, 1984, p. 217.
- American Society for Testing and Materials (ASTM) Standards E-23, E-184, E-185, and E-208, Philadelphia, Pennsylvania.
- 4. Advisory Committee on Reactor Safeguards (ACRS) letter on Reactor Pressure Vessels (November 24, 1965), reproduced in "Nuclear Reactor Safety: On the History of the Regulatory Process", by David Okrent, 1981, pp. 88-89.
- Advisory Committee on Reactor Safeguards, "Report on the Integrity of Reactor Vessels for Light-Water Power Reactors," WASH-1285, January 1974.
- U.S. Nuclear Regulatory Commission, Statement of Considerations for Proposed Revision to 10 CFR 50.61, "Fracture Toughness Requirements for Protection Against Pressurized Thermal Shock Events," May 6, 1991.
- U.S. Code of Federal Regulations, "Fracture Toughness Requirements for Protection Against Pressurized Thermal Shock Events," Title 10, Part 50.61.
- 8. Advisory Committee on Reactor Safeguards, *Minutes of June 3, 1966 Subcommittee Meeting*, reproduced in "Nuclear Reactor Safety: On the History

of the Regulatory Process," by David Okrent, 1981, pp. 99-101.

- 9. David Okrent, "Nuclear Reactor Safety: On the History of the Regulatory Process," The University of Wisconsin Press, Madison, Wisconsin, 1981, pp. 112-121.
- John May, "The Greenpeace Book of the Nuclear Age: The Hidden History, The Human Cost," Greenpeace Communications Ltd., London, 1989.
- Eric S. Beckjord, U.S. Nuclear Regulatory Commission Memorandum, February 28, 1992.
- U.S. Atomic Energy Commission, "Proposed General Design Criteria for Construction Permits for Nuclear Power Plants," *Federal Register*, November 22, 1965.
- 13. U.S. Atomic Energy Commission, "Proposed General Design Criteria for Nuclear Power Plants," *Federal Register*, July 10, 1967.
- 14. U. S. Code of Federal Regulations, "General Design Criteria for Nuclear Power Plants," Title 10, Part 50, Appendix A, Federal Register, February 19, 1971.
- 15. U.S. Atomic Energy Commission, "Net Positive Suction Head for Emergency Core Cooling Containment Heat Removal," Safety Guide 1.1, November 1970.
- American National Standards Institute, "Quality Assurance Program Requirements for Nuclear Power Plants," ANSI N45.2.

- U.S. Nuclear Regulatory Commission, "Guidelines for Fire Protection for Nuclear Power Plants," Auxiliary Power Conversion Systems Branch Technical Position 9.5-1, 1975.
- U.S. Nuclear Regulatory Commission, "Fire Protection Guidelines for Nuclear Power Plants," Regulatory Guide 1.120, draft for comment, June 1976.
- U. S. Code of Federal Regulations, "Fire Protection Program for Nuclear Power Plants Operating Prior to January 1, 1979," Title 10, Part 50, Appendix R.
- U.S. Nuclear Regulatory Commission, "Motor-Operated Valve Common Mode Failures During Plant Transients Due to Improper Switch Settings," Inspection Enforcement (IE) Bulletin No. 85-03, 1985.
- 21. Judge J. Skelly Wright, Calvert Cliffs decision, US Court of Appeals for the District of Columbia (July 23, 1971), noted in "An Outline History of Nuclear Regulation and Licensing 1946-1979," by George T. Mazuzan and Roger R. Trask, 1979, p. 68.
- James R. Schlesinger, speech delivered to industry groups in Bal Harbour, Florida, October 20, 1971, cited in "A Short History of the Regulatory Process 1946-1990," by J. Samuel Walker, 1991, p. 34.
- 23. U. S. Code of Federal Regulations, "Licensing and Regulatory Policy and Procedures for Environmental Protection," Title 10, Part 51.

- 24. George T. Mazuzan and Roger R. Trask, "An Outline History of Nuclear Regulation and Licensing 1946-1979," Historical Office, Office of the Secretary, U.S. Nuclear Regulatory Commission, 1979, p. 71.
- 25. U.S. Code of Federal Regulations, "Acceptance Criteria for Emergency Core Cooling Systems for Light Water Cooled Nuclear Power Reactors," Title 10, Part 51.46.
- 26. U. S. Code of Federal Regulations, "Emergency Core Cooling Systems; Revisions to Acceptance Criteria,"Title 10, Part 50.46.

1.4 Design Basis Perspectives

1.4.1 Safety Analysis Report Requirements

As discussed in Section 1.2.2, the initial applications to build commercial nuclear power plants were received and reviewed by the AEC in 1955 and 1956. Title 10 Part 50, Domestic Licensing of Production and Utilization Facilities, was added to the Code of Federal Regulations in January 1956. From the outset, the preliminary and final safety analysis reports were the main documents reviewed by the AEC (and later the NRC) in deciding whether to grant construction permits and operating licenses.

Requirements regarding the submittal and content of safety analysis reports were first issued as 10 CFR 50 Section 50.34 in December of 1970.¹ Additional guidance was later provided in Regulatory Guide 1.70, "Standard Format and Content of Safety Analysis Reports for Nuclear Power Plants."² Table 1.4-1, which is based on this Regulatory Guide, indicates the major topics treated in the safety analysis reports. The NRC reviews safety analysis reports to determine whether plants can be built and operated without undue risk to the health and safety of the public. Guidelines for the NRC review are contained in NUREG-0800. "Standard Review Plan for the Review of Safety Analysis Reports for Nuclear Power Plants."³ The NRC findings are documented in a separate Safety Evaluation Report.

Chapter 2 of an applicant's Safety Analysis Report provides information on the geology, seismology, hydrology, and meteorology of the site and vicinity. It also provides information regarding nearby industrial, military, and transportation facilities. Based on this information, design criteria are established for the magnitude of external phenomena such as floods, earthquakes, winds, tornadoes, and tsunami, which the plant must be capable of withstanding. The seismic design basis is discussed further in subsection 1.4.4.

Table 1.4-2 is a list of potential accidentinitiating events (initiators) that applicants are requested to address in Chapter 15 of the Safety Analysis Report. Regulatory Guide 1.70 asks that the potential causes of each of these initiators be identified and that the estimated frequency of occurrence of each initiator be assigned to one of the following categories:

- a. Incidents of moderate frequency (expected to occur several times during the plant lifetime).
- b. Infrequent events (may occur during the lifetime of the plant).
- c. Limiting faults (not expected to occur but postulated because of the potential for the release of significant amounts of radioactive material).

For each of the eight initiator groups listed in Table 1.4-2, the potential exists for the release of radionuclides from successive barriers (fuel, cladding, reactor coolant pressure boundary, and containment) to the environment. The plant must be designed to limit such releases such that offsite doses would not exceed the guidelines of 10 CFR Part 100 as a result of any accident in a set of design-basis accidents.⁴ Conversely, a *design-basis accident (DBA)* is a postulated set of failure events that a facility is designed and built to withstand without exceeding the offsite exposure guidelines of the NRC's siting regulation (10 CFR 100).

The assumptions used to delineate and analyze DBAs are based on NRC regulations and guidelines that evolved as numerous applications for construction permits and operating licenses were reviewed. Some DBAs are analyzed in detail in the Safety Analysis Report in order to (a) bound the offsite doses for DBAs in each of the eight initiation categories of Table 1.4-2, and (b) demonstrate the adequacy of key engineered safety features, in particular, the emergency core cooling system and containment. Each of the analyzed DBAs invariably postulates at least one significant failure of a component (or operator) to perform an intended safety function. Generally, equipment failures beyond those consistent with loss of electric power and single failure criteria of 10 CFR 50, Appendix A (see Section 1.3.4) are not postulated for DBAs. An exception arises when anticipated transients without scram (initiating event group 8 in Table 1.4-2) are treated as DBAs. Anticipated transients without scram are discussed separately in Sections 2.4, 2.5 and Appendix 2B.

1.4.2 Siting-Basis Accident

The siting-basis accident is the DBA that results in the greatest calculated offsite For U.S. light water reactors the doses. siting-basis accident is generally a large pipe-break LOCA. Large pipe-break LOCAs are postulated as DBAs in spite of extensive design, construction, testing, inspection, operations, and maintenance measures taken to prevent them. In design-basis LOCAs, a coincident loss of offsite power is postulated and the single-failure criterion is then applied. which usually leads to the assumption that one of the emergency diesel generators fails to start. This implies the

loss of one out of two AC-powered trains in various safety systems.

A spectrum of break locations and sizes is considered, including hypothetical severance of the largest pipe in the reactor coolant system in such a way that reactor coolant would discharge unimpeded from both ends of the severed pipe. This type of break is referred to as a "double-ended guillotine break."

Because the reactor coolant system operates under high pressure, a reactor coolant pipe break would result in rapid expulsion of a large fraction of the reactor coolant into containment. Some of the steam resulting from this expulsion would pressurize the containment: the rest would be condensed on structures or by engineered safety features. In PWR containments, cold water sprays and/or ice racks are provided to condense steam blowdown. In BWR containments, steam would be condensed in the water-filled pressure-suppression pool. Condensing the steam limits containment pressure, which is the driving force for outward leakage. At the end of the blowdown (expulsion) period, the primary system would be filled mostly with saturated steam at the same pressure as that in the containment. In fact, a designbasis large-break LOCA or main steam line break usually establishes the peak internal pressure that the containment is designed to accommodate.

In a large-break LOCA, the reactor would immediately go subcritical due to the loss of reactor coolant (neutron moderation). Successful actuation of the reactor protection system would keep the reactor subcritical when reflooded with emergency coolant. However, there would still be considerable

thermal energy generated in the fuel from the decay of radioactive fission products. Immediately after shutdown, the generation rate of this "decay heat" is about 7% of the thermal power during operation. For example, a 1000 MWe nuclear plant generates about 3100 MWt during full power operation but still generates about 225 MWt immediately after shutdown. The decay heat generation rate decreases fairly rapidly as indicated in Figure 1.4-1. However, if emergency cooling water were not supplied to remove heat from the core following the pipe break, core temperatures would increase to the point where an energetic chemical reaction would occur between hot cladding and residual water-steam in the reactor pressure vessel. Given a prolonged failure to cool the core, large quantities of hydrogen would be generated, portions of the core would melt, and fission products would be released to containment and possibly to the environment. Such severe accident phenomena are discussed in more detail in subsequent chapters.

The emergency core cooling system (ECCS) is designed to limit the extent of core damage in postulated design-basis LOCAs. An automatic control system senses the occurrence of a LOCA and coordinates the operation of the different parts of the ECCS as they are needed. The function of the ECCS is to supply water to the core (via spray and/or flooding systems) to cool and limit the temperature increase of the cladding, thus preventing significant core damage and release of radionuclides from the fuel rods.

In determining the acceptability of an ECCS, the NRC reviews design-basis LOCA calculations performed by the applicant, and compares the results to the ECCS acceptance

criteria specified in 10 CFR 50.46 (see Section 1.3.6).⁵ The quantitative ECCS acceptance criteria (e.g., the cladding temperature shall not exceed 2200[?]F) do not represent threshold levels. That is, exceeding a quantitative acceptance criterion would not result in an immediate public safety problem. What the success criteria do represent is "a conservative statement of conditions which, if generally met, will provide a high degree of confidence that public safety is protected even if a highly unlikely LOCA occurs."⁶

1.4.3 Realism of Design-Basis Accident Analyses

Table 1.4-3 compares realistic assumptions for large-break LOCAs to corresponding assumptions postulated in design-basis analyses. As indicated, the assumptions postulated in design-basis analyses are generally conservative. To illustrate, a typical calculation of peak cladding temperature based on the conservative assumptions of 10 CFR 50 Appendix K is provided in Figure 1.4-2. As indicated in Table 1.4-3, decay heat is conservatively assumed to be 20% above best-estimate values in Appendix K calculations. Figure 1.4-2 illustrates that relaxing this conservatism alone can reduce the predicted peak cladding temperature by several hundred degrees.⁷

In September 1988, 10 CFR 50.46 was modified to allow more realistic calculations to be used in estimating peak cladding temperatures. The new requirements, while less stringent, required that uncertainties in the calculations be considered and that the models provide: "assurance of a high level of probability that the performance criteria of 50.46(b) would not be exceeded."

Traditional offsite dose analyses for design-basis LOCAs postulate releases of radioactive fission products from the reactor fuel to the containment (and thus available for leakage to the environment) that are worse than actually expected given that the ECCS acceptance criteria must be met. NRC Regulatory Guides 1.3 and 1.4 (for BWRs and PWRs respectively) recommend the assumption that 25% of the radioactive iodine inventory developed from full-power operation of the core be immediately available for leakage from containment.^{8,9} A release to containment of this magnitude could only occur if the ECCS failed, thereby permitting significant core melting.

One of the most significant barriers to accidental releases of fission products from a nuclear power plant is the containment. The containment is designed to have a very low leakage rate when subjected to the maximum internal pressures predicted for design-basis accidents. The internal pressure following a pipe break inside containment peaks and then begins to decrease rapidly when the rate of energy addition to the containment atmosphere by blowdown falls below the rate of energy removal by internal structures, containment sprays, fan coolers, ice beds, or suppression pools. For accident calculations, however, the containment is conservatively (as if the pressure did not decrease) assumed to leak at a constant rate called the design-basis leak rate for the first 24 hours and at 50% of that rate for the remaining duration of the accident.

DBA analyses take into account the reduction in the amount of radioactive

material available for leakage to the environment by engineered safety features such as containment sprays and recirculating filtration systems. The amount of cleanup is evaluated for each system using conservative assumptions for parameters such as adsorption and filtration efficiencies.

In DBA analyses, radiation doses at the exclusion-area and low-population-zone boundaries are calculated assuming that the accident occurs when meteorological conditions are worse (from the standpoint of calculated doses) than those that would be expected to prevail at the site approximately 95% of the time (Regulatory Guides 1.3 and Table 1.4-4 presents typical 1.4). conservative estimates of offsite doses for Even with the very several DBAs. conservative assumptions employed, the calculated doses that a person out-of-doors in the vicinity of the plant might receive for the entire course of a design basis accident are usually well below the 10 CFR Part 100 guidelines.

The radiological consequences that might realistically result from nuclear power plant accidents have been explored in connection with environmental evaluations. Table 1.4-5 presents some realistic dose estimates obtained for typical PWR events and accidents. Note that the realistic exclusion radius dose for a large LOCA in which ECCS acceptance criteria are met is over two orders of magnitude less than the corresponding conservatively calculated dose estimate in Table 1.4-4.⁶ Realistically, meeting the ECCS acceptance criteria would prevent the core from melting, and far less than 25% of the radioactive iodine inventory would escape from the fuel to the reactor containment.

In summary, conservative estimates of DBA radiation doses to the public are below 10 CFR Part 100 guidelines, and realistic estimates of DBA doses are much lower. This is not to say that accidents resulting in doses exceeding Part 100 guidelines are impossible; however, such accidents would have to involve initiating events, phenomena, component failures, or operator errors not postulated for DBAs in order to cause

- a. ECCS failure leading to core melting and the release of significant quantities of radionuclides from the fuel to containment, and
- b. breach or bypass of containment leading to the release of significant quantities of radionuclides to the environment.

To illustrate, some events and phenomena that are not considered in design-basis LOCA analyses include: reactor pressure vessel rupture as an initiator or as a result of pressurized thermal shock (Section 1.3.1); dynamic effects (e.g., pipe whip, jet impingement, and asymmetric loads on reactor vessel internals) exempted with NRC approval as permitted under GDC-4 (Section 1.3.4.2); delayed versus prompt loss of offsite power; multiple failures leading to total loss of AC power; failure of the containment isolation system; and pipe breaks resulting in containment bypass. To assess the likelihood and consequences of such events and phenomena both deterministic and probabilistic analyses may be performed (see Sections 1.5 and 2.5); but such analyses are not required in the licensee's Safety Analysis Report.

1.4.4 Seismic Design Basis

Design basis events are postulated in each safety analysis report for external events such as earthquakes, tornados, floods, accidents at nearby industrial facilities, etc. The approach to designing against many potential ex-plant (external) accident initiators can be illustrated by considering the seismic design basis.

The severity of seismic events is usually referenced on one of two scales. Historical observations regarding earthquake magnitudes are categorized according to the Modified Mercalli Intensity scale, which indicates damage done on a scale from 1 (not felt) to 12 (nearly total damage) as indicated in Table 1.4-6. The Mercalli categories are also referenced to the maximum acceleration in units of standard gravitational force (g). Measurements of energy releases in earthquake, which generally date from the 1930s, are based on the logarithmic *Richter* scale. A rough comparison of the two scales is provided Table 1.4-6; however, because the amount of damage for a given seismic energy release depends on soil characteristics, the nature of the underlying bedrock, and the type of building construction, an exact correspondence between the Mercalli and Richter scales does not exist.

Postulated earthquake magnitudes for a given site are derived from knowledge of proximity to known active faults and historic earthquake activity. Figure 1.4-3 shows a map of seismic activity for the contiguous United States. The relationship of the four zone designations to the Mercalli intensities is indicated. Seismic safety considerations were largely overlooked for the first several power reactors, which were built east of the Rocky Mountains. Then, in the period 1963-1965, reactors were proposed for sites near Bodega Bay, San Onofre, and Malibu, California. During the AEC and ACRS review of these sites, seismic concerns were raised.¹⁰ The originally proposed requirements for seismic design were made two or three times more stringent. Even so, the Bodega Bay and Malibu sites were rejected due to seismic concerns.

In 1965, the AEC regulatory staff initiated work with its consultants to develop more specific seismic engineering criteria. In May 1967 the AEC sent a draft document entitled "Seismic and Geologic Siting Criteria for Nuclear Power Plants" to the ACRS for review and comment. Ultimately this draft evolved into Appendix A to 10 CFR Part 100.¹¹

The draft and subsequent revisions reflected the traditional philosophy that nuclear power plants should be designed against two levels of potential seismic events. Nuclear power plants are designed to continue to operate given earthquakes of moderate intensity and to safely withstand the effects of larger earthquakes.

The operating basis earthquake (OBE) establishes the vibratory ground motion for which the plant is designed to continue operating without undue risk to the health and safety of the public. Nuclear power plants have instruments to warn of and measure earthquake motion. At the first indication of an earthquake, the operator is alerted. If the earthquake does not exceed the magnitude of the OBE, the plant can be kept on line to provide needed electrical power, and no inspection or evaluation of the plant would be required after the event. If the earthquake exceeds the magnitude of the OBE, the plant must be shut down and can not be restarted until inspections and evaluations confirmed that it would be safe to do so.

The safe shutdown earthquake (SSE) establishes the maximum vibratory ground motion for which plant safety features are designed to remain functional. At this level other plant features might be damaged, but the plant could be safely shut down. Plant features (including foundations and supports) that are designed to remain functional following a SSE are designated Seismic Category I.¹² These features include those that are necessary to assure:

- 1. The integrity of the RCS pressure boundary,
- 2. the capability to shut down the reactor and maintain it in a safe condition, or
- 3. the capability to prevent or mitigate the consequences of accidents that could result in potential offsite exposures comparable to the guideline exposures of 10 CFR Part 100.¹¹

By a combination of structural analysis and testing, plant structures and equipment important to safety are built to survive the SSE. Seismic analyses of structures, systems, and components are discussed in Safety Analysis Report Sections 3.7 and 3.8, and guidance regarding such analyses is provided in the corresponding Standard Review Plan sections and references. In these seismic analyses conservative
assumptions permit all vibratory parameters to be determined from the peak value of the horizontal ground acceleration caused by the earthquake such as 0.3 g (30% of the gravitational acceleration). Vibration tests are conducted to confirm key analyses. Such tests are often done on the first models of individual components including piping, fuel elements, pressure vessels, pumps, and valves and on full-scale reactor structures. Whole reactor buildings have been tested using mechanical shakers attached to the structure, and high explosives have been detonated nearby to simulate strong earthquakes.

Several items included in or omitted from the 1967 draft seismic criteria sparked considerable debate. One item, the proposed minimum design basis (or floor) of 0.1 g for the SSE, was particularly controversial. Not until November 1971, after many major redrafts, did the AEC issue a Notice of Proposed Rule-Making to amend the 10 CFR Part 100 by adding Appendix A: "Seismic and Geologic Siting Criteria for Nuclear Power Plants."¹⁰ The criteria were adopted in 1973 and reflected the practice which had been followed in actual construction permit reviews. Guidance was provided regarding the general extent of the geologic and seismic investigation required; however, no clear method was provided for selecting the SSE based on the results of such investigations.

The limited seismic audit performed on two reactors for the 1975 Reactor Safety Study (see Section 1.3) identified several errors and deviances in seismic design. In 1977 the Nuclear Regulatory Commission initiated a major new research program in seismic safety including the application of probabilistic techniques (see subsection 2.2.2). In 1978 and 1979, based on new analyses of existing seismic data, the NRC required reevaluation of the seismic design bases for several reactors constructed by the Tennessee Valley Authority. In early 1979, five operating reactors were shut down for an extended period by the NRC in order to permit re-analysis and possible modifications because errors had been made in the seismic design of important piping systems. A large number of other reactors have since reported errors in their seismic design, and the adequacy of detailed seismic design has received considerable NRC attention.

Appendix A to 10 CFR Part 100 requires that the maximum vibratory ground motion of the OBE be one-half that of the SSE. It further requires suitable dynamic analyses or qualification tests to demonstrate that structures, systems, and components necessary for continued safe operation are capable of withstanding the effects of the OBE. In some cases (e.g., piping) this has caused the OBE requirements to have more design significance than the SSE. The NRC has agreed that the OBE should not control the design of safety systems. In 1996, Appendix S to the 10 CFR 50 requirement was modified in the OBE by allowing the OBE ground motion for new plant designs to be set in either of two ways:¹³

- a. one-third or less of the SSE ground motion, in which case OBE requirements can be satisfied without an explicit response or design analyses being performed, or
- b. a value greater than one-third of the SSE ground motion, in which case analysis and design are required.

In either case, the plant must still be shut down for inspection if the OBE is exceeded.

Table 1.4-1Chapter titles from Regulatory Guide 1.70 Revision 3
standard format and content of Safety Analysis Reports
for nuclear power plants

Chapter 1	Introduction and General Description of Plant
Chapter 2	Site Characteristics
Chapter 3	Design of Structures, Components, Equipment, and Systems
Chapter 4	Reactor
Chapter 5	Reactor Coolant System and Connected Systems
Chapter 6	Engineered Safety Features
Chapter 7	Instrumentation and Controls
Chapter 8	Electric Power
Chapter 9	Auxiliary Systems
Chapter 10	Steam and Power Conversion System
Chapter 11	Radioactive Waste Management
Chapter 12	Radiation Protection
Chapter 13	Conduct of Operations
Chapter 14	Initial Test Program
Chapter 15	Accident Analysis
Chapter 16	Technical Specifications
Chapter 17	Quality Assurance

Table 1.4-2Representative initiating events to be analyzed in
Section 15.X.X of the Safety Analysis Report

1. Increase in Heat Removal by the Secondary System

- 1.1 Feedwater system malfunctions that result in a decrease in feedwater temperature.
- 1.2 Feedwater system malfunctions that result in an increase in feedwater flow.
- 1.3 Steam pressure regulator malfunction or failure that results in increasing steam flow.
- 1.4 Inadvertent opening of a steam generator relief or safety valve.
- 1.5 Spectrum of steam system piping failures inside and outside of containment in a PWR.

2. Decrease in Heat Removal by the Secondary System

- 2.1 Steam pressures regulator malfunction or failure that results in decreasing steam flow.
- 2.2 Loss of external electric load.
- 2.3 Turbine trip (stop valve closure).
- 2.4 Inadvertent closure of main steam isolation valves.
- 2.5 Loss of condenser vacuum.
- 2.6 Coincident loss of onsite and external (offsite) A.C. power to the station.
- 2.7 Loss of normal feedwater flow.
- 2.8 Feedwater piping break.

3. Decrease in Reactor Coolant System Flow Rate

- 3.1 Single and multiple reactor coolant pump trips.
- 3.2 BWR recirculation loop controller malfunctions that result in decreasing flow rate.
- 3.3 Reactor coolant pump shaft seizure.
- 3.4 Reactor coolant pump shaft break.

Table 1.4-2Representative initiating events to be analyzed in
Section 15.X.X of the Safety Analysis Report (Cont.)

4. <u>Reactivity and Power Distribution Anomalies</u>

- 4.1 Uncontrolled control rod assembly withdraws from a subcritical or low power startup condition (assuming the most unfavorable reactivity conditions of the core and reactor coolant system), including control rod or temporary control device removal error during refueling.
- 4.2 Uncontrolled control rod assembly withdraws at the particular power level (assuming the most unfavorable reactivity conditions of the core and reactor coolant system) that yields the most severe results (low power to full power).
- 4.3 Control rod maloperation (system malfunction or operator error), including maloperation of partial length control rods.
- 4.4 Startup of an inactive reactor coolant loop or recirculating loop at an incorrect temperature.
- 4.5 A malfunction or failure of the flow controller in BWR loop that results in an increased reactor coolant flow rate.
- 4.6 Chemical and volume control system malfunction that results in a decrease in the boron concentration in the reactor coolant of a PWR.
- 4.7 Inadvertent loading and operation of a fuel assembly in an improper position.
- 4.8 Spectrum of rod ejection accidents in a PWR.
- 4.9 Spectrum of rod drop accidents in a BWR.

5. <u>Increase in Reactor Coolant Inventory</u>

- 5.1 Inadvertent operation of ECCS during power operation.
- 5.2 Chemical and volume control system malfunction (or operator error) that increases reactor coolant inventory.
- 5.3. A number of BWR transients, including items 2.1 through 2.6 and item 1.2.

Table 1.4-2Representative initiating events to be analyzed in
Section 15.X.X of the Safety Analysis Report (Cont.)

6. <u>Decrease in Reactor Coolant Inventory</u>

- 6.1 Inadvertent opening of a pressurizer safety or relief valve in a PWR or a safety or relief valve in a BWR.
- 6.2 Break in instrument line or other lines from reactor coolant pressure boundary that penetrate containment.
- 6.3 Steam generator tube failure.
- 6.4 Spectrum of BWR steam system piping failures outside of containment.
- 6.5 Loss-of-coolant accidents resulting from the spectrum of postulated piping breaks within the reactor coolant pressure boundary, including steam line breaks inside of containment in a BWR.
- 6.6 A number of BWR transients, including items 2.7, 2.8, and 1.3.

7. <u>Radioactive Release from a Subsystem or Component</u>

- 7.1 Radioactive gas waste system leak or failure.
- 7.2 Radioactive liquid waste system leak or failure.
- 7.3 Postulated radioactive releases due to liquid tank failures.
- 7.4 Design basis fuel handling accidents in the containment and spent fuel storage buildings.
- 7.5 Spent fuel cask drop accidents.

8. Anticipated Transients Without SCRAM

- 8.1 Inadvertent control rod withdrawal.
- 8.2 Loss of feedwater.
- 8.3 Loss of AC power.
- 8.4 Loss of electrical load.
- 8.5 Loss of condenser vacuum.
- 8.6 Turbine trip.
- 8.7 Closure of main steam line isolation valves.

Table 1.4-3Partial comparison of realistic assumptions with
conservative assumptions of design-basis LOCA
calculations

Realistic Assumptions			Conservative Assumptions			
Accident Initiation						
1.	Crack in large pipe, rupture of smaller pipe, or limited break in large pipe resulting in shutdown and repair.	1.	A spectrum of pipe breaks is analyzed including instantaneous double-ended breaks of any reactor coolant, feedwater, or main steam line.			
<u>Sy</u>	stem/Component Reliability					
1.	Off site power is available.	1.	Off-site power is lost concurrent with initiating event.			
2.	All components of emergency AC, ECCS, and containment ESFs function properly.	2.	The worst single active failure is postulated for each accident analyzed.			
<u>Re</u>	actor Power					
1.	The plant is operated at 100% power or less.	1.	The plant is operated at 102% power continuously.			
2.	Hottest region of core has expected peaking factor.	2.	Hottest region of core assumed to be at the maximum allowable peaking factor due to abnormal condition.			
3.	Decay heat follows best estimate prediction.	3.	Decay heat is conservatively above best estimate to account for uncertainties in prediction.			
EC	ECCS and Containment ESFs					
1.	Break occurs in system such that some of water from ECCS reaching broken loop is effective.	1.	For postulated PWR cold leg breaks all ECC water directed to the broken loop is diverted to containment until the end of blowdown.			
2.	ECCS pumps deliver at higher than design flow rate.	2.	ECCS pumps deliver at design flow rate or less.			

Table 1.4-3Partial comparison of realistic assumptions with
conservative assumptions of design-basis LOCA
calculations (Cont.)

Realistic Assumptions			Conservative Assumptions		
<u>EC</u> 3.	<u>CS and Containment ESFs (Continued)</u> Reactor coolant pumps continue to run.	3.	Reactor coolant pumps are tripped and coasting down or assumed to have a locked impeller.		
4.	Best estimate fluid discharge and heat transfer correlations apply.	4.	Conservative fluid discharge and heat transfer correlations are used.		
5.	Fuel rods would have a distribution of temperature.	5.	ECCS acceptance criteria apply to the hottest single fuel rod.		
6.	Initial containment temperature and ultimate heat sink temperature would be nominal.	6.	Initial containment temperature and ultimate heat sink temperature would be at upper limits.		
Co	nsequence Calculations				
1.	At most radionuclides in reactor coolant and gap activities in a few fuel rods would be released to the containment.	1.	100% of the noble gasses and 25% of the core iodine inventory is immediately released to containment. [Reg. Guides 1.3 and 1.4]		
2.	Containment leakage would be some nominal fraction of the design leak rate even when the containment was at its peak pressure.	2.	Containment leaks at the rate incorporated as a technical specification requirement for the first 24 hours and at half this rate for the remaining duration of the accident. [Reg. Guides 1.3 and 1.4]		
3.	Best-estimate atmospheric dispersion and transport models apply.	3.	Conservative atmospheric dispersion and transport models are used. [Reg.Guides 1.3 and 1.4]		
4.	Emergency planning would be implemented to protect the surrounding population from any radionuclides that might be released to the environment.	4.	Doses are calculated for a hypothetical person standing outside in the radio- active plume, for 2 hours at the exclusion area boundary and during the entire period of plume passage at the low population zone outer boundary. [10 CFR 100 (d)]		

	Tw Exclusic (3200 feet	o Hour on Boundary or 975 meters)	Duration of Accident Low Population Zone (4 miles or 6.4 km)		
Accident	Thyroid (Rem)	Whole Body (Rem)	Thyroid (Rem)	Whole Body (Rem)	
Loss of Coolant	155	3	81	3	
Control Rod Ejection	<1	<1	<1	<1	
Fuel Handling	2	2	<1	<1	
Steam Line Break	16	1	3	1	
10 CFR 100 Dose Guideline	300	25	300	25	

Table 1.4-4Conservative offsite doses from design-basis accident
analyses*

*From WASH-1250

Event/Accident	Individual Dose at Exclusion Radius (rem/event)	Individual Dose at 25 miles or 40 km (rem/event)	Dose to Population Within 50 miles or 80 km (rem/event)
10 gallons per day continuous leak rate from sources outside containment	$5 imes 10^{-6}$	1×10^{-8}	2×10^{-2}
Gases from inadvertent discharge of part of boric acid condensate tank	$5 imes 10^{-9}$	1×10^{-11}	$2 imes 10^{-5}$
Loss of load	$2 imes 10^{-8}$	$4 imes 10^{-11}$	8×10^{-5}
Fuel handling accident inside containment (3 days after shutdown)	6×10^{-6}	1 × 10 ⁻⁸	2×10^{-2}
Fuel handling accident outside containment	3×10^{-4}	6 × 10 ⁻⁷	$1 imes 10^{0}$
Large-break LOCA	8×10^{-3}	2×10^{-5}	3×10^{1}

Table 1.4-5	Realistic offsite	doses due to	releases at a	typical PWR*
14010 111 0			iereabeb at a	cyprour r mr

* From WASH-1250. Doses are whole body doses. Natural background dose is approximately 10⁵ person-rem/yr for the assumed population within the 50 mile or 80 km radius of the nuclear plant (i.e., 750,000 to 1,000,000 people).

Table 1.4-6Approximate Relationship between Modified Mercalli and
Richter Seismic Classifications

Modified Mercali intensity scale	Description of effects?	Maximum accelera- tion (g)	Richter magnitude	Energy release (ergs)
Ι	Not felt; marginal and long-period effects of large earthquakes evident		M2	1014
II	Felt by persons at rest, on upper floors, or favorably placed		 M3	1015
III	Felt indoors; hanging objects swing; vibration like passing of light trucks occurs; duration estimated; might not be recognized as an earthquake	0.003 to 0.007		10 ¹⁶
IV	Hanging objects swing; vibration occurs that is like passing of heavy trucks, or there is a sensation of a jolt like a heavy ball striking the walls; standing motor cars; rock; windows, dishes and doors rattle, glasses clink; crockery clashes, in the upper range of IV, wooden walls and frame creak	0.007 to 0.015	M4	1017
v	Felt outdoors; duration estimated; sleepers waken; liquids become disturbed, some spill; small unstable objects are displaced or upset; doors swing, close, and open shutters and pictures move; pendulum clocks stop, start, and change rate	0.015 to 0.03		10 ¹⁸
VI	Felt by all; many are frightened and run outdoors; persons walk unsteadily, windows, dishes, glassware break; knickknacks, books, etc., fall off shelves; pictures fall off walls; furniture moves or overturns; weak plaster and masonry D crack; small bells ring (church, school); trees, bushes shake	0.03 to 0.09	M5	10 ¹⁹
VII	Difficult to stand; noticed by drivers of motor cars; hanging objects quiver;; furniture breaks; damage occurs to masonry D, including cracks; weak chimneys beak at roof line; plaster, loose bricks, stones, tiles, cornices fall; some cracks appear in masonry C; waves appear on ponds, water turbid with mud; small slides and caveins occur along sand or gravel banks; large bells ring	0.07 to 0.22	M6	10
VIII	Steering of motor cars affected; damage occurs to masonry C, with partial collapse; some damage occurs to masonry B, but none to masonry A; stucco and some masonry walls fall; twisting, fall of chimneys, factory stacks, monuments, towers, and elevated tanks occur; frame houses move on foundations if not bolted down; loose panel walls are thrown out; changes occur in flow or temperature of springs and wells; cracks appear in wet ground and on steep slopes	0.15 to 0.3	 M7	10 ²¹
IX	General panic, masonry D is destroyed; masonry C is heavily damaged, sometimes with complete collapse; masonry B is seriously damaged; general damage occurs to foundations; frame structures shift off foundations, if not bolted; frames crack; serious damage occurs to reservoirs; underground pipes break; conspicuous cracks appear in ground, sand and mud ejected in alluviated areas; earthquake fountains and sand craters occur	0.3 to 0.7	- - - - - - - - - -	10 ²³
x	Most masonry and frame structures are destroyed, with their foundations; some well- built wooden structures and bridges are destroyed; serious damage occurs to dams, dikes, and embankments; large landslides occur; water is thrown on bank of canals, rivers, lakes, etc.; sand and mud shift horizontally on beaches and flat land; rails are bent slightly	0.45 to 1.5	MIO	10 ²⁴
XI	Rails are bent greatly; underground pipelines are completely out of service	0.5 to 3	M9	10
XII	Damage nearly total; large rock masses are displaced; lines of sight and level are distorted; objects are thrown into air	0.5 to 7		

?Masonry A: A good workmanship, mortar, and design; reinforced, especially laterally, and bound together by using steel, concrete, etc; designed to resist lateral forces; Masonry B: Good workmanship and mortar: reinforced, but not designed in detail to resist lateral forces; Masonry C: Ordinary workmanship and mortar; no extreme weaknesses like failing to tie in at corners, but neither reinforced nor designed against horizontal forces; Masonry D: Weak materials, such as adobe; poor mortar; low standards of workmanship; weak horizontally.



Figure 1.4-1 Ratio of power after to power before shutdown (P_s/P_o) for various operation times before shutdown



Figure 1.4-2 Effect of selected conservatisms on peak cladding temperature



- Zone 0 No damage Zone 1 Minor damage, intensities V and VI of the Modified Mercalli scale Zone 2 Moderate damage, intensity VII of the Modified Mercalli scale Zone 3 Major damage, intensity VII and higher of the Modified Mercalli scale

Figure 1.4-3Seismic Risk Map for the contiguous United States

References for Section 1.4

- 1. U.S. Code of Federal Regulations, Title 10, Part 50.34, December 23, 1999.
- U.S. Nuclear Regulatory Commission Regulatory Guide 1.70, Rev. 3, "Standard Format and Content of Safety Analysis Reports for Nuclear Power Plants", November 1978.
- 3. U. S. Nuclear Regulatory Commission, "Standard Review Plan for the Review of Safety Analysis Reports for Nuclear Power Plants," NUREG-0800, Rev. 2, July 1981.
- 4. U. S. Code of Federal Regulations, Title 10, Part 100.11(a), Footnote 1, September 9, 1999.
- 5. U. S. Code of Federal Regulations, Title 10, Part 50.46 (b), November 3, 1997.
- U.S. Nuclear Regulatory Commission, "The Safety of Nuclear Power Reactors (Light Water-Cooled) and Related Facilities," WASH-1250, 1973, p. 5-8.
- R. Steiger, Extended BE/EM Study, Idaho National Engineering Laboratory letter STIG-177-77 (1977), cited in B. E. Boyack, et. al., "Quantifying Reactor Safety Margins," *Nuclear Engineering and Design*, 1991.

- 8. U.S. Atomic Energy Commission Regulatory Guide 1.3, "Assumptions Used for Evaluating the Potential Radiological Consequences of a Loss of Coolant Accident for Boiling Water Reactors," Revision 2, June 1974.
- 9. U.S. Atomic Energy Commission Regulatory Guide 1.4, "Assumptions Used for Evaluating the Potential Radiological Consequences of a Loss of Coolant Accident for Pressurized Water Reactors," Revision 2, June 1974.
- David Okrent, "Nuclear Reactor Safety: On the History of the Regulatory Process," The University of Wisconsin Press, Madison, Wisconsin, 1981, Chapter 17.
- 11. U. S. Code of Federal Regulations, Title 10, Part 100, Appendix A, January 1, 1990.
- U. S. Nuclear Regulatory Commission, Regulatory Guide 1.29, "Seismic Design Classification," Rev. 3, September 1978.
- U. S. Code of Federal Regulations, Draft Title 10, Part 50, Appendix S, "Earthquake Engineering Criteria for Nuclear Power Plants," December 1996.

1.5 The Reactor Safety Study

1.5.1 Beyond-Design-Basis Accidents

The Reactor Safety Study was prompted in part by a request from Senator John Pastore for a comprehensive assessment of reactor safety. The AEC's first response to this request was the WASH-1250 report entitled The Reactor Safety Study of Nuclear Power Reactors (Light Water-Cooled) and Related Facilities, which was published in final form in July 1973.¹ WASH-1250 provided factual information regarding the conservatisms applied in the design of nuclear power plants. It did not, however, address the likelihood or potential consequences of beyond-design-basis accidents, which involve more serious initiating events or more failures following initiation than the accidents analyzed in the Safety Analysis Beyond-design-basis accidents Report. include those initiated by reactor pressure vessel rupture, those initiated by seismic events more severe than the safe shutdown earthquake, and those involving multiple component failures or operator errors after initiation, that is, failures beyond those postulated under the single failure criteria.

Figure 1.5-1 illustrates a breakdown of nuclear power plant accidents according to their severity. Even though they were not specifically designed to do so, given appropriate operator responses, plant systems (including non-safety-grade systems) are capable of handling many beyonddesign-basis accidents. However, there are beyond-design-basis accidents, such as LOCAs in which emergency core cooling systems fail to provide adequate flow, that would lead to core damage. For some core damage accidents, the extent of damage would be minor (e.g., 10 CFR 50 Appendix K cladding temperature limit exceeded for a brief time period).³ However, a subset of core damage accidents (e.g. accidents involving a prolonged failure of core cooling systems) would result in substantial core damage. Such accidents are called severe accidents (or Class 9 accidents);³ that is, a *severe accident* is a reactor accident more severe than design-basis accidents in which, as a minimum, substantial damage is done to the reactor core.

As indicated in the Section 1.4, the radionuclide releases from fuel assumed in conservative design-basis LOCA analyses could only be realized if significant core melting occurred. Consequently, for a severe accident in which containment remained functional, the resulting offsite doses would be comparable to those conservatively calculated in the Safety Analysis Report for design-basis LOCAs. Yet the possibility remains of severe accidents in which containment is either bypassed or breached as a result of severe accident phenomena. Depending on the mechanism, location, and timing of containment failure, and the meteorological conditions, offsite doses could be substantially (100 times) worse than conservatively calculated for the design-basis That is, the accidents with the LOCA. greatest potential public consequences are uncontained severe accidents.

In this light, several questions had to be addressed in order to respond to Senator Pastore's request for a comprehensive assessment of reactor safety. What accidents could result in significant core damage and containment breach or bypass? How likely are these accidents? What would be their health and economic consequences? These are fundamental questions that WASH-1250 did not address. Such questions are addressed in probabilistic risk assessments, but, at the time, relevant probabilistic estimates were quite limited in scope and/or highly subjective. For example, in a policy paper (dated November 15, 1971) to the commissioners proposing an approach to the preparation of environmental reports, the regulatory staff estimated that the probability of accidents leading to substantial core meltdown was 10⁻⁸ per reactor-year.⁴ In retrospect, this was a highly optimistic estimate, but it typifies the degree to which meltdown accidents were considered "not credible."

1.5.2 The Study

In the summer of 1972 the AEC initiated a major probabilistic study, the Reactor Safety Study (RSS). Professor Norman C. Rasmussen of the Massachusetts Institute of Technology served (half-time) as the study director. Saul Levine of the AEC served as full-time staff director of the AEC employees that performed the study with the aid of many contractors and consultants.

The team attempted to make a realistic estimate of the potential effects of light water reactor accidents on the public health and safety. One BWR, Peach Bottom Unit 2, and one PWR, Surry Unit 1, were analyzed in detail to estimate the likelihood and consequences of potential accidents.

The team adapted methods previously used by the Department of Defense and NASA to predict the effect of failures of small components in large, complex systems. The overall methodology, which is still utilized, is called probabilistic risk assessment (PRA). A tutorial on PRA methods and terminology is included as Appendix 2A.

The team first identified events that could potentially lead to core damage. Event trees were then used to delineate possible sequences of successes or failures of systems provided to prevent core meltdown and/or the release of radionuclides. Fault trees were used to estimate the probabilities of system failures from available data on the reliability of system components. Using these techniques, thousands of possible core melt accident sequences were assessed for their occurrence probabilities. The public health and economic consequences of the identified severe accidents were estimated using computational models that were developed as part of the overall effort.

A draft Reactor Safety Study report, WASH-1400, was issued by the AEC for comment in August 1974. The draft drew extensive comments from government, industry, environmental groups, nuclear critics, and the public. The final report, WASH-1400 (NUREG-75/014), was issued by the NRC in October 1975.⁵

1.5.3 Findings

The Reactor Safety Study indicated that risks to the public from potential U.S. nuclear power plant accidents were small compared to other risks encountered in a complex technological society. Other sources of risk that were compared in the study included fires, explosions, toxic chemical releases, dam failures, airplane crashes, earthquakes, tornadoes, and hurricanes. Figures 1.5-2 and 1.5-3 show these risk comparisons. These figures are interpreted in the following manner:

- 1. Pick a point on one of the curves.
- 2. The ordinate represents the frequency with which a consequence greater than or equal to the corresponding abscissa value will occur.

For example, in Figure 1.5-2, the probability of a nuclear power plant accident involving

1000 or more fatalities in any given year is approximately 10^{-6} .

In these figures, it is assumed that there are 100 power reactors and that they all have risks equal to the average risks for Surry and Peach Bottom. There is no evidence to support this assumption; however, the other 98 reactors would have to be orders of magnitude worse than Surry and Peach Bottom for the general conclusions to be rendered invalid. While the risks from nuclear power appear to be very low, the Reactor Safety Study did indicate that core melt accidents were more likely than previously thought (approximately 5×10^{-5} per reactor year for Surry and Peach Bottom), and that light water reactor risks are mainly attributable to core melt accidents. The Reactor Safety Study also demonstrated the wide variety of accident sequences (initiators and ensuing equipment failures and/or operator errors) that have the potential to cause core melt. In particular, the report indicated that, for the plants analyzed, accidents initiated by transients or small LOCAs were more likely to cause core melt than the traditional design-basis LOCAs. Finally, the Reactor Safety Study investigations into containment failure suggested that different containment types (e.g., Mark I BWR versus subatmospheric) may differ in their capability to withstand core melt accidents (for which they were not designed).

1.5.4 Impact

The preceding findings have withstood the test of time; however, the Reactor Safety Study received considerable, valid criticism. In June 1977 the NRC appointed a Risk Assessment Review Group (the Lewis Committee, named after Harold Lewis, Chairman of the American Physical Society's Study Group on Light Water Reactors) to review WASH-1400.⁶ The review group's report to the Commission in September 1978 was highly critical:

1.5 The Reactor Safety Study

We have found a number of sources of both conservatism and nonconservatism in the probability calculations in WASH-1400, which are very difficult to balance. Among the former are an inability to quantify human adaptability during the course of an accident, and a pervasive regulatory influence in the choice of uncertain parameters, while among the latter are nagging issues about completeness, and an inadequate treatment of common cause failure. We are unable to define whether the overall probability of a core melt given in WASH-1400 is high or low. but we are certain that the error bands are understated. We cannot say by how much. Reasons for this include an inadequate data base, a poor statistical treatment, an inconsistent propagation of uncertainties throughout the calculation. etc.

While the Lewis Committee was critical of the quantitative results of WASH-1400, it provided positive encouragement for future use of the methods. The committee report states,

We do find that the methodology, which was an important advance over earlier methodologies applied to reactor risks, is sound, and should be developed and used more widely under circumstances in which there is an adequate data base or sufficient technical expertise to insert credible subjective probabilities into the calculations. ... Proper application of the methodology can therefore provide a tool for the NRC to make the licensing and regulatory process more rational, ...

The NRC commissioners, seeming not to understand these conclusions, issued a January 1979 policy statement that seemed to discredit the entire Reactor Safety Study. The statement a) withdrew any past endorsement of the Executive Summary of the report, b) agreed that the peer review process for WASH-1400 was inadequate and c) accepted the conclusion that WASH-1400's absolute values of risks should not be used uncritically, and d) agreed that the numerical estimate of the overall risk of reactor accidents was unreliable.⁷

In spite of recommendations by the Advisory Committee on Reactor Safeguards and others that severe accident research and Reactor Safety Study methods be applied to improve the safety of reactors in operation and under construction, it was not until after the accident at Three Mile Island that serious efforts to address severe accident issues were undertaken.



Figure 1.5-1 Breakdown of nuclear power plant accidents by severity



Figure 1.5-2 Frequency of man-caused events involving fatalities



Figure 1.5-3 Frequency of natural events involving fatalities

References for Section 1.5

- 1. U. S. Nuclear Regulatory Commission, "The Safety of Nuclear Power Reactors (Light Water-Cooled) and related Facilities," WASH-1250.
- 2. U. S. Code of Federal Regulations, Title 10, Part 50, Appendix K, January 1, 1991.
- 3. U. S. Nuclear Regulatory Commission, "NRC Policy on Future Reactor Designs, Decisions on Severe Accident Issues in Nuclear Power Plant Regulation," NUREG-1070, July 1985.
- 4. U. S. Nuclear Regulatory Commission, Regulatory Staff to Commissioners, November 15, 1971, Policy Paper.

- 5. U. S. Nuclear Regulatory Commission, "Reactor Safety Study: An Assessment of Accident Risks in U.S. Commercial Nuclear Power Plants," WASH-1400, October 1975.
- 6. H. W. Lewis, et al., "Risk Assessment Review Group Report to the U.S. Nuclear Regulatory Commission," NUREG/CR-0400, September 1978.
- J. Samuel Walker, "A Short History of Nuclear Regulation 1946-1990," Historical Office, Office of the Secretary, Nuclear Regulatory Commission, June 1991, p38.

1.6 Browns Ferry Fire

On March 22, 1975 a major fire occurred at the Browns Ferry nuclear power plant, which is located near Decatur, Alabama. The Browns Ferry plant is owned by the Tennessee Valley Authority (TVA). At the time, it was the largest nuclear power plant in the world, having three units with a maximum design power output of approximately 3195 MWe. Units 1 and 2 were operating at a combined level of 1100 MWe. Unit 3 was still under construction.

The Browns Ferry fire was a close call that very nearly led to core damage. In searching for air leaks in an area containing electrical cables that supplied power to the plant's control room and safety systems, a technician started the fire. He used a lighted candle to conduct the search, and the open flame ignited the insulation around the cables. The fire burned for over seven hours and nearly disabled the safety equipment of one of the two affected units.

The fire caused an estimated damage of \$10 million and resulted in two operating units being incapacitated for over a year. As a result of the shutdown of the two units, additional costs of about \$10 million were incurred each month for replacement power.

The accident was a blow to the public image of nuclear power and the recently established NRC. It focused new attention on protecting against fires that could threaten plant safety and on the possibility of "common-mode failures," in which a single breakdown could initiate a chain of events that incapacitated even redundant safety features.

The following subsections discuss the initiation and progression of the Browns Ferry fire and the lessons learned. Much of

the material is drawn from an article by R. L. Scott that appeared in *Nuclear Safety* in 1976.¹

1.6.1 Initiating Events

The fire was initiated by a small (3 in. to 4 in. or 7 to 10 cm) lit candle that was being used to check for air leakage of the reactor containment building (Figure 1.6-1). The flame ignited some polyurethane used to seal leakage paths, and the fire burned for 7 hours before being extinguished (Figure 1.6-2). The reactor building is maintained at a negative pressure with respect to the exterior of the walls in order to ensure that any airflow is always into the reactor building. It was this design feature that aggravated the fire. The purpose of maintaining a negative pressure on the reactor building is to continuously remove the air and pass it through filters to remove any radioactivity that might be present. However, in order for radioactivity to be present in the reactor building, it would first have to escape from the primary containment or piping. Then, any radioactivity that managed to get into the reactor building would be removed by the filters, with no effect or impact on public health and welfare. The cable-trav penetrations through the wall of the reactor building are sealed to minimize inleakage, thus maintaining an adequate negative pressure in the reactor building. The penetrations are filled with a polyurethane foam to form the seal, and then a flameproofing compound is applied 3 to 6 mm (~0.1 in.) thick over the foam and over the cables on both sides of the penetration for a distance of 30 cm (12 in.) to form a fire barrier (Figure 1.6-3).

The penetration where the fire originated had been disturbed at some time after the initial installation, because holes had been punched through the flameproofing and sealant to provide openings for additional cables through the penetration. The result was that the polyurethane sealant was exposed. Leakage tests had been performed previously on the reactor building, and the results indicated that inleakage should be reduced. An extensive program was therefore under way for resealing penetrations through the wall of the reactor building.

The method used to check the effectiveness of the sealing operation was to hold a lit candle near the penetration opening. If the opening was not fully sealed, the lower pressure in the reactor building would cause air to be pulled through the opening, giving a good visual indication of leakage even where the area was poorly lit. The use of an open flame to test for air leakage in a condenser vacuum was then a commonplace practice for the utility industry.

On March 22, three teams, each consisting of an engineering aide and an electrician, were working in the cable-spreading room testing and sealing penetrations. Work proceeded during the day without incident until about 12:15 p.m., when an engineering aide observed a hole about 50 to 100 mm (2 to 4 in.) wide in a cable-tray penetration The hole was through the wall. approximately 20 in. or 0.5 m back into the penetration from the face of the concrete wall, and the entire penetration was congested with cable trays, making the hole difficult to reach (Figure 1.6-4). The engineering aide passed a lit candle by the hole, and the flame blew horizontally into the hole, indicating a significant leakage path into the reactor building. The aide had difficulty reaching into the penetration, but he tried to stuff two pieces of sheet polyurethane foam into the hole. (This sheet of polyurethane was not the same type as that used originally for the sealant; this type is far more flammable.) He then re-lit the

candle and re-checked the penetration. The flame was again pulled horizontally, indicating a large airflow and leakage path, and apparently the foam ignited at this time -12:20 p.m. The aide observed a low red glow and yelled "fire." His attempt to beat the fire out with a flashlight was unsuccessful. He then tried to smother the fire with rags, but this also failed. He then discharged a CO₂ fire extinguisher twice, but the CO_2 was pulled right through the hole without putting the fire out. Two more drychemical fire extinguishers were discharged into the hole, but each gave "only one good puff" and the fire continued. The electrician then called for someone to notify the reactor operations shift engineer that there was a fire in the cable-spreading room. Meanwhile, the fire had moved deeper into the hole because of the airflow and was now also on the reactor-building side of the wall; thus there were two fires to contend with -one in the cable-spreading room and one in the reactor building.

1.6.2 Cable-Spreading Room Fire

About 15 min. after the fire started (at approx. 12:35 p.m.), a siren alarm sounded to warn personnel in the cable-spreading room to evacuate because the permanently installed CO₂ Cardox fire-extinguishing system was to be actuated. This system flushes the room with enough CO_2 to displace most of the oxygen required for the survival of the personnel. After the room was evacuated, an assistant shift engineer attempted to actuate the Cardox system at the Unit 1 cable-spreading room control station but found that the power had been shut off at the disable switch at the Unit 2 entrance to the room. This isolation procedure was a safety measure taken while men were leak-testing the penetration. The engineer then turned the power on at Unit 2, apparently without success, after which he

attempted to use the manual crank system. However, he found that a metal plate had been installed under the breakout glass to prevent inadvertent operation of the CO_2 system. The actuation at Unit 2 appeared to be unsuccessful because there was a 3-min. delay from the time of actuation due to travel time from central storage, but at about 12:40 p.m. the Cardox system began discharging CO_2 for the first time.

Between 12:40 p.m. and 3:00 p.m., the Cardox system was actuated two more times as the fire fighting continued under the direction of an assistant shift engineer. At about 1:45 p.m., firemen from the Athens, Alabama, Fire Department arrived and began to assist in the fire-fighting efforts. At about 2:00 p.m., the Fire Chief recommended the use of water on the fire, but the Plant Superintendent decided against this because of the possibility of shorting circuits, which could further degrade conditions such that control of the shutdown and cooling of the reactors would be more difficult. Furthermore, the fire was progressing slowly (0.8 in. to 1.2 in./min. or 2 to 3 cm/min.). The use of CO_2 and dry chemicals kept the fire suppressed, but, on several occasions when the fire was reported to be out, it flared up again because of the high energy content in the cables. At 3:00 p.m., a shift engineer arrived at the site, proceeded to the cable-spreading room, and assumed charge of the fire fighting. The fire in that room was finally reported to be extinguished at about 4:20 p.m.

1.6.3 Reactor-Building Fire

The fire that started on the cable-spreading room side of the penetration spread into the reactor building because of the inward airflow. Two construction workers in the cable-spreading room, on seeing that the fire was spreading into the reactor building, went

there to fight the fire. One of the workers notified a TVA Public Safety Officer that there was a fire in the reactor building. The two workers were joined by a third, and all three, equipped with dry-chemical fire extinguishers, proceeded to the fire in the reactor building. The fire was burning in cable trays that were 20 ft. or 6.1 m above the second floor of the reactor building. A worker climbed a ladder placed next to the fire and discharged a dry-chemical extinguisher on the fire, but he was then forced to leave because he could not breathe. This dry-chemical application suppressed the flames but not the temperature, and the fire flared up again.

At about 12:34 p.m. the general fire alarm was actuated. An assistant shift engineer arrived, climbed the ladder, and discharged a dry-chemical extinguisher on the fire, after which he discharged a CO_2 extinguisher on the fire. He also experienced breathing difficulty, and by this time smoke was becoming so dense that a breathing apparatus was requested. Until the apparatus arrived, CO_2 was applied to the cable trays from the floor. When the apparatus (air packs) arrived, fire fighting continued until visibility became so poor that the workers could not get near the fire.

The assistant shift engineer left the area and called the Athens Fire Dept. at 1:09 p.m. The fire truck arrived at 1:30 p.m., and, by 1:45 p.m., seven firemen had been admitted to the plant and were prepared to assist in fighting the fire but in support of, and under the direction of, Browns Ferry personnel. It has been stated that there appears to have been no centrally organized direction of the fire-fighting efforts in the reactor building between approximately 1:00 p.m. and 4:20 p.m. However, it should be noted that the ventilation system was lost at 12:45 p.m. and was not reestablished until 4:00 p.m. The

consequence was excessive smoke, making visibility poor and necessitating air-breathing equipment. Also, lighting was lost in the reactor building at about 1:30 p.m. In addition, there was a shortage of airbreathing equipment, and the available equipment was used by workers who were manually aligning valves in an attempt to get the reactor into a shutdown cooling mode. Once the plant was depressurized and a positive source of water was going into the reactor, attention was focused on the fire in the reactor building. At about 4:30 p.m. the shift engineer who had directed the activities in the cable-spreading room until that fire was extinguished took charge of the firefighting activities in the reactor building. Temporary DC lighting was set up both inside and outside the reactor building, and a routine of sending in two or three fire fighters at a time to use dry chemicals on the fire was established. At about 6:00 p.m. the Athens Fire Chief again recommended the use of water (his first recommendation was at 2:00 p.m.). Water had not been used because of the electrical shock hazard, and the Plant Superintendent had not wanted to de-energize the circuits because he felt some of them were needed for controlling the shutdown of the reactors.

At approximately 7:00 p.m. the Plant Superintendent agreed to the use of water on the fire, contrary to the recommendation of the TVA Public Safety Officer, because the reactors were in a more stable condition. Another shift engineer took the fire hose, climbed the scaffolding to the fire, and sprayed water on the fire, using a water fogtype nozzle. He had difficulty breathing, and so he jammed the nozzle of the hose into the cable tray so that it would continue spraying water on the fire area and then climbed down and left the building. Later, two shift engineers returned and sprayed the area again. At 7:45 p.m. the fire was declared to be out.

1.6.4 Fire Damage And Assessment

The fire-damaged areas of the cablespreading room and the reactor building are shown in Figure 1.6-5. As indicated, the damage in the cable-spreading room extended only about 1.5 m (5 ft.) north of the wall penetration. Most of the damage occurred in the reactor building, extending up to 11.4 m (37 ft.) from the wall penetration. A total of 117 conduits, 26 cable trays, and 1611 cables were damaged. In all, about 9300 conductors had to be replaced or spliced. Of the 1611 cables damaged, 628 were safety related.

At 4:00 p.m. on Saturday March 22, the Atlanta Regional Office of the NRC Office of Inspection and Enforcement was notified of the fire, in accordance with requirements. The Atlanta office immediately initiated an investigation that ultimately required 280 man-days of effort. The detailed report was given to TVA and made available to the public on July 28, 1975, along with a Notice of Violation of NRC requirements and a list that identified areas of concern. It should be noted that the Notice of Violation was corrective rather than punitive; that is, the aim was to correct deficiencies.

1.6.5 Effect of Fire on Unit 1

Since the control room for the reactor is common to both Units 1 and 2, activity at one unit could be observed by the operators of both units. About 20 min. after the fire started, the Unit 1 operator noted anomalous behavior of controls and instrumentation for systems designed to provide emergency cooling of the reactor core. For the next several minutes, a mounting number of events occurred, such as the automatic starting of pumps and equipment, which the operator would shut down when he determined that they were not needed, only to have them automatically start again.

At 12:51 p.m. the reactor was scrammed, shutting the reactor down. This stopped the chain reaction and eliminated nuclear fission as a direct source of heat; however, heat generation in the core continued as a result of radioactive decay of fission products in the reactor fuel. It was this aspect that was of major concern to the nuclear reactor operators, because continuous cooling of the fuel to remove this decay heat must be provided to prevent damage to the fuel. During the first few hours after shutdown, the decay heat level can be 2 to 3% of the heat output at full power, decreasing to 1% after 1 day and declining very slowly thereafter. Therefore the most urgent need for cooling is during the first few hours after the reactor is shut down.

About 4 min. after the reactor was shut down, several electrical boards that supplied control voltages and power to many of the systems used in cooling the reactor after shutdown were lost. Also, many of the instruments and indicating lights were put out. Shortly after 1:00 p.m. the main-steamisolation valves closed automatically, causing several problems. First, the steam generated by the decay heat could not be passed to the condenser, thus eliminating this method of removing the decay heat. Second, the valve closure resulted in the loss of steam that was driving the feedwater pumps, thus eliminating another method of providing high-pressure cooling water to the Fire had also disabled the High core. Pressure Coolant Injection and Reactor Core Isolation Cooling systems. Even though a control-rod-drive (CRD) system pump was supplying flow at around 400 liters/min. (105 gpm), the water level over the fuel began to decrease because of boiling caused

by the decay heat. Condensate booster pumps were operable, but these pumps can only inject water into the pressure vessel at pressures of 2.4 MPa (~ 350 psi) or less. Given these conditions, the operator chose to depressurize the reactor, which was 7.4 MPa (1070 psi) at this time, by remote control of the relief valves to permit the use the lowpressure systems that were still available.

The pressure-relief valves were manually opened from the control room, and the steam was transferred from the pressure vessel to the pressure-suppression pool (still within primary containment) and condensed. By this method the pressure in the vessel was reduced to about 1.8 MPa (260 psi) in 20 min.; the condensate booster pumps were then used to maintain an adequate water level in the reactor vessel. During the depressurization period the water level in the core decreased but did not drop below a point 1.2 m (4 ft.) above the top of the fuel. Normal level is 5.08 m (200 in.), but the 1.2 m (4 ft.) level is still 0.76 m (2.5 ft.) above the level at which the core spray and residual-heat-removal systems would be actuated. Once the reactor pressure was reduced below 2.4 MPa (350 psi), one condensate booster pump and one condensate pump provided adequate makeup water, and the normal water level above the fuel was attained.

This mode of core cooling was adequate until about 6:00 p.m., when loss of control air prevented further manual control of the remaining (4 out of 11) operable pressurerelief valves. The valves closed, and pressure in the vessel started building up again. As pressure increased above 2.4 MPa (350 psi), the condensate booster pumps could no longer inject water into the vessel and thus only the control-rod-drive-system pump was adding water. After the fire was declared out at 7:45 p.m., the smoke began to clear, and reliance on breathing apparatus decreased so that a more orderly approach to obtaining shutdown cooling could be taken. The actual valve conditions (opened or closed) were determined, and control power to motor operators, pump controls, etc., was established using temporary jumpers.

After about 3 1/2 hours (at about 9:50 p.m.) control of the relief valves was restored, the reactor was depressurized, and the condensate booster pump again pumped water into the reactor. With low-pressure operation now secured, adequate makeup water could be supplied by one of the condensate pumps. In addition, two additional condensate booster pumps and two additional condensate pumps were available to the operator. Another alternative would have been to use a nonstandard system configuration and manual valve alignment. Two residual-heat-removal-pumps in Unit 2 could have been aligned to the Unit 1 reactor through a crosstie pipe, and, as an additional backup, river water could have been used from either of two available service-water pumps. At 4:10 the next morning, normal shutdown cooling was established.

A chart displaying equipment and system availability is shown in Figure 1.6-6. It should be pointed out that, with the reactor at high pressure, there were other alternatives for obtaining makeup water to the reactor. A few examples of other alternatives are listed below:

- 1. The Unit 2 CRD pump and a shared spare CRD pump could have been used in addition to the CRD pump on Unit 1.
- 2. The standby liquid-control pumps could have been made available by

performing a manual valve alignment, actuating two valves, and manually restoring power to the pumps.

3. The reactor core-isolation cooling system (RCICS) could have been made available by installing a special short piece of pipe that was stored nearby.

The point is that adequate cooling-water makeup was provided throughout the incident, and additional alternatives could have been used to provide makeup water with the reactor at either high or low pressure.

1.6.6 Effect of Fire on Unit 2

The effect of the fire on Unit 2 was less pronounced. A few minutes after Unit 1 was shut down, abnormal events, such as decreasing reactor power, sounding of many alarms, and loss of some indicating lights, began to occur in Unit 2. The operator shut the reactor down at 1:00 p.m. About 3 min. later the main-steam-line isolation valves closed automatically and high-pressure cooling systems were successfully initiated. After depressurization, low-pressure pumps were used to provide cooling. By 6:30 p.m., stable conditions were obtained, and normal means for cooling the core were established by 10:45 p.m.

1.6.7 Lessons Learned

The extent of damage caused by the fire is attributable to the length of time the fire burned. TVA's rationale for not using water to suppress the fire earlier in the sequence of events was stated as follows: "The Plant Superintendent made the conscious decision not to use water because of the possibility of shorting circuits and further degradation of the plant to a condition that would have been more difficult to control. Reactor safety concerns under the circumstances took precedence over extinguishing a localized fire." This position reflected a fairly widespread reluctance on the part of licensees at the time to use water on a fire involving electrical cables. However, the failures caused by the fire as it continued to burn were largely responsible for the difficulties encountered in bringing the plant to a safe-stable state, and the fire was extinguished rather quickly when water was finally applied. Hence the main lesson learned is that, if initial attempts to extinguish a cable fire with nonwater means are unsuccessful, water should be used.

The damage to electrical power and control circuits resulted in the loss of redundant subsystems and equipment. This was surprising in view of the independence and separation criteria that had been applied in the design of the plant. The two principal reasons for the failures were found to be: (1) failure to recognize potential sources of failure of safety equipment (i.e., the interconnection of safety equipment and nonsafety circuits such as the indicator-light circuits); and (2) contrary to what had been considered good practice, the conduit used to isolate cables from their redundant counterparts did not protect the cables adequately.

Although damage inflicted by the fire resulted in the loss of a number of systems, in particular the emergency core-cooling system, alternatives were available, and adequate cooling was provided throughout the event. In addition, other systems were restored both during and after the fire, and some equipment was restored by manual operation -- especially valves using handwheels. Therefore, loss of the emergency core-cooling systems made the situation more difficult, but not impossible because of the numerous alternatives.



Figure 1.6-1 Vertical cross section of plant showing reactor building control room and spreading room



Figure 1.6-2 The Browns Ferry nuclear plant





Figure 1.6-3 Cable-tray penetration, overall simplified depiction (not to scale)



Figure 1.6-4 Area where fire started






References for Section 1.6

1. R. L. Scott, "Browns Ferry Nuclear Power Plant Fire on March 22, 1975" *Nuclear News*, Volume 17, No. 5, September-October 1976, p. 592.

2.0 Severe Accident Perspectives

2.0.1 Introduction

The basic safety philosophy followed by both industry and the NRC in promoting the safety of nuclear power plants is defense in depth. As originally conceived (see Section 1.1.5) defense in depth referred primarily to design and siting considerations included to prevent accidents, contain radionuclides should an accident occur, and keep the public away from any radionuclides that might be released anyway. The Browns Ferry fire demonstrated that accidents beyond those specifically addressed during design could occur and be very serious. The Reactor Safety Study indicated that such accidents dominate the risk posed by commercial nuclear power plants. Nevertheless, only after the TMI-2 accident occurred in 1979 was there significant regulatory interest in so-called beyonddesign-basis accidents.

Events at TMI-2 and Chernobyl forever altered the preexisting mindset that, because plants are designed to be safe, severe accidents are not credible. This chapter discusses the TMI-2 and Chernobyl accidents and their impact commercial reactor regulation. The evolving development and use of information regarding the risks associated with severe accidents is emphasized.

Before proceeding, it is reasonable to ask "Why not design against all possible accidents?" In part, the answer to this question is the basis for defense in depth, namely, the recognition that human beings cannot think of everything. As indicated in the introduction to Chapter 1,

one must continually question whether the safeguards already in place are sufficient to prevent major accidents.

Hence, the regulatory approach taken by the NRC continues to evolve to reflect experience with operating plants and other developments that have safety implications.

In addition, however, there is usually a prohibitive cost associated with designing for the exceedingly unlikely (e.g., large meteor impact); and such expenditures may provide at best minimal improvements to plant safety or, in fact, make matters worse by grossly complicating the design. In fact, experience demonstrates that significant safety improvements can often be achieved with relatively simple, inexpensive changes On the other hand, to existing plants. advanced plants are being designed, utilizing the lessons learned from decades of reactor experience, both to prevent and to tolerate a wider spectrum of potential accidents than existing plants.

2.0.2 Learning Objectives for Module 2

At the end of this module, the student should be able to:

- 1. List at least three important contributors to the accident at TMI-2.
- 2. Describe the changes that occurred after the TMI-2 accident in:
 - a. the NRC
 - b. the nuclear industry
 - c. nuclear power plants
 - d. operator training
 - e. emergency response
 - f. severe accident research.
- 3. Identify two features of U.S. plants not present at Chernobyl.

2.1 The TMI-2 Accident

2.1.1 Introduction

The Three Mile Island (TMI) Nuclear Station is operated by the Metropolitan Edison Company, a member of the General Public Utilities Corporation. TMI is located near Middletown, Pennsylvania, about 10 miles southeast of Harrisburg, the state capitol. At the time of the accident, the station had two Babcock & Wilcox PWRs, Unit 1 rated at 792 MWe and Unit 2 rated at 880 MWe. Figure 2.1-1 depicts the nuclear steam supply system including the reactor vessel, two once-through steam generators, four reactor coolant pumps (two per loop), and the pressurizer. The hot-leg piping carries heated coolant from the reactor outlet nozzles to an inlet at the top of each steam generator. Two cold-leg pipes carry reactor coolant from the bottom head of each steam generator to the respective reactor coolant pumps and back to the vessel through inlet nozzles. Other features shown on Figure 2.1-1 include the core flood tank, the reactor coolant drain tank, and the reactor building The entire nuclear steam supply sump. system depicted in Figure 2.1-1 is in a cylindrical steel-lined concrete containment called the reactor building.

The following description of the sequence of events that occurred during the TMI-2 accident is condensed from several sources.^{1,2,3,4,5,6} In particular, the NRC investigation produced a scenario that runs over 100 pages.¹

2.1.2 Pre-existing Problems

The TMI-2 reactor, the 880 MWe unit, was operating at 97% of rated power before the accident. Figure 2.1-2 is a simplified drawing that depicts the pre-accident conditions in the reactor coolant system. Figure 2.1-2 indicates a reactor coolant system pressure of 2150 psig (14.8 MPa), flow of subcooled water through both reactor coolant loops, a steam bubble in the pressurizer, and boiling of secondary water in both steam generators. Similar drawings are used to indicate conditions in the reactor coolant system as the accident progresses.

Before the accident began, there had been a persistent leak of reactor coolant from the pressurizer to the reactor coolant drain tank. The leak was known by the operators to be through either the electromagnetic Pilot-Operated Relief Valve (PORV) or one or both of the pressurizer safety valves. The safety valves and PORV are provided, as their names imply, to relieve abnormally high reactor coolant pressures. The safety valves open automatically on high pressure to prevent rupture of the reactor coolant system. The PORV opens automatically at a lower pressure to prevent inadvertent and unnecessary opening of the safety valves. In spite of the leak, the pressurizer water level and the reactor coolant pressure were being held at normal levels by the operators. Consequently, they were not particularly upset by the leak. (The NRC later concluded that this pre-existing leak exceeded technical specification limits.) The leak played a role in subsequent events in at least one respect. It created high temperature indications in the downstream piping, and these pre-existing indications later disguised a more serious loss of coolant.

Figure 2.1-3 shows the condensate and feedwater system. Steam from the steam generators passes through the turbine and condenses in the condenser. Water from the condenser hotwell is pumped first by the condensate pumps through the condensate poishers, then by the condensate booster pumps through the low pressure feedwater heaters, and finally by the feedwater pumps

through the high pressure feedwater heaters to the steam generators. The condensate polishers use ion-exchange resins to purify the feedwater. For roughly 11 hours prior to the accident, shift foremen and auxiliary operators had been attempting to transfer spent resins from the condensate polishers to a resin regeneration tank. Under normal circumstances, compressed air is used to spent resins, which are then "fluff" transferred in demineralized water through a transfer line between the tanks. But a resin block developed in the transfer line driving water back through the isolation valve between the demineralizer and the condensate pumps. As a result, water entered an instrument air line through a check valve that had frozen open. This apparently caused the polisher inlet and/or outlet isolation valves to drift toward the closed position. The accident began when all the isolation valves on the condensate polishers closed. This in turn caused one of the two operating condensate pumps and both of the condensate booster pumps to trip initiating the TMI-2 accident at 4:00:36 a.m. on Wednesday, March 28, 1979.

2.1.3 Loss of Feedwater

A fairly detailed chronology of the TMI-2 accident is provided in Table 2.1-1. The reader may find it useful to refer to this chronology and the associated Figures frequently. For the most part, times in the following discussion are measure in hours (h), minutes (min.), and seconds (s) from turbine trip, which occurred 1 s after the condensate pump trip. Where clock times are specified, they are denoted with an a.m. or p.m. suffix, as in 4:00:36 a.m.

Within the first second of the accident, condensate pump 1A, the two condensate booster pumps, the two feedwater pumps, and the turbine tripped. The resulting loss

of main feedwater to the steam generators drastically reduced the rate of heat removal from the reactor coolant system. During the initial seconds following the loss of main feedwater, the reactor continued to operate, and the reactor coolant began to heat up and This caused the rapid initial expand. increase in reactor coolant pressure and pressurizer level shown in Figure 2.1-4. About 3 s after turbine trip, the reactor coolant pressure exceeded the PORV setpoint of 2255 psig (15.55 MPa), causing the PORV to open. The reactor coolant pressure continued to rise until, at about 8 s, the reactor automatically scrammed on high reactor coolant pressure. As a result of the reactor trip, the volume of the liquid reactor coolant began to contract, and the reactor coolant pressure began to fall as indicated in Figure 2.1-4.

2.1.4 Loss of Coolant, Core Cooled (13 s to 101 min.)

2.1.4.1 PORV Sticks Open

The opening of the PORV and the reactor trip functioned as designed to prevent overpressure in the reactor coolant system. However, trouble developed at 13 s when the reactor coolant pressure dropped below the 2205 psig (15.21 MPa) setpoint for PORV closure. A mechanical failure caused the PORV to stick open. Because the PORV remained open, steam continued to flow, undetected, through the stuck-open PORV, and reactor coolant pressure continued to fall rapidly as indicated in Figure 2.1-4. A lossof-coolant accident (LOCA) had been initiated. It went undetected because control room personnel did not realize that the PORV was stuck open. A control board indicating light signaled that the PORV was closed. In fact, this merely indicated that the actuating solenoid was de-energized. No

Had they recognized the PORV was open, the operators could have closed a block valve manually, thereby mitigating the effect of the stuck-open relief valve and totally preventing subsequent damage to the reactor Should the operators have known core. enough to close the block valve in spite of the erroneous indicating light? Certainly a rapid drop in reactor coolant pressure as depicted in Figure 2.1-4 is not a normal response to a loss of feedwater. The operators virtually ignored this symptom, and (as discussed later) focused instead on the pressurizer level behavior depicted in Figure 2.1-4.

Another way of determining the position of the PORV is by reading the temperature in the pipes leading from this valve to the reactor coolant drain tank. An abnormally high temperature indicates the presence of escaping reactor coolant. In fact, such readings were made and high temperatures were noted, but they were thought to be caused by the same valve leakage that the operators were aware of before the accident.

The open PORV could also have been inferred from the reactor coolant drain tank pressure. This pressure began increasing when the PORV first opened 3 s after turbine trip. At about 3 min. 12 s, the relief valve on the reactor coolant drain began opening intermittently. At 14 min. 48 s, the tank's rupture disk blew, as designed, at 192 psig. The pressure in the tank then dropped rapidly. Had an operator observed the drain tank pressure meter before the rupture disk blew, the fact that the PORV was open could have been diagnosed. However, the meter was on a panel behind the roughly 7-ft-high reactor console on which all critical instruments were placed. The plant's data

acquisition computer did contain a time history of the tank pressure. However, data printout lagged significantly during the intense activity associated with the accident.

Clearly, there were reasons for the operators in these early minutes of the accident to have missed the fact that leakage was continuing through the PORV. But there were to be persistent signs of a serious loss of coolant that would be ignored. In short, the operators at Three Mile Island didn't realize they had a loss of coolant through the relief valve until 139 min. By then matters had passed the point of no return.

2.1.4.2 Loss of Auxiliary Feedwater

The auxiliary feedwater system is designed to compensate for a loss of main feedwater and prevent the steam generators from going dry. The three auxiliary feedwater pumps (two electric-driven and one steam-driven) started automatically within 1 s of the trip of the main feedwater pumps. The automatic auxiliary feedwater isolation valves also opened, as designed, after two conditions had been met: (a) the auxiliary feedwater pumps were delivering their normal discharge pressure (at least 875 psig); and (b) the water level in the steam generators was 30 inches or less. Condition (a) was satisfied 14 s after turbine trip. Condition (b) was satisfied at about 30 s.

There are also block valves in the auxiliary feedwater lines to the steam generators. These block valves are required to be open while the plant is operating. Records indicated that the valves had been reopened following maintenance completed 2 days earlier; however, they were not open at the time of the accident. It took the operators 8 min. to discover the valves were closed, in part, because tags on the control room panel inadvertently covered the valve position indicator lights. As a result, there was no flow of auxiliary feedwater from the condensate storage tank to the steam generators until an operator opened the block valves at 8 min. 18 s.

Babcock & Wilcox claimed that, had there been auxiliary feedwater, the temperature of the reactor coolant might have remained relatively stable until the problem of the condensate pumps was corrected and normal feedwater was reinstated. This view has been contested not only by the NRC but also by the utility-sponsored Nuclear Safety Analysis Center, an investigative arm of the Electric Power Research Institute. Their investigations indicate that, except for adding another dimension to the areas of concern within the main control room, the early unavailability of auxiliary feedwater did not significantly affect the progression of the accident, which was dominated by the uncompensated loss of reactor coolant.

2.1.4.3 Throttling of High Pressure Injection

In a normal loss of feedwater scenario, without the stuck open PORV, the reactor coolant continues to contract after reactor trip. Letdown flow is reduced or stopped, and makeup flow is increased to maintain the normal water level in the pressurizer. With this in mind, at 41 s, an operator manually started a second makeup pump (1B) to reverse the downward trend in the pressurizer level shown in Figure 2.1-4.

At about 1 min., the water level in the pressurizer indeed began to increase. But this was not solely due to increased makeup flow. With the stuck-open PORV, the reactor coolant pressure continued to decrease and the NRC contends that as early as 1 min. and continuing thereafter the reactor coolant experienced either a general expansion, as might occur with distributed voids, or the formation of one or more discrete steam vapor voids. As reactor coolant circulating through the core became saturated, it expanded and its pressure increased. The force exerted by this expanding reactor coolant through the pressurizer surge line caused the water level in the pressurizer to increase.

The pressurizer heaters, which would normally be used to keep the coolant in the RV subcooled, had tripped. Even if they had been operational, their energy addition capacity was far exceeded by the rate of energy loss out the stuck open PORV.

About 2 min. after turbine trip, the reactor coolant pressure dropped below 1600 psig as a result of the stuck-open PORV. At this pressure the emergency core cooling system was automatically actuated. Makeup pump 1C started and makeup pump 1B tripped leaving pumps 1A and 1C running as highpressure injection pumps. The makeup valves opened to admit the full, 1000 gpm, output of the pumps into the reactor coolant The pressurizer water level was system. increasing rapidly as shown in Figure 2.1-4. In part this was due to high pressure injection (HPI), but expansion due to vapor formation in the reactor coolant was also contributing to the pressurizer level increase.

The operators had been trained to avoid filling the pressurizer and causing the primary system to go "water solid." With the primary system full of liquid a very small temperature increase could cause the pressure to rise to the point where the safety valves would open. It is not unusual for safety valves to leak after they lift, thereby necessitating costly repairs. Procedures for a turbine trip, which the operators were attempting to follow, require the operators to switch to manual control and reduce makeup flow as soon as the pressurizer regains normal level.

At 3 min. 13 s, after verifying that all of the emergency core cooling systems had started normally, the operators bypassed the high pressure injection system. Bypassing the system did not shut it down but merely permitted the operators to control high pressure injection flow manually. At 4 min. 38 s, to avoid overfilling the pressurizer, the operators shut off makeup pump 1C, severely throttled HPI flow from makeup pump 1A, and initiated letdown flow in excess of 160 gpm. After a brief pause, the pressurizer level continued to increase due to thermal expansion of the reactor coolant. The coolant supplied by HPI was less than the amount being lost through the PORV. The stage was set for a severe accident unless the loss of coolant was diagnosed and corrected.

Figure 2.1-5 depicts the reactor coolant system condition at 8 min. Reactor coolant pressure had decreased to 1500 psig. Saturated reactor coolant was being pumped through both loops by all four reactor coolant pumps. The pressurizer was full, and the steam generators were dry.

2.1.4.4 Release Pathways

Because of the discharge of reactor coolant through the open PORV, the pressure in the reactor coolant drain tank increased rapidly. While the tank was being pressurized, some reactor coolant was forced through the vent line into the vent gas header. This damaged portions of the vent gas system creating paths by which radioactive gases would eventually leak to the auxiliary and fuel handling buildings.

The reactor coolant drain tank relief valve began opening intermittently at 3 min. 12 s.

Reactor coolant then began accumulating in the reactor building sumps. At 7 min. 29 s, a reactor building sump pump started automatically. A second reactor building sump pump came on at 10 min. 19 s. The sump pumps' discharge was aligned to the auxiliary building sump tank, which had a blown rupture disk. Water, therefore, spilled onto the auxiliary building floor.

The two reactor building sump pumps were turned off at about 38 min. when an auxiliary operator noticed that they were on and that the reactor building sump level was at its high limit (6 feet). Approximately 8,260 gallons of water were pumped from the reactor building sump to the auxiliary building before the sump pumps were turned off.

Reactor building (containment) isolation would have prevented the transfer of water from the reactor building sump to the auxiliary building. However, the rate of coolant loss associated with the stuck open PORV was not sufficient to cause the 4 psig reactor building pressure required for automatic isolation. When the reactor coolant drain tank rupture disk blew at 14 min. 48 s, there was a 1 psig pressure spike in the reactor building, but the 4 psig set point for reactor building (containment) isolation was not approached until about 60 min. (1 h).

The pathway for releases from the auxiliary building is depicted in Figure 2.1-6. The water initially pumped to the auxiliary building by the reactor building sump pumps contained low radionuclide concentrations characteristic of reactor coolant during normal operation. As the accident progressed, however, fission products escaped from a damaged core, and some were entrained in letdown flow to the makeup tank. The letdown line was, in fact,

the major path for transporting radionuclides from the reactor building. There was some liquid leakage from the makeup and purification system to the auxiliary building But the main pathway for floor. radionuclide releases occurred during venting of the makeup tank to the damaged vent header. This venting began over 24 h after accident initiation, and resulted in the leakage of volatile radionuclides to the auxiliary and fuel handling buildings. Gases from these buildings are picked up by the ventilation system, passed through filters, and discharged through the stack. The filters remove chemically active species like iodine, but have no effect on inert noble gases.

2.1.4.5 Auxiliary Feedwater Restored

As discussed earlier, about 30 s after turbine trip, the conditions required for admission of auxiliary feedwater to the steam generators had been met. But, because the auxiliary feedwater block valves were closed, no water flowed to the steam generators. It appeared to the operators that the automatic valves were opening at an unusually slow rate, causing a delay in feeding the steam generators.

About 8 min. after turbine trip, an operator noticed steam generator level at 10 inches on the startup range. This indicated the steam generators were dry. The fact that the auxiliary feedwater block valves were shut was diagnosed, and these valves were opened resulting in dry steam generators being fed with relatively cool water. Auxiliary feedwater sprayed directly onto the hot tubes evaporated immediately. This caused a rapid increase in steam pressure, which had previously dropped when the steam generators boiled dry. This positive indication of feed flow to generators was confirmed by a decrease in the auxiliary feedwater pump discharge pressure and by hammering and crackling of the vibration and loose-parts monitor speaker, set up to listen to the steam generator. Hot- and coldleg temperatures dropped as did the reactor coolant pressure. Although evaporation of auxiliary feedwater increased the steam pressure, no water collected in the bottom until the tubes cooled down. There was about a 14 min. lag in recovery of steam generator level.

2.1.4.6 Undiagnosed LOCA Continues

At the beginning of the accident, the computer alarm printout was synchronized with real time. The alarm printer could only type one line every 4 s, however, and during the accident, several alarms per second were occurring. Within a few minutes, the alarms being printed were for events that had occurred several minutes earlier.

At about 15 min., reactor coolant pump alarms started going off. This indicated insufficient pressure at the pump inlets. There was also a continual slow reduction in reactor coolant pump flow, and low flow alarms sounded at various times.

Pressure at the reactor coolant pump inlets is required to be significantly above the saturation pressure. This requirement is called the net positive suction head (NPSH) requirement. If this NPSH requirement is not met, the formation of vapor bubbles on the suction side causes pump cavitation. Associated vibration could damage the pump seals or even the attached piping.

Operators ignored the NPSH requirement and let the reactor coolant pumps continue to operate. As long as the reactor coolant pumps provided forced circulation, even of froth, the core was cooled.

At ~ 20 min., the steam bubbles in the reactor coolant caused the out-of-core source-range neutron detector to read higher than expected. Normally, water in the downcomer annulus, outside the core but inside the reactor vessel, shields these detectors. But, because the water was now frothy, it was not shielding the detectors as well as usual. Not realizing that the apparent increase in neutrons reaching the detectors was caused by steam bubbles in the reactor coolant, the operators feared the possibility of a reactor restart. Although it is now known that their fears were unfounded, at the time they were one more source of distraction.

About 25 min. after turbine trip, the operators received a computer printout that indicated the PORV outlet temperature was high, 285°F. This indication of an open PORV, however, was not interpreted as such by the operators. When the PORV opened in the initial transient, the PORV outlet temperature would have increased even if the PORV had closed as designed. The operators supposed that the abnormally slow cooling of the outlet pipe was caused by the pre-existing PORV or safety valve leak. Evidence of the open PORV now included: (a) the low reactor coolant pressure; (b) the rapid rise in reactor coolant drain tank pressure and temperature; (c) the fact that the rupture disk had blown; (d) the rise in reactor building sump level (with operation of the sump pumps); and (e) the continuing high PORV outlet temperature. Nevertheless, the ongoing LOCA was not diagnosed.

The reactor coolant voids and the low reactor coolant pump flows decreased the efficiency of primary to secondary heat transfer in the steam generators. The rate of boiling on the secondary side was low, and operators found it difficult to keep the secondary water level from creeping up. One auxiliary feedwater pump was shut off at 36 min.

As control room personnel struggled to understand what was happening in the plant, hundreds of alarms went off, signaling such things as unusual conditions in the reactor coolant drain tank, high temperature and pressure in the reactor building, and low reactor coolant pressure. Conditions were beyond those that control room personnel had experienced in their training or in their operation of the plant. The symptoms described in the emergency procedures did not fit the situation and proved to be of little help. The operators were well aware that something was wrong, and, about one hour after turbine trip, they called the on-call operating engineer to the site.

The condition in the reactor coolant system at 60 min. (1 h) is depicted in Figure 2.1-7. The PORV was still open, and the reactor coolant pressure had decreased to 1050 psig. Unknown to the operators, the reactor coolant was a saturated liquid-steam mixture. A large steam bubble had probably formed in the upper reactor vessel head. Pressurizer level was high and was only barely being held down. The reactor coolant pumps were operating but with decreasing flow and increasing vibration. Heat removal via the steam generators was ineffective. To add to the confusion, the condenser was no longer available, the alarm computer lagged so badly that it was virtually useless, radiation alarms were beginning to come on, and the reactor building pressure and temperature were gradually increasing.

2.1.4.7 Loop B Pumps Turned Off

At ~74 min., the operators shut down reactor coolant pump 1B. A few seconds later reactor coolant pump 2B was shut down. (Pressurizer spray comes from the A loop.) The action to shut down the loop B reactor coolant pumps was taken because reactor coolant pump performance was seriously impaired as indicated by high vibration, low flow (60% of normal), low amperage, and inability to meet NPSH requirements.

Shutting down the two B loop reactor coolant pumps reduced the flow of coolant through the reactor core. There was still enough mass flow in the steam-water mixture being pumped by the two loop A pumps to keep the core from overheating. The open PORV was, however, still reducing the reactor coolant inventory and pressure. The remaining liquid reactor coolant continued to vaporize, and, although this vaporization removed core decay heat, it further impeded forced circulation via the loop-A reactor coolant pumps.

A sample of reactor coolant analyzed a few minutes after the loop-B pumps were shut off indicated a low boron concentration. This finding, coupled with apparently increasing neutron levels, increased the operators' fears of a reactor restart. As explained earlier, the source range neutron detector count rate was increasing because steam bubbles in the downcomer allowed more neutrons to reach the detector. There was no actual danger of re-criticality. It is now believed the sample was diluted by condensed steam, causing the indication of low boron concentration.

At 80 min., an operator had the computer print out the PORV (283°F) and pressurizer safety valve (211°F and 219°F) outlet temperatures. Because there had been essentially no change in these temperatures, the operators should have realized that the PORV had not closed. At about the same time, the letdown line radiation monitor indicated a sevenfold increase. The letdown line radiation monitor was notoriously sensitive, but the implications of the reading were not understood by the operators.

At 87 min. (1 h 27 min.), steam generator B was isolated. Operators observed increases in reactor building pressure and noted that the secondary pressure in steam generator B was 300 psi lower than in generator A. They believed that secondary steam was leaking from generator B into the reactor building. In hindsight, the lower pressure in generator B was caused by reduced heat transfer in loop B after reactor coolant pumps 1B and 2B were shut off.

Figure 2.1-8 depicts the condition in the reactor coolant system at 90 min.. (1 h 30 min.). The reactor coolant pressure was 1050 psig. The pressurizer was nearly full. The loop-B reactor coolant pumps were off, the B steam generator was isolated, and the steam and liquid phases had separated in loop B. The reactor coolant pumps in loop A were still on, circulating the steam-water mixture through steam generator A.

2.1.5 Initial Core Damage (101 min. to 174 min.)

2.1.5.1 Loop A Pumps Off, Core Uncovered

Approximately 5 to 10 min. after the loop-B reactor coolant pumps were shut off, the loose-parts monitor again indicated increasing pump vibration. In fact, standing in the control room, the operators said they could feel the vibrations. The operators also reported flow instability, as the loop A flow continued to decrease. At ~101 min. (1 hr 40 min. 40 s), the loop-A reactor coolant pumps were turned off. This action sealed the fate of TMI-2.

The operators asserted during interviews that they were concerned about a inducing a LOCA by a reactor coolant pump seal failure, and decided to go on natural circulation. To establish natural circulation would have required (among other things) subcooled reactor coolant. The operators assumed that, because the pressurizer level was high, the core must be covered. In actuality, natural circulation was precluded by the steam that had formed in the reactor coolant system. It was the higher pressure of steam bubbles formed in the reactor vessel that kept the water level high in the pressurizer. After shutting off the loop-A pumps, the operators did not see any indications that natural circulation had been established.

After shutdown of the last two reactor coolant pumps, vapor that had previously been mixed with liquid to form a frothy reactor coolant, separated and rose to the higher portions of the reactor vessel and the rest of the reactor coolant system. Water continued to escape from the stuck-open PORV and HPI flow remained throttled. By 103 min. (1 h 42 min. 30 s), the separation of steam and liquid phases in the reactor vessel had again reduced the shielding of the source-range neutron detectors, which indicated increasing neutron levels. The operators increased high pressure injection flow to avert a restart by providing emergency boration. Reactor coolant pressure increased, and the neutron count rate dropped significantly.

For at least a few minutes after the loop-A reactor coolant pumps were shut off, it would have been possible to terminate the accident without extensive core damage. If full HPI flow had been initiated, the reactor coolant system could have been refilled. The block valve upstream of the PORV could have been shut to repressurize the system and collapse the vapor bubbles. These actions would have permitted sustained core cooling by forced (reactor coolant pump) or natural circulation, but the actions were not taken.

2.1.5.2 Hydrogen from Zircaloy Oxidation

Figure 2.1-9 depicts the situation at 120 min. (2 h). The reactor coolant pressure was about 750 psig. The PORV was still open, HPI flow was still throttled, and all reactor coolant pumps were off. There was essentially no flow through the core, and the liquid and vapor in both loops had separated. With this separation, the hot-leg temperature became much higher than the cold-leg temperature. The actual loop A hot-leg temperature was 558°F. In retrospect, this indicated the presence of superheated steam in the hot leg. For superheated steam to exist in the hot leg, a substantial portion of the upper part of the core must be uncovered.

It is now known that the water level in the core region continued to fall until the top two-thirds of the core uncovered and became very hot. Steam generated by the boiling of water covering the bottom portion of the core flowed upward and oxidized the hot Zircaloy fuel cladding releasing additional energy and large amounts of hydrogen.

As long as the upper part of the reactor coolant system contained only steam, the bubble could have been condensed (collapsed) by refilling (with full HPI) and repressurizing (by closing the PORV block valve) the system. However, with large amounts of noncondensible hydrogen in the system, the bubble could no longer be collapsed.

At about 120 min. (2 h), a conference phone call began between the control-room technical superintendent and (at their homes) the station superintendent, the vice president of generation, and the Babcock & Wilcox site representative. The conference call lasted 38 min. Conferees realized that something was abnormal since the reactor coolant pumps were off yet they were unable to get a steam bubble in the pressurizer. The blown-out rupture disk on the reactor coolant drain tank and the water on the reactor building floor did not seem surprising, since this had happened before. The condition of the block valve upstream of the PORV was questioned. It was reported to be shut, but it was not. The conferees decided to restart a reactor coolant pump, and all officials planned to report to the control room.

At ~134 min. (2 h 14 min.), the reactor building air sample particulate radiation monitor went off scale. This was the first of many radiation alarms that could definitely be attributed to gross fuel damage.

2.1.5.3 PORV Block Valve Closed

At 139 min. (2 h 19 min.), a shift supervisor who had just come into the control room isolated the PORV by closing the upstream block valve. Apparently, he did this to see whether it would have an effect on the anomaly of high pressurizer level and low steam pressure. Noting that the downstream temperature for the PORV was 35° higher than for the safety valves, it was recognized that a leak had been stopped. The operators also noted an immediate drop in reactor building temperature and pressure. With closure of the block valve, reactor coolant pressure began to increase from a low of 660 psig until it reached 1300 psig about 3 hours later.

Core degradation continued after the PORV block valve was closed because there was still no way to cool the uncovered portion of the core. Although steam generator A contained 50% cold water, there was no circulation of reactor coolant through the steam generators. In some ways the situation was worse than before the PORV was closed. As the reactor coolant pressure increased, it took less energy to evaporate each pound of residual water covering the bottom portion of the core.

2.1.5.4 Initial Melting In Core Region

Post-accident analyses of plant data and core debris indicate that by 140 min. (2 h 20 m) the core liquid level had dropped to about midcore. The upper regions of the core had heated sufficiently (1500°F to 1700°F) to result in cladding failure and release of gaseous fission products.

At about 149 min. (2 h 29 min.), the narrow range hot-leg temperature went offscale high The narrow range cold-leg (620°F). temperature was already offscale low Wide range temperature (520°F). measurements were still available, but the operators were in the habit of using the narrow range temperatures, which can be read more precisely. One meter, which indicates the average of the hot-leg and coldleg temperatures, read 570°F (the average of the constant readings of 620°F and 520°F). This steady average temperature evidently convinced the operators that the situation was static.

Between 150 and 160 min., temperatures got high enough to cause melting and downward relocation of some core materials, which refroze on colder surfaces to begin the formation of a crust that would subsequently act like a crucible holding molten material in the core region. At 158 min. (2 h 38 min.) a letdown cooler radiation monitor went offscale high, reflecting the severe core damage that was occurring.

During the period of core damage, there was virtually no information on conditions in the core. Incore thermocouples, which measure reactor coolant temperature at the exit from the core, could only show temperatures as high as 700°F due to limits imposed by the signal conditioning and data logging equipment, not by the thermocouples themselves.

Figure 2.1-10 shows the conditions in the reactor coolant system at 158 min. (2 h 48 min.). The PORV block valve was shut, and the reactor coolant pressure had increased to 1200 psig. Upper portions of the reactor coolant system were filled with the steam-hydrogen mixture. The Zircaloy oxidation continued, and some melting and relocation of core materials was indicated.

2.1.6 Quenching and Related Core Damage (174 min. to 375 min.)

2.1.6.1 Restart of Reactor Coolant Pump 2B

At 174 min. (2 h 54 min.) the operators restarted reactor coolant pump 2B. Flow was indicated for a few seconds and then dropped to zero. The pump was shut off 19 min. later. The core was partially quenched as liquid remaining in the cold leg was pumped into the core. This probably caused some collapse of rubble in the core region. With the block valve closed, the steam generated during the partial quench caused the reactor coolant pressure to increase to 2200 psig.

At 176 min. (2 h 56 min.), a technician reported that letdown sample lines had an

extremely high radiation level (600 R/hr). A radiation level of 1 R/hr had previously (2 h 30 min.) been reported in the makeup tank area of the auxiliary building. The auxiliary building was evacuated, and a site emergency was declared. The conditions in the reactor coolant system 180 min. (3 h) into accident, are depicted in Figure 2.1-11. The reactor coolant pressure was at 2050 psig. Reactor coolant pump 2B was on, but no flow was indicated. The pressurizer level was offscale high. Most incore thermocouples were reading off scale. The actual hot-leg temperatures were nearly 800°F. This indicates that at least the upper part of the core was dry. There were many high radiation alarms, indicating that extensive fuel damage had occurred. Fifty to sixty people were in the control room by this time, attempting to resolve the crisis.

2.1.6.2 Core Region Reflooded

At 192 min. (3 h 12 min.) the PORV block valve was reopened in an attempt to control reactor coolant pressure. Opening the valve resulted in an increase in the valve outlet temperature, a limited pressure spike in the reactor coolant drain tank (rupture disk had previously burst at ~15 min.), an increase in reactor building pressure, and a pathway by which hydrogen and radionuclides from the damaged core could reach the reactor building.

After the PORV block valve was opened, the reactor coolant pressure began dropping rapidly. In response, at 200 min. (3 h 20 min.), engineered safeguards were manually initiated. Makeup pump 1C started and the makeup valves fully opened. Reactor coolant temperature dropped rapidly as cold water was injected into the reactor vessel. The out-of-core neutron levels dropped rapidly due to the rapid water level increase in the downcomer. The water added was

sufficient to ensure that the core region was recovered.

The sudden injection of cold water onto the hot core materials caused additional releases of volatile radionuclides due to thermal shock. These radionuclides could then flow out letdown line to the auxiliary building or through the open PORV block valve into reactor building. The radiation level in the reactor building dome increased to 8 R/hr. The vent stack alarm also went off at about this time. Many other radiation monitors registered alarms. The control building, except for the control room itself, was evacuated.

At 203 min. (3 h 23 min. 23 s, 7:24 am), a general emergency was declared on the basis of the many radiation alarms, and the potential for offsite releases of radionuclides. The utility notified State and Federal officials when it declared the site and general emergencies.

At ~209 min. (3 h 29 min.) a borated water storage tank alarm was received. Water for high pressure injection is taken from the borated water storage tank. There were still 53 feet of water in this tank. Nevertheless, the fact that the level was falling caused concern that continued high pressure injection would exhaust the borated water storage tank inventory. Highly radioactive water from the reactor building sump would then have to be used for high pressure injection. The makeup pumps and associated pipes and valves in the auxiliary building would then have become contaminated with radionuclides. This could cause grave problems if repairs became necessary. There was, therefore, an inclination to use as little HPI flow as possible. Emergency safeguards were reset, and makeup pump 1C was stopped. At the same time, the PORV block valve was shut. Closing this valve, with

makeup pump 1A still running, caused a rapid increase in pressurizer level.

The condition in the reactor coolant system at 210 min. (3 h 30 min.) is depicted in Figure 2.1-12. The opening of the block valve for 17 min. together with the operatorinitiated increase in HPI flow had reduced the reactor coolant pressure to 1500 psig. The vessel had been refilled and the core recovered. Temperatures in the reactor coolant system were decreasing, but steam and hydrogen gas was trapped in the hotlegs, blocking circulation of water through the system. Most of the damage to the core had been done, and radiation levels in the plant were high.

2.1.6.3 **Pour of Molten Core Material**

At about 222 min. (3 h 42 min.) the PORV block valve was reopened for the second time. It remained open until 315 min. (5 h 15 min.).

At about 224 min. (3 h 44 min.), it is now known that approximately 20 metric tonnes $(2\times10^4 \text{ kg})$ of molten core material poured from the core region into the reactor vessel lower head. A rapid increase in reactor coolant pressure between 224 and 226 min. indicates substantial quenching of relocated material by water in the lower head. The phenomena associated with the formation, holdup, and relocation of molten core materials is discussed in Chapter 3.

2.1.6.4 HPI On, Off, Finally Sustained

At 236 min. (3 h 56 min.), engineered safety features actuated on high (4 psig) reactor building pressure. Makeup pump 1C started.

Both makeup pumps (1A and 1C) tripped at 258 min. (4 h 18 min.). Two unsuccessful attempts were made to restart pump 1A. The

control switch was then put in the "pull-tolock" position. This completely defeated automatic starts of the pump. The pressurizer indicated full, and the operators were concerned about full high pressure injection flow coming on with an apparently solid primary system. Actually, a very large part of the reactor coolant system was filled with steam and hydrogen gas, and the system was far from being water solid. This condition could have been recognized from the fact that the temperatures in the hot legs were consistent with superheated steam.

By 266 min. (4 h 26 min.) high pressure injection was reestablished. From this time on, high pressure injection flow was continuously maintained at varying flow rates after having been shut off altogether for at least 5 min.

Between 4 h and 4 h 30 min., incore thermocouple temperature readings were taken off the computer. Many registered question marks. Shortly after, at the request of the station superintendent, an instrumentation control engineer had several foremen and instrument technicians go to a room below the control room and take readings with a millivoltmeter on the wires from the thermocouples. The first few readings ranged from about 200°F to 2300°F. These were the only readings reported by the instrumentation control engineer to the station superintendent. Both later testified that they discounted or did not believe the accuracy of the high readings because they firmly believed the low readings to be inaccurate. In the meantime, the technicians read the rest of the thermocouples. Their readings, a number of which were above 2000°F, were entered in a computer book, which was later placed on a control room console. The technicians subsequently left the area when nonessential personnel were evacuated.

Only a small amount of heat could be removed by the unisolated A steam generator because the upper part of the primary system was filled by a mixture of steam and hydrogen gas. The water level on the secondary side was rising because more auxiliary feedwater was coming than was leaving as steam. At 4 h 42 min., auxiliary feedwater was shut off.

2.1.7 Recovery Attempts (5 h 15 min. to 1 month)

For the rest of the day, control room personnel struggled to regain stability in the plant. The principal problem was to ensure a reliable flow of water through the core.

2.1.7.1 Attempt to Collapse Vapor Bubble

The operators first tried to repressurize in order to collapse what they believed to be saturated steam bubbles in the reactor coolant system and establish natural circulation.

At 5 h 15 min., the PORV block valve was closed to initiate the repressurization. Two makeup pumps were running throughout the repressurization so that a feed and bleed situation existed. By 5 h 43 min., the primary system was fully repressurized. The pressure was maintained between 2000 and 2200 psig by cycling the PORV block valve.

Figure 2.1-13 shows the reactor coolant system condition at 6 h. Liquid was being released intermittently through the PORV block valve. Two makeup pumps (HPI pumps) were running, and core heat removal was by heatup of the injected water. Steam generator heat transfer was blocked by hydrogen. In order to encourage natural circulation, operators raised the water level of steam generator A to 90%, using the condensate pump for feed. It became clear that even with a full steam generator and high pressure, natural circulation was not being established.

At 6 h 10 min., airborne radiation levels in the Unit 2 control room required evacuation of all but essential personnel. At 6 h 17 min., Unit 2 personnel put on masks to protect them against possible airborne radionuclides. At 6 h 27 min., nonessential personnel began moving to the Unit 1 control room. At 6 h 52 min., people leaving the Unit 2 control room failed to close the door properly, possibly compromising the recirculation ventilation system.

By 7 h, communications in the Unit 2 control room were hampered by respirators. Some personnel removed their respirators for short periods.

The operators were reluctant to start a reactor coolant pump for fear of vibrationinduced seal failure LOCA. They recognized they had bubbles in both loops. They believed the reactor core was covered and considered the possibility of uncovering it as each option was reviewed. The concern that the PORV should remain closed was reevaluated leading to a decision to use the PORV block valve for pressure reductions.

2.1.7.2 Attempt to Use Core Flood Tanks

With the failure of repressurization to collapse the bubble, concern arose over whether the core was covered and how long the borated water storage tank inventory would last. These uncertainties led to the next strategy, which was to depressurize the

primary system sufficiently to inject water from the core flood tanks. Nitrogen gas maintained the pressure on the water in the core flood tanks slightly above 600 psig. Utility personnel reasoned that lower pressure would activate the core flood tanks, which would dump more water onto the core, assuring that it would be covered. Actually, if the reactor coolant pressure drops only slightly below 600 psig (as happened at TMI-2) only a small amount of water is injected before the core flood tank pressure equilibrates with that in the primary system. An amount of water approaching the full volume of the tanks would only be injected into the reactor vessel if the reactor coolant pressure dropped far below 600 psig, as in a large break LOCA.

At 11:38 a.m. (7 h 38 min.), the PORV block valve was opened, allowing steam and gas once again to escape from the pressurizer. The reactor building pressure increased from 0.2 psig to 2.5 psig during this reactor coolant system depressurization.

Figure 2.1-14 shows the condition in the reactor coolant system at 8 h. The reactor coolant pressure had been reduced to about 1000 psig. During depressurization, hydrogen was released through the PORV into the reactor building.

At 8 h 41 min., the reactor coolant pressure reached 600 psig, and the core flood check valves opened. Little water was injected from the core flood tanks into the reactor vessel. Some control room personnel interpreted this to mean the core was covered; others concluded that the core had never been uncovered. At 9 h 10 min., plant personnel closed the PORV block valve, halting the depressurization.

2.1.7.3 Attempt to Use Decay Heat Removal, Hydrogen Burn

Members of the emergency command team soon decided to depressurize again in the hope of reaching a low enough pressure to permit use of the decay heat removal system.

At 9 h 50 min., operators again opened the PORV block valve. As the block valve was opened, there was an extremely sharp increase in reactor building pressure and temperature. As a result of the pressure spike, which is shown in Figure 2.1-15, the reactor building again isolated, engineered safeguards actuated, and the reactor building sprays came on. Figure 2.1-15 indicates a peak pressure of 28 psig, which is the setpoint for the actuation of reactor building sprays.

It is now known that the pressure spike occurred when hydrogen, which had been released while the PORV block valve was open, ignited and burned with oxygen in the reactor building atmosphere. Ignition apparently occurred simultaneously with the opening of the PORV block valve at 9 h 50 min. The reactor building sprays quickly brought the pressure and temperatures down. Six minutes after actuation, the sprays were shut off from the control room because there appeared to be no need for them.

Initially, the spike was dismissed as some type of instrument malfunction. Shortly afterward, however, at least some supervisors concluded that for several independent instruments to have been affected in the same way, there must have been a pressure pulse. It was not until late Thursday night, however, that control room personnel became generally aware of the pressure spike's meaning. Its meaning became common knowledge among the management early Friday morning.

Figure 2.1-16 shows the condition in the reactor coolant system at 10 h 30 min.

Reactor coolant pressure had been reduced to about 400 psig, which was about the minimum achieved, and the pressurizer temperature had reached saturation. Liquid was maintained in the reactor coolant system during depressurization by continuous high pressure injection and some flow from the The reactor coolant core flood tanks. pressure never dropped below 320 psig or 250°F, the pressure and temperature below which the decay heat removal system would have been allowed to operate. It is probably fortunate that the decay heat removal system could not be used. It was not designed to handle highly radioactive liquids, and failure of seals in the system could have resulted in leakage of such liquids directly to the auxiliary building.

At 11 h 8 min. operators ended attempts to depressurize. Figure 2.1-17 shows the condition at 13 h. The system pressure was about 600 psig. Very little decay heat was being removed except by makeup water and by occasional opening of the PORV block Gradual heatup was causing the valve. reactor temperature and pressure to rise. Pressure control was being attempted by adjusting makeup flow and cycling the PORV block valve. Steam generator B was isolated. Hydrogen in the upper portions of the system was preventing any significant heat removal by steam generator A.

2.1.7.4 Forced Circulation Established

At 13 h 20 min., utility executives offsite ordered the emergency command team to repressurize the system again. The objective was to collapse enough steam to permit the restart of a loop A reactor coolant pump. This would establish forced circulation through the core and heat removal by steaming in loop A steam generator. Figure 2.1-18 depicts the status of the reactor coolant system at 15 h (7 pm). The reactor coolant was repressurized to 2300 psig. Reactor coolant pumps are off, although steam generator A was steaming to the condenser providing some heat removal. Steam generator B was isolated. Natural circulation of reactor coolant through the steam generator was still blocked by the hydrogen gas at the top of the hot legs (the so-called candy canes).

There was some concern, as to whether a reactor coolant pump would operate under the conditions that existed. With voids in the reactor coolant, sustained running could damage the pump or blow out the seals. Therefore, the control room personnel decided to "bump" one of the pumps (run it for only a few seconds) and to observe current and flow while the pump was running.

The loss of two motor control centers (at the time of the hydrogen burn) meant that the AC oil lift pumps were out of service. It is not possible to start a reactor coolant pump unless the oil lift pump can be started. There is a standby DC oil lift pump, but it was necessary to send people to the auxiliary building to start it.

At 15 h 33 min., operators started reactor coolant pump 1A by manually bypassing some of the inhibiting circuitry. The pump was run for 10 s, with normal amperage and flow. Dramatic results were seen immediately. Reactor coolant pressure and temperature instantly dropped, but began to rise again as soon as the pump was stopped. Evidently, there was an immediate transfer of heat to the steam generator when the coolant circulated. There was also a rapid spike in the steam pressure and a drop in steam generator level.

At 15 h 50 min., based on their earlier success, the operators managed to start a pump 1A and keep it running. This forced water through the core region and steam generator A. By 16 h (8 pm) relatively stable conditions were achieved as depicted in Figure 2.1-19. Reactor coolant temperatures were at about 290°F. Pressurizer level was still full-scale. Reactor coolant pressure was about 1300 psig. Steam generator B was isolated and at about 97% water level. Makeup was normal. The pressurizer temperature was about 150°F, and operators were letting down in an attempt to remove the excess hydrogen.

2.1.7.5 Collapsing the Bubble

At 17 h 25 min. (9:25 pm), the utility believed pressure could soon be reduced to a level at which the decay heat removal system could be used.

Apparently, no one at this time realized that a bubble still existed in the reactor coolant system. Starting the reactor coolant pumps swept the remaining gas in the upper part of the system around with the water as discrete bubbles. The gas bubbles would tend to collect in the most quiescent part of the system-the upper head of the reactor vessel.

It is now known that the gas was largely hydrogen. Hydrogen is slightly soluble in water, and its solubility is greater at high pressure. An attempt to depressurize the system would cause some of the dissolved hydrogen to effervesce out of the water. As the pressure dropped, the bubble would grow in size and interfere with circulation of the reactor coolant.

In addition to growing in size, the bubble and the dissolved gas made it impossible to depressurize the reactor coolant system completely. Ordinarily, reactor coolant pressure is controlled by the size of the steam bubble in the upper part of the pressurizer. When this bubble contains only steam, spraying cold water into the top the pressurizer shrinks the bubble and reduces the pressure. When the bubble contains a gas like hydrogen, however, spraying does not reduce the size of the bubble as much, so there is less control over the pressure.

A related problem occurred in the letdown system. As explained, hydrogen gas comes out of solution when the pressure is reduced. The gas from the letdown water collected in the bleed tanks and makeup tank, increasing the pressure and making it necessary to vent the tanks often. The vented gas was not pure hydrogen; it contained small amounts of volatile radionuclides as well. There was limited space available for holding the gas released from the letdown flow. These two factors made the reduction of pressure an extremely slow process that took several days to accomplish.

Natural circulation in the reactor coolant system was finally established on April 27, almost a full month after the accident began.

Elapsed Time h:min:s	Event or Condition
-0:00:01	Condensate pump 1A and condensate booster pumps trip.
0:00:00	Feedwater pumps trip, turbine trips.
0:00:03	PORV opens at 2255 psig.
0:00:08	Reactor trip (control rods dropped) at 2355 psig.
0:00:13	PORV failed to reclose at 2205 psig.
0:00:15	Indicated pressurizer level peaked at 256 inches and began a rapid decrease.
0:00:14	Auxiliary feedwater pumps achieved normal discharge pressure.
0:00:15	Steam generator levels indicate 74 inches (startup range).
0:00:30	PORV and pressurizer safety valve outlet temperatures alarmed high.
0:00:38	Steam generator A water level at 23.8 inches. Auxiliary feedwater valves open as level decreases below 30 inches and give dual indication on panel.
0:00:40	Steam generator B water level at 23.7 inches and decreasing.
0:00:41	Operator manually started one of the three makeup pumps (pump 1B).
0:00:54	Pressurizer level reached lowest level (158 inches) and started to rise.
?0:01:00	NRC estimate of onset of steam void formation.
?0:01:45	Steam generators A and B boiled dry.
0:02:01	High pressure injection initiated (1000 gpm) when reactor coolant pressure fell below 1600 psig setpoint.
0:03:12	Reactor coolant drain tank relief valve began opening intermittently.
0:03:13	Operators bypassed the high pressure injection system.
0:03:28	Pressurizer high level alarm.
0:04:38	Operator throttled high pressure injection isolation valves and stopped makeup pump 1C.
0:04:52	Second let-down cooler put in service to allow increased letdown.
0:05:00	Pressurizer level reached 377 inches and continued to rise.
0:05:15	An operator restarted condensate pump 1A.

 Table 2.1-1
 Chronology of Major TMI-2 Accident Events

Elapsed Time h:min:s	Event or Condition
>0:05:15	Operators tried to restart condensate booster pump 2B but it tripped.
0:05:30	Saturated conditions indicated. Indicated reactor coolant temperature $(T_h=582^{\circ}F)$ and pressure (1340 psig) reached saturation.
0:06:00	Pressurizer steam bubble lost.
0:07:29	Reactor building sump pump 2A started (140 gpm).
0:08:00	Figure 2.4-5. Expansion/Saturation Due to LOFW/LOCA.
0:08:18	Operator opened auxiliary feedwater block valves.
0:10:19	Second reactor building sump pump (2A) started.
0:10:48	High (5.65 ft) reactor building sump level alarm. Sump soon overflowed (6 ft).
0:11:43	Pressurizer level indication came back on scale and dropped rapidly (20 inches in 1 min) as reactor coolant loop temperatures continued to decrease from the heat being removed by the steam generators.
0:14:48	Reactor coolant drain tank rupture disk blows.
?0:14:50	Reactor coolant pump alarms sound.
0:18:00	Waste exhaust monitors showed a small increases in radioactive iodine. Reactor building exhaust showed a tenfold increase in reading of radioactive emissions.
0:22:00	Abnormal out-of-core source-range neutron flux behavior.
0:24:58	PORV outlet temperature was 285.4°F. Safety valve outlet temperature was 270°F.
0:28:00	Operators have been dispatched to the auxiliary building to confirm pressurizer level indication and/or determine source of water that has filled pressurizer.
>0:30:00	Emergency diesel generators shut off.
~0:36:00	Auxiliary feedwater pump 2B turned off.
0:38:10	Reactor building sump pumps turned off.
~0:40:00	Increasing count rate continued on the source range neutron detector.

Table 2.1-1 Chronology of Major TMI-2 Accident Events (continued)

Elapsed Time h:min:s	Event or Condition
0:46:23	Letdown cooler monitor count rate began increasing. It would increase by a factor of 10 within the next 40 minutes.
~0:50:00	Operators called on-call operating engineer to the site.
1:00:00	Figure 2.1-7. Reactor Coolant Voids Increasing.
1:11:00	Operators initiate reactor building cooling.
1:13:40	Loop B reactor coolant pumps turned off. Loop A pumps kept on to retain pressurizer spray capability.
>1:14:00	Sample of reactor coolant indicates low boron concentration (700 ppm).
1:20:00	An operator had the computer print out the PORV (283°F) and pressurizer safety valve (211°F and 219°F) outlet temperatures.
1:27:00	Operators isolate steam generator B.
1:30:00	Figure 2.1-8. Loop-B Stagnates After Pumps Shut Off.
~1:30:00	Reactor coolant sample indicated 400-500 ppm boron and 4 ?Ci/ml.
1:40:40	Loop A reactor coolant pumps turned off.
1:42:30	Excore source-range detectors indicated increasing neutron flux levels. Emergency boration initiated.
1:51:00	Loop A and B hotleg (T_h) temperatures were increasing (eventually went off-scale high - 620°F). Cold leg temperatures were decreasing.
2:00:00	Figure 2.1-9. Further Voiding After Loop-A Pumps Shut Off.
2:00:00	Conference call.
2:14:23	Reactor building air sample particulate radiation monitor went off scale.
2:18:00	Fifteen to twenty people in control room at this time.
2:19:00	PORV block valve closed, loss of coolant halted.
2:20:00	Vessel water level had dropped to about midcore.
2:29:00	Hotleg temperature indications passed the high end of the instrument scale, 620°F.
2:30:00	1 R/h reported in makeup tank area of auxiliary building.

Table 2.1-1 Chronology of Major TMI-2 Accident Events (continued)

Elapsed Time h:min:s	Event or Condition
2:38:23	Letdown cooler A radiation monitor went offscale high.
2:39:23	Two samples indicated the boron concentration in the reactor coolant was 400 ppm. Emergency boration was started to avoid a reactor restart.
2:47:00	Alarm typewriter indication showed self-powered neutron detectors responding to high temperature down to 4 foot level of the core. 90% of the core exit thermocouples >700°F.
2:48:00	Figure 2.1-10. Hydrogen Generation.
2:50:00	Start of melting, downward relocation, and crust formation.
2:54:00	Reactor coolant pump 2B was restarted and operated for 17 min.
2:56:00	Site emergency declared.
2:57:00	Fifty to sixty people are in control room; attempting to resolve the crisis.
3:00:00	Figure 2.1-11. Effects of Loop-B Pump Restart.
3:12:00	PORV block valve opened to control reactor coolant pressure.
3:20:00	Engineered safeguards actuated, makeup pump 1C started, HPI flow increased.
3:21:00	Excore neutron instrumentation indicated a sharp decrease (reflood). Reactor building dome radiation monitor read 8 R/h.
3:23:23	General emergency declared.
3:29:00	PORV block valve reclosed.
3:30:00	Figure 2.1-12 Vessel Refilled.
3:32:00	The makeup tank radiation level was at about 3 R/h, and the auxiliary building basement was reported flooded with airborne radioactivity. Spent-fuel demineralizer monitor read 250-900 mr/h. Source range monitor count rate shows increase by a factor of three.
3:37:00	Operators tripped makeup pump 1C.
3:42:00	PORV block valve again opened.

Table 2.1-1 Chronology of Major TMI-2 Accident Events (continued)

3:44:00 Molten pour.

Elapsed Time h:min:s	Event or Condition
3:55:39	Reactor building automatically isolated on high (>4 psig) pressure. Makeup pump 1C started automatically.
>4:00:00	Over the next 90 minutes, core exit thermocouple readings were manually obtained ranging from 217 to 2580°F.
4:18:00	Makeup pumps 1A and 1C tripped. Operator attempted to restart pump 1A. Switch was then placed in "Pull to Lock."
4:20:00	Reactor building dome radiation monitor records 600 R/h.
4:22:00	Makeup pump 1B was started.
4:26:00	Sustained high pressure injection after this time.
~4:30:00	Condensate system completely shut down. Problems with the condensate system were continuing. The condenser had been steadily losing vacuum. It was necessary to maintain steam to the main turbine seals in order to operate the condenser at a vacuum. When main steam is not available, seal steam is provided by the oil-fired auxiliary boiler. The auxiliary boiler broke down, so that seal steam could not be maintained. It was, therefore, necessary to shut down the condensate system completely.
4:40:00	Reactor building dome radiation monitor records 1000 R/h.
4:42:00	Auxiliary feedwater was turned off. Only a small amount of heat could be removed by the steam generator because the upper part of the primary system was filled by a mixture of steam and hydrogen gas. The water level on the secondary side was rising because more auxiliary feedwater was coming than was leaving as steam. At 4 hours 42 minutes, auxiliary feedwater was shut off.
~5:00:00	Reactor building dome radiation monitor reaches 6000 R/h.
5:15:00	Initial repressurization began, PORV block valve shut.
5:29:00	Emergency diesel fuel racks reset.
5:35:00	NRC Region 1 inspector reports no consideration of offsite evacuation, since utility reports no significant leakage, and there has been no significant off-site radioactivity yet.

Table 2.1-1 Chronology of Major TMI-2 Accident Events (continued)

Elapsed Time h:min:s	Event or Condition
5:43:00	By cycling the PORV block valve, reactor coolant pressure was maintained in the 1865-2150 psig range during the next 2 hours.
6:00:00	Figure 2.1-13. Repressurized, Attempting to Collapse Vapor Bubble.
6:04:00	Commenced filling steam generator A (to 97%) using condensate pumps.
6:10:00	Airborne radiation levels in Unit 2 control room require evacuation of all but essential personnel.
6:17:00	Unit 2 personnel put on masks to protect against possible radiation.
6:27:00	Everyone, except essential personnel, started moving to Unit 1 control room.
6:52:00	People leaving the Unit 2 control room fail to close the door properly, possibly compromising the recirculation ventilation system.
7:00:00	Communications in the Unit 2 control room were hampered by respirators. Communications problems led some personnel to remove respirators for short periods.
7:00:00	A tour of the auxiliary building found 10 R/h at the radiation waste panel, water standing on the floor in areas with floor drains, and the auxiliary building sumps full.
7:08:00	Auxiliary feedwater pump 2A was started. Level in steam generator A reached 100% (operating range).
7:38:54	Depressurization initiated to actuate core flood system.
7:40:00	Region 1 inspector reports that utility believes there will be no radioactive release to the surrounding area.
8:00:00	Figure 2.1-14. Depressurizing, Releasing H_2 .
8:30:00	The power-operated emergency main steam dump valve was closed at the request of corporate management.
8:41:00	Core flood tanks initiate, little flow.
9:04:00	Makeup pump 1C was shut off (concerned with borated water storage tank inventory).
0.10.00	Initial depressurization halted

Table 2.1-1 Chronology of Major TMI-2 Accident Events (continued)

9:10:00 Initial depressurization halted.

Elapsed Time h:min:s	Event or Condition
9:50:00	Figure 2.1-15. Second Depressurization Initiated, Hydrogen Burn. High pressure injection actuated. Reactor building sprays actuated.
9:50:30	Makeup pump 1C was stopped.
9:57:00	Reactor building spray pumps were stopped.
10:26:15	Loop A $T_h < 620^{\circ}$ F. Stays on scale 10 minutes.
10:30:00	Figure 2.1-16 Reactor Coolant Pressure Near Minimum (400 psig).
11:06:00	Pressurizer level decreased to 180 inches in the next 18 minutes. Loop A temperature was increasing.
11:08:00	Second depressurization attempt ends.
13:00:00	Figure 2.1-17. Steam Generators Blocked By Hydrogen.
?13:00:00	About 13 hours after turbine trip, the auxiliary boiler was brought back into operation. Steam for the turbine seals was now available and it was possible to hold a vacuum on the condenser. Two condenser vacuum pumps were started. It was the operator's belief that the main condenser would soon be available.
13:20:00	Repressurization began.
14:35:00	NRC Region 1 inspector reported that there still appeared to be a bubble in loop B.
15:00:00	Figure 2.1-18. Repressurized, Flow Blocked by Hydrogen.
15:33:00	Operator started reactor coolant pump 1A started, ran it for 10 seconds, then tripped it.
15:45:00	The station superintendent directed operators to start a reactor coolant pump.
15:50:00	Operator started reactor coolant pump 1A and let it run continuously.
16:00:00	Figure 2.1-19. Forced Circulation Reestablished.

Table 2.1-1 Chronology of Major TMI-2 Accident Events(continued)



Figure 2.1-1 Arrangement of the primary reactor coolant system and related support system for the Three Mile Island, Unit 2 (TMI-2) Reactor (courtesy of R. Schauss and Construction Systems Associates)







Figure 2.1-4 TMI-2 scenario: reactor coolant pressure and pressurizer level vs. time














Figure 2.1-10 TMI-2 scenario: core dryout and heatup continuing, hydrogen generation by steam - zirconium reaction in hotter regions







Figure 2.1-12 TMI-2 reactor vessel refilled by manual initiation of safety injection, core temperatures decreasing



Figure 2.1-13 TMI-2 scenario: system pressurized by high-pressure injection system intermittent liquid release through top of pressurizer, heat removal by heatup of injected water, steam generator heat transfer blocked by hydrogen



Figure 2.1-14 TMI-2 scenario: primary system depressurizing and releasing hydrogen through the pressurizer into the containment



Time After Turbine Trip (hours)

Figure 2.1-15 TMI-2 containment pressure versus time

References for Section 2.1

- U.S. Nuclear Regulatory Commission, "Investigation Into The March 28, 1979 Three Mile Island Accident by Office of Inspection and Enforcement," NUREG-0600, Investigative Report No. 50-320/79-10, August 1979.
- 2. E. Rubinstein and J. F. Mason, "An Analysis of Three Mile Island," *IEEE Spectrum*, November 1979.
- M. Rogovin, G. T. Frampton, et al., "Three Mile Island, A Report to the Commissioners and to the Public," U. S. Nuclear Regulatory Commission, NUREG/CR-1250, Volume II Part 2, January 1980.

- 4. U. S. Nuclear Regulatory Commission, "TMI-2 Lessons Learned Task Force" Final Report, NUREG-0585, 1980.
- U. S. Nuclear Regulatory Commission, "NRC Action Plan Developed as a Result of the TMI-2 Accident," NUREG-0669, May 1980.
- 6. R. A. Knief, "The Accident at Three Mile Island Unit 2," Chapter 15 of Nuclear Energy Technology - Theory and Practice of Commercial Nuclear Power, Hemisphere Publishing, 1991.

2.2 TMI-2 Implications

2.2.1 Introduction

The TMI-2 accident put to rest the notion that severe nuclear power plant accidents were not credible. Failure to diagnose and compensate for loss of coolant from the stuck open PORV led to substantial core damage (oxidation and melting), which is discussed further in Chapter 3. Yet, in spite of the extensive core damage and the combustion of hydrogen in containment, the radionuclide releases to the environment were very low. Of the 66 million curies of radioactive iodine-131 in the reactor at the time of the accident, only 14 or 15 curies escaped to the environment.

Uncertainty about the causes of the accident, confusion about how to deal with it, and contradictory information and appraisals of the level of danger in the days following the accident often made utility and government authorities appear inept, deceptive, or both. Press accounts fed public fears and fostered a deepening perception of a technology that was out of control. Two days after the onset of the accident (long after core cooling was restored), the Governor of Pennsylvania issued a pair of recommendations -- initially for sheltering within 10 miles (16 km) and later for closing schools and evacuating pregnant women and pre-school children within 5 miles (8 km). Despite the limited scope of the recommended evacuation, there was a spontaneous evacuation involving some 144,000 persons from 50,000 households. Approximately two-thirds of the households within 5 miles (8 km) of TMI-2 had at least one person evacuate. After one week the decision was made to re-open the schools, the evacuation order was lifted, and most of the evacuees returned.

Almost immediately after the TMI-2 accident, the government and the nuclear

industry sought to identify the causes and began taking steps to reduce the likelihood of future accidents. Extensive corrective actions for U.S. plants were required by the NRC's TMI Action Plan¹ (see Section 2.2.4). The first and most prominent formal investigation of the accident was conducted by the President's Commission on the Accident at Three Mile Island, also known for its chairman, John Kemeny.² Two important NRC-sponsored investigations were by the Special Inquiry Group or Rogovin Committee, which addressed broad accident issues, and the in-house Lessons Learned Task Force (NUREG-0585), which addressed concerns most germane to the NRC's own activities.^{3,4} In their reports, the investigators emphasized many deficiencies for which corrective actions were already in progress. More significantly, the reports strongly criticized the NRC, the utility, the nuclear industry, and the reactor operators. The TMI-2 nuclear steam supply system design was found to have contributed to the accident much less than the human factors and attitudes involved. The investigators also validated that the major health consequence was

on the mental health of the people living in the region, [including] ...immediate short-lived mental distress produced by the accident.

A majority of the President's Commission supported a moratorium on the licensing of new nuclear power plants; however, such a moratorium was not recommended in the Commission's final report due to a lack of consensus on guidelines for lifting the moratorium once it was put into force. A de facto moratorium ensued, however, as the NRC delayed granting reactor licenses pending resolution of relevant issues and lessons learned from TMI-2.

2.2.2 NRC Restructuring

The President's Commission was highly critical of the NRC and found that

the NRC is so preoccupied with the licensing of (new) plants that it has not given primary consideration to overall safety issues.

In response to such criticisms, the NRC reorganized to strengthen accountability and give higher priority to plant safety. The NRC emphasis shifted from licensing new plants to regulating operating plants. This was consistent with the work load resulting from post-accident modifications to existing plants, the de facto moratorium on licensing new plants, and the cancellations and lack of new orders that followed the TMI accident. In addition, over several years, most of the NRC's scattered headquarters offices in the Washington, DC metropolitan area were consolidated into a single building complex placing individuals with safety-related responsibilities (e.g., inspection and enforcement, operating experience, and research) in much closer proximity to each other.

The need for "increased emphasis and improved management" of NRC's inspection and enforcement functions was addressed by developing a strengthened enforcement policy with substantial penalties for "failure to report new 'safety-related' information" and for rule violations, expanding the resident inspector program to station at least two NRC inspectors at each plant site, and regularly conducting team inspections. The inspectors were now more concerned with understanding plant operations and safety than administrative compliance. One comprehensive team inspection is the Systematic Assessment of Licensee Performance (SALP) program which rates plants on a scale of one to three in each of four areas (operations, maintenance, engineering, and plant support). Systematic assessment of licensee performance, together with other NRC activities, were used to enforce higher organizational and management standards for licensees.

The NRC established a new Office for Analysis and Evaluation of Operational Data to systematically review information from the performance of operating plants. This action was in response to the belated recognition that malfunctions similar to those at TMI had occurred at other plants, but the information had not been assimilated or disseminated in a way that could have averted the TMI accident.

In addition to the organizational changes described above, the NRC initiated major changes affecting operator training and licensing, operating plant configurations, emergency response, severe accident research, plant licensing, and regulatory decision making. These initiatives are discussed in later sections.

2.2.3 Nuclear Industry Restructuring

The President's Commission concluded that the nuclear industry

must dramatically change its attitudes towards safety and regulations [and] ...must also set and police its own standards of excellence to ensure the effective management and safe operation of nuclear power plants.

The Commission charged that the industry had a mind-set that plants were "sufficiently safe" and emphasized that this attitude

must be changed to one that says nuclear power is by its very nature potentially dangerous, and ... one must continually question whether the safeguards already in place are sufficient to prevent major accidents.²

The industry response to the accident demonstrated a significant change in attitude. Three key issues were singled out for prompt attention: ineffective reactor safety information exchange, difficult operatormachine interfaces, and inadequate operator training. The U. S. nuclear utilities established several organizations to deal with these issues in the near term and with a broader spectrum of technical and management issues in the longer term.

The utilities established the Nuclear Safety Analysis Center (NSAC) under the Electric Power Research Institute (EPRI) to develop strategies for minimizing the possibility of future reactor accidents and to answer generic reactor safety questions. Nuclear Safety Analysis Center was also charted to recommend changes in safety systems and operator training, to act as a clearing house for technical information, to perform analyses of significant reactor transients, and to participate in performing probabilistic risk assessments.

The utilities also formed the Institute of Nuclear Power Operations (INPO). The Institute has served to establish industrywide qualifications, training requirements, and testing standards first for nuclear-plant operators and subsequently for technicians, engineers, and managers. The INPO plant evaluation program serves an audit and testing function for utility staffs. INPO provides guidance and training for those responsible for training programs, rather than dealing directly with individual operating personnel. Compliance with INPO criteria is judged by the National Nuclear Accrediting Board, an independent organization with expertise that encompasses training, university education, management, and regulation from both inside and outside the nuclear-utility industry. Each U. S. utility becomes a member of the INPO-chartered National Academy of Nuclear Training when accreditation is earned at each of its reactor sites for ten designated training programs. Continuing membership requires reaccreditation every four years.

The industry later established the Nuclear Utility Management and Resources Council (NUMARC) to deal with personnel-related and licensing issues, support self-initiated, self-policed plant performance and safety improvements.

The utilities also established a selfsponsored insurance program that provides coverage for replacement power costs in the event of a prolonged post-accident reactor shutdown. This, of course, is intended to limit the financial consequences of accidents (e.g., in 1980 the cost for the TMI-2 recovery was estimated at \$973 million, exclusive of replacement power costs) and provide more stability on an industry-wide basis.

2.2.4 Plant Modifications

The TMI accident led to a number of investigations of the adequacy of design features, operating procedures, and personnel of nuclear power plants to provide assurance of no undue risk regarding severe reactor The report "NRC Action Plan accidents. Developed as a Result of the TMI-2 Accident" (NUREG-0660, May 1980) describes a comprehensive and integrated plan involving many actions that serve to increase safety when implemented by operating plants and plants under construction.¹ The items approved for implementation by NRC are identified in the report "Clarification of TMI Action Plan Requirements" (NUREG-0737, November 1980).⁵ The staff issued further criteria on auxiliary feedwater system improvements

(derived from NUREG-0667), and instrumentation (Regulatory Guide 1.97, Revision 2).^{6,7} The TMI Action Plan led to requirements for over 6,400 separate action items, an average of 90 action items per plant. There were 132 different types of action items approved. Of these, 39 involved equipment backfit items, 31 involved procedural changes, and 62 required analyses and reports.

Many of the action items addressed smallbreak and transient initiated accidents. Their significance had previously been identified by WASH-1400 and its reviews. Traditionally, attention had been on the design-basis large break LOCA. A major shift in emphasis toward small breaks and transients resulted from the TMI-2 accident. Many procedural, software, and hardware modifications were implemented to detect and mitigate such accidents as well as to monitor radiation-releases and other postaccident symptoms.

Considerable emphasis was placed on improving the operator-machine interface. Control rooms were reviewed for adequacy of the operator-machine interface as well as for habitability during accidents. Detailed analysis of operator tasks supported the development of new symptom-based operating procedures and improvements in control-panel hardware arrangements and markings, alarm and annunciator priorities and configurations, and computer-based data collection and display systems. Safety parameter display systems (SPDS) were installed to aid diagnosis and decision making. One example of a safety parameter display system, called a "PT-plot," graphs PWR primary and secondary system pressures and temperatures highlighting regions corresponding to over-cooling transients, under-cooling transients, and LOCAs. Emergency safety feature actuation systems were improved to provide an unambiguous control-room display of the status of all safety systems.

The TMI-2 accident led to increased emphasis on the importance of containment survival during severe accidents. While the changes to containments were not as numerous as the changes to other plant systems, additional hydrogen control measures were implemented for some plants. These changes are discussed in more detail in Chapter 4.

2.2.5 Operator Training and Licensing

The TMI-2 accident highlighted the importance of operators in responding to evolving accident conditions. In some countries, a "hands off" approach is taken, where the operators do not take action for a specified time period, so as not to make a situation worse before they understand what is going on. In the U.S., operators are actively involved from the outset, and it is important that the actions taken be positive ones. Following the TMI-2 accident, the NRC developed stringent new requirements for operator training, testing, and licensing, and for shift scheduling and overtime. In cooperation with industry groups, NRC promoted the increased use of reactor simulators. Before the TMI-2 accident, it was common for operators to train for requalification at a "generic" simulator, spending 90% of their simulator time on normal operations with the remainder emphasizing the design-basis large-break LOCA. Now each plant is required to have a plant-specific simulator, Simulator time is spent primarily on covering the entire spectrum of postulated transients and The NRC added extensive accidents. simulator exercises to the traditional reactoroperator (RO) and senior-reactor-operator (SRO) exams and plant walk-throughs. Annual regualification exams, similar to the initial NRC exams are now administered by

the utility, subject to NRC approval and validation. In addition, the NRC added requirements for a new Shift Technical Adviser (STA) to provide engineering capability on each control-room shift.

2.2.6 Emergency Response Improvements

Given the confusion and uncertainty experienced during the TMI-2 accident and the subsequent evacuation, the NRC took steps to upgrade emergency preparedness and planning. New rules and guidelines were developed. Emergency response capabilities were expanded with improved plans, equipment, and facilities. Emergency response personnel from industry, the NRC, the Federal Emergency Management Agency (FEMA), and local organizations now receive extensive training and are evaluated by periodic drills. Site plans and procedures address

- accident recognition and classification,
- declaration and initial notification,
- communication networks,
- response readiness.

The NRC now requires dedicated emergency operations facilities (NUREG-0737, Rev. 1) to be constructed, maintained, and tested near each plant.⁸ During any future accident, a joint information center would provide a common location for utility, federal, state, and local representatives to communicate with the media. Public notification and information channels have been established.

2.2.7 Seabrook and Shoreham

In the aftermath of the TMI-2 accident, the NRC temporarily suspended the granting of full power operating licenses. This de facto moratorium ended 16 months after the accident (August 1980) when a full-power operating license was issued to North Anna-2. (Granting of low power licenses had resumed earlier, starting with Sequoyah.) During the rest of the 1980s, the NRC granted full-power licenses to over forty other reactors, most of which had received construction permits in the mid-1970s. In 1985 it authorized the undamaged Three Mile Island Unit 1, which had been shut down for refueling at the time of the TMI-2 accident, to resume operation.

Although many of the licensing actions aroused little opposition, others triggered maior controversies. The two licensing cases that precipitated what were perhaps the most bitter, protracted, and widely publicized debates were Seabrook in New Hampshire and Shoreham on Long Island, New York. The key, though hardly the sole, issue in both cases was emergency planning. The Three Mile Island accident had vividly demonstrated the deficiencies in existing procedures for coping with an off-site nuclear emergency. The lack of effective preparation had produced confusion, uncertainty, and panic among members of the public faced with the prospect of exposure to radiation releases from the plant. After the accident, the NRC, prodded by Congress to improve emergency planning, adopted a rule that required each nuclear utility to come up with a plan for evacuating the population within a ten mile radius of its plant(s) in the event of a reactor accident.¹¹ The rule applied to plants in operation and under construction. It called for plant owners to work with state and local police. fire, and civil defense authorities on emergency plans that would be tested and evaluated by the NRC and the FEMA. The NRC expected cooperation between federal, state and local government officials to upgrade emergency plans and provide better protection for the public should a serious nuclear accident occur.

The NRC did not, however, anticipate that state and local governments would try to

prevent the operation of nuclear plants by refusing to participate in emergency preparations. That was precisely what the states of New York and Massachusetts sought to do in the cases of Shoreham and Seabrook. In New York, Governor Mario M. Cuomo and other state officials claimed that it would be impossible to evacuate Long Island if Shoreham suffered a major accident. Therefore, the state refused to join in emergency planning or drills. The NRC granted Shoreham a low-power operating license, but the state and the utility. Long Island Lighting, eventually reached a settlement in which the company agreed not to operate the plant in return for concessions from the state.

A similar issue arose at Seabrook, though the outcome was different. The plant is located in the state of New Hampshire, but the ten mile emergency planning zone extends across the state line into Massachusetts. By the time that construction of the plant was completed, Massachusetts Governor Michael S. Dukakis, largely as a result of Chernobyl, had decided that he would not cooperate with emergency planning efforts for Seabrook. New Hampshire officials worked with federal agencies to prepare an emergency plan, but Massachusetts, arguing that crowded beaches near the Seabrook plant could not be evacuated in the event of an accident, refused. As a result of the positions of New York regarding Shoreham and Massachusetts regarding Seabrook, in 1988 the NRC adopted a "realism rule," which was grounded on the premise that, in an actual emergency, state and local governments would make every effort to protect public health and safety.¹² Therefore, in cases in which state and/or local officials declined to participate in emergency planning, the NRC and FEMA would review and evaluate plans developed by the utility. On that basis, the NRC issued an operating license for the

Seabrook plant. The arguments that raged over emergency planning and other issues at Shoreham and Seabrook attracted a great deal of attention, spawned heated controversy, and raised anew an old question of the relative authority of federal, state, and local governments in licensing and regulating nuclear plants.

2.2.8 Severe Accident Research

Following TMI-2, NRC research was redirected to focus on severe accidents. This research had several objectives, including:

- 1. to obtain a better understanding of the physical phenomena of severe accidents,
- 2. to develop models of these phenomena in order to predict the ways that severe accidents might progress,
- 3. to develop more realistic estimates of the radionuclide releases that could result from severe accidents, and
- 4. to examine available data sources and existing PRAs to identify the important accident sequences for various classes of reactors.

In order to meet these objectives, major research programs were started at the national laboratories and universities. Eventually the results of these efforts were integrated together in a major PRA for five reference plants (NUREG-1150).¹³ NUREG-1150 essentially replaces the Reactor Safety Study in terms of providing current severe accident perspectives and insights. Both the severe accident research and NUREG-1150 are discussed in more detail in later modules.

The Industry Degraded Core Rulemaking (IDCOR) Program, under the sponsorship of the Atomic Industrial Forum, was conducted

in parallel with the NRC research efforts. The IDCOR group concentrated on developing models for assessing the risks of severe accidents. IDCOR models were used to analyze four of the five NUREG-1150 reference plants. This facilitated the identification and resolution of modeling differences.

2.2.9 Severe Accident Policy

In August 1985, when the bulk of the actions required by the TMI Action Plan had been completed, the NRC issued a policy statement on severe accidents.¹⁴ A policy statement is not a regulation in the sense that it does not impose specific requirements, but rather provides the Commission's rationale and motivation for future regulatory positions. On the basis of available information from the Severe Accident Research Program, the Commission concluded that existing plants pose no undue risk to the public and that no immediate additional regulatory changes were recommended for these plants to address severe accidents. Note that many changes had already occurred, such as changes in operator training and implementation of hydrogen control measures for some containment types. Even with these changes and the stated finding of no undue risk, the NRC recognized that there was still much uncertainty in the phenomena associated with severe accidents, and the Severe Accident Policy included rationale for continuation of the Severe Accident Research Program. If the research uncovers further issues or questions of undue risk, then the Commission can act at that time.

Past research has indicated the plant-specific nature of severe accident vulnerabilities. Therefore, the Severe Accident Policy stated the desirability of performing a systematic examination of each nuclear power plant in order to identify potential plant-specific vulnerabilities to severe accidents. Three years later, the NRC issued a generic letter (88-20) and guidance (NUREG-1335), which called for licensees to perform a systematic Individual Plant Examination (IPE) of each nuclear power plant operating or under construction.^{15,16} The stated purpose of the Individual Plant Examination was to have each utility:

- 1. develop an appreciation of severe accident behavior;
- 2. understand the most likely severe accident sequences that could occur at its plant;
- 3. gain a more quantitative understanding of the overall probabilities of core damage and fission product releases; and
- 4. if necessary, reduce the overall probabilities of core damage and fission product releases by modifying, where appropriate, hardware and procedures that would help prevent or mitigate severe accidents.

The IPE Generic Letter makes it clear that a major benefit from this activity is the education of the utility staff in the area of severe accidents. The utilities are expected to perform much of the analysis in-house and not rely solely on consultants for performing the analysis.

IPE results were to be reported to the NRC within three years according to guidance provided in NUREG-1335. The results of the IPE have been reviewed by the NRC. Section 2.5 provides a discussion of these results, which will be used, in part, to deal with Unresolved Safety Issues and Generic Safety Issues. The IPE submittals indicate whether particular issues apply to the plant and the utility's case for resolution. The severe accident policy recommends that new plants be shown to be acceptable for severe accidents by meeting specified criteria and procedural requirements, which include completion of a Probabilistic Risk Assessment (PRA) and consideration of the severe accident vulnerabilities that the PRA exposes.

References for Section 2.2

- U. S. Nuclear Regulatory Commission, "NRC Action Plan Developed as a Result of the TMI-2 Accident," NUREG-0660, May 1980.
- 2. John G. Kemeny, et al., "Report of the President's Commission on the Accident at Three Mile Island," October 1979.
- M. Rogovin, et al., "Three Mile Island, A Report to the Commissioners and to the Public," U. S. Nuclear Regulatory Commission, NUREG/CR-1250, January 1980.
- U. S. Nuclear Regulatory Commission, "TMI-2 Lessons Learned Task Force Final Report," NUREG-0585, October 1979.
- 5. U. S. Nuclear Regulatory Commission, "Clarification of TMI Action Plan Requirements," NUREG-0737, November 1980.
- U. S. Nuclear Regulatory Commission, "Transient Response of Babcock & Wilcox-Designed Reactors," NUREG-0667.
- 7. U.S. Nuclear Regulatory Commission, R e g u l a t o r y G u i d e 1.97, "Instrumentation or Light-Water-Cooled Nuclear Power Plants to Assess Plant

and Environs Conditions During and Following an Accident," Revision 2, December 1980.

- U.S. Nuclear Regulatory Commission, "Clarification of TMI Action Plan Requirements," NUREG-0737, Supplement 1, January 1983.
- 9. Federal Register, Vol. 45, 55,402, August 19, 1980.
- J. Samuel Walker, "A Short History of Nuclear Regulation 1946-1990," Historical Office, Office of the Secretary, Nuclear Regulatory Commission, June 1991, p.38.
- U. S. Nuclear Regulatory Commission, "Severe Accident Risks: An Assessment for Five US Nuclear Power Plants," NUREG-1150, December 1990.
- 12. Federal Register, Vol. 50, 32,138, August 8, 1985.
- U. S. Code of Federal Regulations, "Individual Plant Examination for Severe Accident Vulnerabilities," Title 10, Part 50.54, (f) Generic Letter 88-20, Nov 23, 1988.
- 14. U. S. Nuclear Regulatory Commission, "Individual Plant Examination: Submittal Guidance," NUREG-1335, August 1989.

- 1. *NRC Action Plan Developed as a Result of the TMI-2 Accident*, NUREG-0660, May 1980.
- 2. John G. Kemeny, et al., *Report of the President's Commission on the Accident at Three Mile Island*, October 1979.
- 3. M. Rogovin, et al., *Three Mile Island, A Report to the Commissioners and to the Public,* NUREG/CR-1250, January 1980.
- 4. *TMI-2 Lessons Learned Task Force Final Report*, NUREG-0585, October 1979.
- 5. *Clarification of TMI Action Plan Requirements*, NUREG-0737, November 1980.
- 6. United States Nuclear Regulatory Commission, *Transient Response of Babcock & Wilcox-Designed Reactors*, NUREG-0667.
- 7. U.S. Nuclear Regulatory Commission, Regulatory Guide 1.97, *Instrumentation for Light-Water-Cooled Nuclear Power Plants to Assess Plant and Environs Conditions During and Following an Accident*, Revision 2, December 1980.
- 8. *Clarification of TMI Action Plan Requirements*, NUREG-0737, U.S. Nuclear Regulatory Commission, November 1980, Supplement 1, January 1983.

2.3 The Chernobyl Accident

The worst nuclear power plant accident occurred on April 26, 1986 at unit 4 of the nuclear power station at Chernobyl in the Ukraine. A violent explosion destroyed the Chernobyl-4 reactor, blew its top off, and spewed large amounts of radioactive material into the environment. The accident occurred during a test in which operators had turned off the plant's safety systems and then lost control of the reactivity in the reactor. The subsequent reactivity excursion led to a massive vapor explosion, followed by hydrogen combustion and a graphite fire that lasted several days. The areas around the plant were highly contaminated and 31 workers died, 28 from acute radiation sickness.

The radioactive plume spread far into other parts of the former Soviet Union and Europe. Although the plume did not pose a threat to the United States, one measure of its intensity was that levels of iodine-131 around Three Mile Island were three times higher after Chernobyl than they were after the TMI-2 accident.¹

In many ways, the pre-Chernobyl attitude toward nuclear safety in the former Soviet Union was similar to the pre-TMI attitude in the United States. Influenced by the "it can't happen" mindset, operating personnel who were impatient to conduct a test took actions that violated procedures and began the accident. The accident took on catastrophic proportions as the result of undesirable reactor design features.² This section provides a brief overview of the Chernobyl reactor design, a description of the sequence of events leading to the accident, and a discussion of the relevance of the accident to U.S. plants.

2.3.1 Chernobyl-4 Design Features

The Chernobyl-type reactors have undergone many design and operation changes since the accident at Chernobyl-4. The discussion below portrays the design as it existed at the time of the accident and does not reflect the many changes that have since occurred.

The Chernobyl site in located in the Ukraine and contains four RBMK reactors. As shown in Figure 2.3-1, the RBMK design is a graphite-moderated, light water cooled, pressure tube reactor.³ The RBMK-1000 design generates approximately 1000 MWe. The reactor has 1661 vertical pressure tubes that contain slightly enriched uranium dioxide fuel elements. The fuel tubes are made of a zirconium alloy and contain water at a pressure of about 1000 psig (7.1 MPa). The water acts as a coolant, but unlike U.S. reactors, is not the primary moderator of neutrons.

The graphite moderator is 39 ft. (12 m) in diameter and 23 ft. (7 m) high. The fuel tubes pass up through the moderator Cooling water flows upward assembly. through the core with steam collected and driven through two turbines to generate electricity. Eight pumps return the water to the core. One of the most significant problems of the Chernobyl-4 core design was a positive void coefficient of reactivity. As boiling in the core increased, the power level increased. There were also problems with the reactivity control systems. 180 control rods are inserted from the top to control the reactor. To further exacerbate the reactivity problem, the control rods moved slowly and under some situations the control rods did not immediately introduce negative reactivity in the early phases of insertion.

RBMKs do not employ a U.S. style containment building; however, they are not totally without containment. The graphite moderator is enclosed in a steel container filled with inert gases to prevent graphite The steel container is further fires. surrounded by a concrete structure on all sides but the top. The Russian design document speaks of compartmentalized containment to limit the spread of radionuclides in the event of a pipe rupture. Much of the primary system piping is contained in small concrete compartments. Each compartment is designed to withstand a double-ended guillotine break of the largest pipe in the compartment. The structure surrounding the reactor was designed to withstand the rupture of 3 pressure tubes.

2.3.2 The Chernobyl Experiment

The Chernobyl accident began on April 25 with an experiment.¹ The experiment was a test designed to demonstrate that, in the event of a turbogenerator disconnection and the loss of offsite power, the inertia of the turbine rotor could be used to help maintain emergency power while the standby diesel generators were started. This in turn could relieve the diesel generators of the rapid startup requirements and associated stresses on the equipment. While such tests are not unknown, the procedures for the test were very poor, there was a desire to complete the tests quickly, and the operators lacked a complete understanding of the hazards involved.

Virtually no additional safety measures were taken during the test. The safety procedures indicated that all switching operations were to have the permission of the plant shift foreman and that during an emergency the staff members were to follow plant instructions. (There were no specific instructions for these conditions.) This situation was in spite of the fact that the experiment called for deactivation of the Emergency Core Cooling System, so that it would not automatically actuate as the circulation pumps ran down.

2.3.3 The Sequence of Events

The material in this section was taken primarily from a September 11, 1986 special issue of Nuclear News.³ This special issue contains an analysis of the accident by Valery Legasov of the Soviet Union as presented to an International Atomic Energy Agency conference in Vienna. Legasov presented a candid view of the accident, including many side comments. He noted, for example, that there would have been pressure on the operators to complete the tests as they shutdown on this occasion, because the next planned maintenance period was more than a year away. He also said that, in hindsight, it can be seen that technical means could easily have been used to prevent the operators from overriding safety protection systems and otherwise violating procedures. Failure to provide adequate protection for such human error represented "a tremendous psychological mistake" on the part of the designers of the **RBMK** reactor.

The run up to the accident started at 1:00 a.m. on April 25, with the reduction of reactor power over the next five minutes from 100% (3200 MWt) to half that power. Then the unwanted turbogenerator was shut down. The plant systems that had been connected to this turbogenerator, including four of the main circulation pumps and two feedwater pumps, were switched to the grid busbars of the turbogenerator that was still on line. At 2:00 pm, the ECCS was isolated to prevent it from kicking in automatically. The start of the test, however, was then postponed at the request of the local electricity dispatcher. As a result, the plant was maintained in the unauthorized state with no ECCS for the next nine hours, although this particular violation did not in actuality play any important part in what Still, the delay may have followed. aggravated operator impatience over the test, and contributed to the "mindset" that led plant personnel to ignore procedures and block safety systems in their effort to get the plant to the proper power level for the test.

At 11:10 pm, the load demand was lifted, and preparation for the test resumed with power reduced to the required level, 700-1000 MWt. The automatic control system that operates on groups of control rods in 12 zones of the core, to stabilize power density distribution, was switched off, in keeping with a low-power operation requirement. At higher power levels, these zonal rods also regulate the average power automatically. When the local controllers are switched off, automatic controllers working on a signal of the average power of the whole core come into play, but it appears that the operators did not synchronize this automatic system quickly enough to the required power There was an overshoot in the setpoint. power reduction, and the level fell below 30 MWt.

By 1:00 am on April 26, the operators were able to stabilize the power back at 200 MWt, but this was as high as they could get it due to the xenon poison buildup that had started during the excursion to lower power and was still continuing. To drag the reactor up to 200 MWt, the operators had pulled far too many of the manual control rods out of the reactor, and the neutron flux distribution in the core was such that the reactivity worth of those rods that would be effective in the first few centimeters of travel back into the core was limited to the equivalent of six to eight fully inserted rods.

According to the rules, the operating margin of reactivity should not be allowed to go below 30 rod equivalents without special authorization from the chief engineer of the power station. Legasov said that if the margin ever falls below 15 rod equivalents, "nobody in the whole world, not even the Prime Minister, can authorize continued operation of the reactor." But the operators were so intent on getting the reactor up to an acceptable power level for the test that they ignored the touchy side of the reactor.

Thus, the operators at Chernobyl-4 decided to press on, and at 1:03 and 1:07 a.m., they started the sixth and seventh main circulation pumps in immediate preparation for the tests. Since the reactor power, and consequently the hydraulic resistance of the core and the recirculation circuit, were substantially lower than planned, the full eight pumps produced a massive coolant flow through the reactor, 245,000 to 255,000 gpm (56,000 to 58,000 m^3/hr). At some individual pumps, the flow was up to 35,000 gpm (8000 m³/hr), compared with a normal operating level of 30,000 gpm (7000 m³/hr). This was another violation, because of the danger that pump breakdown and vibration could be caused by cavitation at the pumps. But the most serious consequence of the increased flow was the creation of the coolant conditions very close to saturation, with the possibility that a small temperature increase could cause extensive flashing to steam. The steam pressure and the water level in the steam separation drums had also dropped below emergency levels, but, as part of the continuing attempt to keep the reactor running long enough for the test to be started, the operators also blocked the

resulting signals of the low levels to the emergency protection system.

At 1:19 a.m., the feedwater supply was increased to as much as four times its initial value in an attempt to restore the water level in the steam separation drums. This reduced both the reactor coolant inlet temperature and fuel channel steam production, with consequent negative reactivity effects. Within 30 seconds the automatic control rods had fully withdrawn in response to the negative reactivity, and the operators attempted to withdraw the manual rods as well. But the operators again overcompensated, and the automatic rods began to move back in.

At 1:22 a.m., the reactor parameters were approximately stable, and the decision was made to start the actual turbine test. But in case they wanted to repeat the test again quickly, the operators blocked the emergency protection signals from the turbine stop valve, which they were about to close, so that it would not trip the reactor. Also, just before they shut off the steam to the turbine, they sharply reduced the feedwater flow back to the initial level required for the test conditions. This boosted the coolant inlet temperature, creating a transient situation that could not be addressed because safety systems were cut off.

At 1:22:30 a.m., the operators obtained a printout from the fast reactivity evaluation program, giving them the position of all the rods and showing that the operating reactivity margin had fallen to a level that required immediate shutdown of the reactor. But they delayed long enough to start the test. There was clearly a failure to appreciate the basic reactor physics of the system, which had rendered the control rods relatively worthless. The neutron flux distribution in the core had been pulled into such a distorted shape that the majority of the rods would have go to well into the core before they would encounter sufficient neutron flux for their absorption to be effective.

At 1:23:04 a.m., the turbine stop valve was closed. With the isolation of the turbine, four of the primary circulation pumps started to run down, another transient situation for which the automatic responses had been cut off.

Shortly after the beginning of the test, the reactor power began to rise sharply. The bulk of the coolant was very close to the saturation point at which it would flash to steam, because the operators had earlier run an excessive level of coolant flow with all eight pumps on during low power reactor operation. The RBMK reactor, with its positive void coefficient, responds to any such formation of steam with an increase in reactivity and power, and further increases in temperature and steam production resulting in a runaway condition.

At 1:23:40 a.m., the scram button, which would drive all control rods into the core, was pushed. Legasov told the Vienna meeting that there seemed to be some ambiguity about the motivation for this action, as unearthed during subsequent questioning by investigators of the fatally ill shift foreman, who had given the order. He may have been belatedly responding to the printout of reactivity margin; he could have been responding to the sharp rise in reactor power; or he may simply have believed that the test had now run long enough to allow him to shut down the reactor.

After a few seconds a number of shocks were felt in the control room, and the operator saw that the control rods had not reached their lower stops. He therefore deactivated the rods to let them fall by gravity.

At about 1:24 a.m., observers outside the plant reported two explosions, one after the other; burning lumps of material and sparks shot into the air above the reactor and some fell onto the roof of the turbine hall and started a fire.

In his presentation of Table 2.3-1, which delineates the operator violations, at the Vienna meeting, Legasov said that if any one of the first five violations had not been committed, the accident would not have happened.

2.3.4 Inside the Reactor

The mechanism of the accident, particularly in the last few seconds before the explosion that literally blew the top off the reactor, was the subject of intense interest for one of the working groups at the meeting. By the end of the week, the consensus of international experts was that the accident mechanism as described in the Soviet report, a prompt critical reactivity excursion and a steam explosion, was a wholly plausible explanation for what happened. There is still a need for more detailed understanding of the mechanism, and some doubts linger on the cause of a second explosion that was reported to have taken three or four seconds after the first.

The prompt critical excursion took the power first to around 530 MWt at 1:23:40, and only the Doppler effect of the fuel heating up to an estimated 3000°C pulled it back down briefly. The continuing reduction of water flow through the fuel channels during the power excursion led to intensive steam production, the destruction of the fuel, a rapid surge of coolant boiling (with the particles of destroyed fuel entering the boiling water), a rapid and destructive increase of pressure in the fuel channels, and finally the explosion that destroyed the reactor.

At precisely the moment of fuel disruption, which was believed to occur when the energy density in the fuel exceeded 540 Btu/lb_m (1260 J/g), there was an abrupt fall of the coolant flow as check valves on the main circulation pumps closed in response to the increased pressure in the core. This loss of flow was also recorded by the datalogging system. The flow from the pumps would have been partially restored after the rupture of the fuel channels, but the water was now directed into a mass of damaged zirconium and hot graphite. The ensuing reaction would have produced large amounts of hydrogen and carbon monoxide, which, upon contact with air above the reactor, could have caused the second explosion.

2.3.5 Implications for U.S. Plants

U.S. reactors employ very different designs than Chernobyl-4. First, all U.S. power reactors have negative reactivity coefficients in virtually every situation, and control rods in U.S. plants provide fast negative reactivity insertion. Further, disabling of safety systems in violation of technical specifications is not expected to knowingly occur. The level of safety-related training is much higher than that attained at Chernobyl prior to the event. In addition, as discussed in Chapter 4, all U.S. power reactors employ large strong containment structures. Such a structure might not have been effective against the enormous energy releases of Chernobyl, but would be effective in many postulated severe accidents at U.S. plants.

One U.S. reactor, the N Reactor at Hanford, Washington, was shut down following Chernobyl. The design of the N Reactor included pressure tubes and graphite moderation, but was different from Chernobyl in many other respects. However, the reduced need for the plutonium that it produced coupled with adverse publicity and safety concerns led to the ultimate shutdown and mothballing of the N Reactor.

Supporters of nuclear power emphasized that a Chernobyl-type accident could not occur in commercial U.S. plants (or other nations), which featured safety systems and containments to prevent the release of radionuclides. But nuclear critics pointed to Chernobyl as the prime example of the hazards of nuclear power. The Chernobyl tragedy was a major setback to the hopes of nuclear proponents to win public support for the technology and to spur orders for new reactors. U. S. utilities had not ordered any new plants since 1978 and the number of cancellations of planned units was growing. The Chernobyl accident added a new source of concern to long-standing controversies over the licensing of U.S. plants.

The Chernobyl accident could not be repeated at a U.S. nuclear power plant due to fundamental differences in reactor design. Nevertheless, risk assessments of U.S. plants have identified possible severe accidents in which containment fails and very large releases of radionuclides occur. Most of these releases would not be accompanied by explosions or fires like those at Chernobyl where the radioactive plume was lofted high into the atmosphere and away from local residents. As discussed in Chapter 5, a large release from U.S. plant could, under unfavorable meteorological conditions, result in more early fatalities than occurred at While uncontained severe Chernobyl. accidents leading to such releases are not considered likely, one should avoid the mindset that "it can't happen here."

	Violation	Motivation	Consequence
1.	Reducing operational reactivity margin below permissible limit	Attempt to overcome xenon poisoning	Emergency protection system was ineffective
2.	Power level below that specified in test program	Error in switching off local auto-control	Reactor difficult to control
3.	All circulating pumps on with some exceeding authorized discharge	Meeting test requirements	Coolant temperature close to saturation
4.	Blocking shutdown signal from both turbogenerators	To be able to repeat tests if necessary	Loss of automatic shutdown possibility
5.	Blocking water level and steam pressure trips from drum-separator	To perform test despite unstable reactor	Protection system based on heat parameters lost
6.	Switching off emergency core cooling system	To avoid spurious triggering of ECCS	Loss of possibility to reduce scale of accident

Table 2.3-1The most dangerous violations of operating procedures at
Chernobyl-4*

*From the Soviet Union summary of its report to the IAEA.



Schematic diagram of the RBMK-1000, a heterogeneous water-graphite channel-type reactor (source: Soviet report to IAEA)*

*Reprinted with special permission from IAEA

Figure 2.3-1 Boiling water pressure tube graphite moderated reactor

References for Section 2.3

- 1. R. A. Knief, "Nuclear Engineering, Theory and Technology of Commercial Nuclear Power," Second Edition, Hemisphere Publishing, 1992, p. 458.
- 2. N. A. Shteynberg et al., "On the Causes and Circumstances of the

Accident at Unit 4 of Chernobyl Nuclear Power Plant on 26 April 1986," Report of USSR GPAN Commission, NRC Translation 2932, 1991.

3. American Nuclear Society, "Special Report," *Nuclear News*, La Grange Park, Illinois, September 11, 1986. 1. Knief, Ronald Allen, Nuclear Engineering, Theory and Technology of Commercial Nuclear Power, Second Edition, Hemisphere Publishing, 1992, p. 458.

2. N.A. Shteynberg et al., "On the Causes and Circumstances of the Accident at Unit 4 of Chernobyl Nuclear Power Plant on 26 April 1986," Report of USSR GPAN Commission, NRC Translation 2932 (1991).

3. Nuclear News - *Special Report, American Nuclear Society*, La Grange Park, Illinois, September 11, 1986.

2.4 Risk Influences and the Development of Safety Goals

As discussed in Section 1.2.1, the Atomic Energy Act of 1954 requires the NRC to ensure that

> the utilization or production of special nuclear material will ... provide adequate protection to the health and safety of the public.

In its rules and decisions, the Commission refers to this standard as either the "adequate protection" standard or the "no undue risk" standard. The interchangeable use of these two terms has been accepted in legal decisions.^{1,2} Congress left it to the AEC/NRC to determine what constituted "no undue risk." Prior to the TMI-2 accident, such determinations were based primarily on the engineering judgment of the NRC staff, the ACRS, and the Following the TMI-2 Commissioners. accident, the NRC began to deal with risk in a more systematic and quantitative manner through the use of PRA techniques. Quantitative risk limits have not generally been imposed in NRC regulations; however, quantitative risk estimates do provide supporting rationale and impetus for regulatory decisions. As PRA has improved over the years, the weight given to quantitative risk estimates has increased.

The next sections describe the role that quantitative risk estimates played in addressing past important regulatory issues. Then, the development of the backfit rule and safety goals are discussed.

2.4.1 Past Risk-Influenced Regulatory Practices

Risk considerations, both qualitative and quantitative, have influenced a number of

existing regulations and in fact have always been present in the minds of decision makers. The remainder of this section will give examples illustrating how the consideration of risk has evolved from an ad hoc approach to a more systematic process.

2.4.1.1 Anticipated Transients Without Scram

An "anticipated transient" is an event that is expected to occur one or more times during the life of a nuclear power plant. There are a number of anticipated transients, some quite trivial and others that are more significant in terms of the demands imposed on plant equipment. Anticipated transients include such events as a loss of electrical load that leads to closing of the turbine stop valves, a load increase such as opening of a condenser bypass valve, a loss of feedwater flow, and a loss of reactor coolant flow.

The reactor protection system (RPS) is designed to monitor key plant variables to detect off-normal plant conditions arising from anticipated transients and automatically initiate whatever safety action is needed. For some anticipated transients, to assure that no damage to the plant occurs, the RPS is designed to automatically "scram" the reactor, that is, to cause the control rods to rapidly move into the core, thereby shutting down the nuclear reaction and reducing the heat generation rate to that associated with radionuclide decay (see Figure 1.4-1). An "anticipated transient without scram" or ATWS event would occur if the RPS failed to scram the reactor given such a transient. Appendix 2B provides more information about the RPS and ATWS.

Origin of the ATWS Issue

The concern about ATWS originated in discussions of the ACRS, the regulatory staff, and reactor manufacturers about potential interactions between reactor control and protection systems. This concern was based on a classic accident that occurred at the High Temperature Reactor Experiment (HTRE-3), an experimental reactor in Idaho.³ Both the control system and protection system for this reactor took inputs from the same neutron flux instruments. A design defect in these instruments prevented an increase in current when the reactor power increased. The unchanging current caused the reactor control system to withdraw the control rods and simultaneously blinded the reactor protection system to the resulting power increase. The core was destroyed.

ACRS member S. H. Hanauer began raising the control/protection separation issue in connection with specific plants being reviewed by the ACRS in 1966 and 1967. Reactor instrument designers carried out analyses of various kinds of failures. After considerable discussion, and some design changes, it was determined that separation of control and protection functions was being achieved to a reasonable degree, either by physical separation or by electrical isolation. It became clear that failures caused by equipment wear-out or failures occurring on a random basis in protection systems would not cause appreciable deterioration of reliability because of the redundancy of the systems. It was not so clear, however, that these systems were sufficiently invulnerable to common cause failures (see Appendix 2B).

In a letter to the ACRS dated January 21, 1969, E. P. Epler, an ACRS consultant, pointed out that common cause failures could reduce the reliability of protection systems in such a way that the system might not function properly in the event of an anticipated transient.³ Epler argued as follows: (1) Reactor scram was needed to prevent core meltdown and a loss of containment integrity following a routine operating event such as loss of electric load, which might occur about once a year. (2) A scram failure probability smaller than 10^{-4} per demand could not be defended because of the possibility of common cause failures. (3) Therefore, core melt and a major release of radioactivity might occur with a probability larger than 10^{-4} per reactor-year.

In a memorandum enclosed with his letter, Epler noted that public figures like Alvin Weinberg, the Director of Oak Ridge National Laboratory (ORNL), and Chauncey Starr, then Dean of Engineering at the University of California, Los Angeles, and formerly President of Atomics International, had publicly indicated that the probability of a serious reactor accident was similar to that of a jet airliner plunging into Yankee Stadium during a World Series game, which Epler estimated as roughly 10^{-7} per year. However, because of the lack of measures to cope with the China Syndrome, and because of his own estimate of the probability of scram failure, Epler felt that the actual probability of a serious accident might be a factor of 1,000 higher.

The ATWS issue posed by Epler sparked heated debate and took over 15 years to resolve. Initial efforts to resolve the issue took two general directions. The first involved attempts to evaluate the likelihood of common cause or other failures of reactor protection systems that might lead to ATWS events. Second, in late 1970, analyses of the consequences of postulated ATWS events were requested of

WASH-1270

In September 1973 the NRC publicly adopted a position on ATWS with the publication of the WASH-1270 report.⁴ Along with providing for important plant design changes, an important aspect of the WASH-1270 report was that it defined an overall safety goal, as well as a quantitative goal for ATWS, for future plants. Specifically, the overall safety goal was that

> ... the risk to the public from all reactor accidents should be very small compared to other risks of life such as disease or natural catastrophes.

Projecting about one thousand nuclear plants in the United States by the year 2000, it was argued that the safety objective would require

> that there be no greater than one chance in one million per year for an individual plant of an accident with potential consequences greater than the Part 100 guidelines.

WASH-1270 further proposed to allocate only one-tenth of their objective to any one accident type; hence, the safety objective for ATWS was that it not lead to an accident with serious offsite consequences more frequently than 10^{-7} per reactor-year.

With the issuance of the WASH-1270 report in September 1973, the regulatory staff had taken a position on ATWS and it was seemingly resolved except for

implementation. The ACRS moved the ATWS issue into the resolved column on their list of generic issues in February 1974. In the period 1974-1975 all the reactor vendors submitted analyses on ATWS in general response to the requirements set forth in the WASH-1270 report.

Unfortunately, the resolution of ATWS was short lived. In the ensuing years a number of positions were taken by the NRC and the industry. In 1975 the NRC proposed additional design changes. The industry countered by pointing out that the Reactor Safety Study did not show ATWS as a major contributor to risk for LWRs. The industry followed up with a series of reports indicating low risk to the public.

In April 1978 the regulatory staff issued a new report, NUREG-0460, titled "Anticipated Transients Without Scram for Light Water Reactors."⁵ This report proposed a change in safety objective for an unacceptable ATWS from 10⁻⁷ per reactor-year as set forth in the WASH-1270 to 10^{-6} per reactor-year. This was apparently based on the overall frequency of core melt predicted in the Reactor Safety Study $(5 \times 10^{-5} \text{ per reactor-year})$. The staff employed a mixture of deterministic and probabilistic analyses to prescribe the design approaches that would be needed to meet the new safety objective for each LWR vendor. The new staff proposals were again opposed very strongly by the industry, and after many meetings between the NRC staff, the ACRS, and representatives of the nuclear industry, strong differences of opinion still existed.

Failure of Control Rods to Fully Insert at Browns Ferry 3

On June 28, 1980, Browns Ferry Unit 3, a BWR, reported that 76 of 185 control rods

failed to insert fully into the core when a manual scram was initiated by the reactor operator. Fortunately, this occurred during a routine shutdown from about 35% power, rather than during the kind of reactor transient in which complete and rapid scram of all the rods might have been important.

The problem was determined to be hydraulic in nature rather than electrical or mechanical. The control rod drives (CRDs), which insert and withdraw the attached control rods in a General Electric BWR, are essentially water-driven hydraulic pistons. On a scram, a relatively high water pressure is applied to the bottom side of the piston by opening a scram inlet valve. A scram outlet valve opens to relieve water and pressure above the piston and the rods are rapidly driven up into the reactor core. Water discharged from the 185 individual CRDs during scram insertion is collected in two separate headers called the scram discharge volumes (SDVs). During normal operation, both SDVs are designed to remain empty.

Tests, inspections, and analyses conducted after the event led to the conclusion that the east SDV was substantially full of water at the time of the event, leaving insufficient room for the discharge water. Accordingly, upon scram actuation, the CRDs rapidly drove the control rods partially into the core but rod motion prematurely ceased when pressure quickly equalized on each side of the pistons. Following each scram actuation, the scram signal was reset by the operator, allowing more water to drain from the SDV and permitting the rods to insert further. Sufficient water was finally drained from the SDV to allow the rods to insert fully on the fourth scram signal.

2.4 Risk Influences and the Development of Safety Goals

A Preliminary Notification was issued promptly and on July 3, 1980 the NRC issued IE Bulletin 80-17 to all BWR licensees. Continuing NRC review of the Browns Ferry event identified other problems, which required tests, inspections, hardware changes, new procedures, and operator training at various BWR plants. These actions are discussed in Appendix 2B. Browns Ferry Unit 3 was authorized to restart on July 13, 1980, following completion of the actions required by IE Bulletin 80-17 and other extensive tests.

ATWS Event at Salem 1

At 12:21 a.m. on February 25, 1983 a low-low water level condition in one of the four steam generators at Salem 1 initiated a reactor trip signal in the reactor protection system. At the time, the reactor was at 12% rated thermal power in preparation for power escalation after a recently completed refueling outage. Upon receipt of the valid reactor trip signal, both of the redundant reactor trip breakers failed to open (opening of either reactor trip breaker would have caused the reactor to trip). About 25 seconds later, operators manually initiated a reactor trip from the control room. The reactor trip breakers opened as a result of the manual trip signal and this resulted in insertion of all control rods and shutdown of the reactor. Following the manual trip, the plant was stabilized in the hot standby condition. All other systems functioned as designed. Approximately two hours after the Salem 1 event, the cause of the failure to trip was determined by licensee instrumentation technicians to be failure of the UV trip device in both reactor trip breakers to function as designed. The plant was placed in cold shutdown at the request of the NRC.

On February 26, 1983 NRC investigators discovered that a similar failure had occurred on at Salem 1 on February 22, 1983. Based on a computer printout of February 22 events, it was evident that on that day (as on February 25) the two reactor trip breakers failed to open upon receipt of an automatic trip signal from the reactor protection system. The operators initiated a manual trip even though they were unaware that the automatic trip had failed.

Due to the serious nature of Salem 1 ATWS event, the NRC issued Inspection and Enforcement Bulletin No. 83-01⁶ on the same day (February 25, 1983) to all PWR licensees for action and to other nuclear power reactor facilities for information. Subsequent initiatives on the part of NRC and industry identified and corrected potential deficiencies in reactor trip breakers and related maintenance procedures at several other plants as described in Appendix 2B.

Because of previously identified problems at Salem and the licensee's failure to recognize that an ATWS event had occurred on February 22, 1983 the NRC did not permit the Salem plants to restart until both technical and management corrective actions were satisfactorily addressed. On April 26, 1983 the NRC agreed that the plants could be returned to service; however, on May 5, 1983 the NRC forwarded to the Salem licensee a Notice of Violation and Proposed Imposition of Civil Penalties (for \$850,000).⁷ Violations included operation of the reactor even though the reactor protection system could not be considered operable, and several significant deficiencies which contributed to the inoperability of the reactor trip breakers. Region I instituted an augmented inspection program at Salem to monitor the licensee's progress towards completion of

2.4 Risk Influences and the Development of Safety Goals

longer term corrective actions, including independent management consultants' recommendations.

The special NRC task force prepared a two-volume report, NUREG-1000.⁸ The first volume dealt with the generic implications of the Salem events. The second volume documented the NRC actions to be taken based on the work of the task force. The results of the task force were considered in deliberations regarding the ATWS position and rule, which was being developed by the NRC.

10 CFR 50.62, The ATWS Rule

On November 24, 1981, 15 months before the Salem 1 ATWS event, the NRC invited comments on three proposed ATWS rules.⁹ In July 1982 a Task Force and Steering Group of NRC personnel from several offices was formed to consider comments received on the three proposals and to develop a final rule on ATWS. Appendix 2B reproduces the final ATWS rule and also discusses the key changes that were considered.¹⁰

The Commission stressed that ATWS risk reductions can also be achieved by reducing the frequency of transients which call for the reactor protection system to Challenges to the reactor operate. protection system may arise from unreliable components, inadequate post-trip reviews, poor testing, or tolerance of inadequate or degraded control systems. Operating experience in Japan indicated a transient frequency that was substantially less than in the United States. Utilities had categorized transients for over ten years but had not specifically instituted a program to reduce them. While not specifically required by the ATWS rule, the Commission urged licensees to analyze challenges to the plant safety systems,

particularly the reactor trip system, and determine how improvements could be made.¹¹ Industry response to this challenge has been positive as indicated in Figure 2.4-1.

Interestingly, the final rule says nothing about quantitative risk goals. In this case, risk arguments provided the impetus for the rule but are not present in the final rule.

2.4.1.2 Auxiliary Feedwater Reliability

The auxiliary feedwater system (AFWS) normally operates during startup, hot standby, and shutdown to provide feedwater to PWR steam generators. In conjunction with a Seismic Category I water source, it also functions as an emergency system for the removal of heat from the primary system when the main feedwater system is not available for emergency conditions including small LOCAs. The AFWS operates over a time period sufficient either to hold the plant at hot standby for several hours or to cool down the primary system (at a rate not to exceed limits specified in technical specifications) to temperature and pressure levels at which the low pressure decay heat removal system can operate.

The Reactor Safety Study found the AFWS to be important in preventing certain core damage scenarios, and the loss of auxiliary feedwater at TMI-2 reinforced concerns regarding the reliability of the AFWS. Prior to the accident at TMI-2 there was wide variance in design philosophy for auxiliary feedwater systems. In particular the degree of diversity and redundancy varied widely. Some multi-plant sites had only one auxiliary feedwater pump per plant with interconnections between units. Other plants had two motor driven and one turbine-driven pump.

The NRC reviews information provided on the AFWS in the applicant's Safety Analysis Report following the Standard Review Plan. In July 1981, Section 10.4.9 of the Standard Review Plan¹² required that, as part of their review, the NRC assure that an AFWS reliability analysis be performed in accordance with NUREG-0737¹¹ using the methodology defined in NUREG-0611¹³ and NUREG-0635.¹⁴ Such an analysis provides an estimate the AFWS reliability and indicates major contributors to AFWS failure for various loss of main feedwater transients.

As set forth in Standard Review Plan Section 10.4.9, an acceptable AFWS should have an unreliability in the range of 10⁻⁴ to 10⁻⁵. Compensating factors such as other methods of accomplishing the safety functions of the AFWS or other reliable methods for cooling the reactor core during abnormal conditions may be considered to justify a larger unavailability of the AFWS.

In December 1986, additional regulatory guidance regarding auxiliary feedwater systems was set forth.¹⁵ The new guidance called for operating plants to demonstrate a 10^{-4} unreliability using plant-specific data. This guidance is an example of the use of quantitative risk estimates, although they apply only to a particular system and not to the risk of a severe accident.

2.4.1.3 Station Blackout Rule

Station blackout is the complete loss of alternating current (AC) electrical power to the essential and nonessential switchgear buses in a nuclear power plant. Many safety systems required for reactor core cooling and containment heat removal depend on AC power; however, because station blackout requires multiple component failures, U.S. plants were not specifically designed (before the July 21, 1988 station blackout rule) to withstand station blackout. In 1975 the Reactor Safety Study showed that station blackout could be an important contributor to the total risk from nuclear power plant accidents.¹⁶ As operating experience accumulated, the concern arose that the reliability of both the onsite and offsite emergency AC power systems might be less than originally anticipated. In 1979 the NRC designated station blackout as an unresolved safety issue. A task action plan for issue resolution (TAP A-44) was issued in July 1980, and work was begun to determine whether additional safety requirements were needed.

Operating plant data and several plant specific probabilistic studies yielded the quantitative information presented in Table 2.4-1 and the following important findings regarding station blackout.¹⁷

- 1. The variability of estimated station blackout likelihood is potentially large, ranging from approximately 10⁻⁵ to 10⁻³ per reactor-year. A "typical" estimated frequency is on the order of 10⁻⁴ per reactor-year.
- 2. The capability to restore offsite power in a timely manner (less than 8 hours) can have a significant effect on accident consequences.
- 3. The redundancy of onsite AC power systems and the reliability of individual power supplies have a large influence on the likelihood of station blackout events.
- 4. The capability of the decay heat removal system to cope with long duration blackouts (greater than 2

hours) can be a dominant factor influencing the likelihood of core damage or core melt for the accident sequence.

5. The estimated frequency of station blackout events that result in core damage or core melt can range from approximately 10⁻⁶ to greater than 10⁻⁴ per reactor-year. A "typical" core damage frequency estimate is on the order of 10⁻⁵ per reactor-year.

The station blackout rule 10 CFR 50.63,¹⁸ which became effective on July 21, 1988, was promulgated to reduce the risk of severe accidents resulting from station blackout by:

(a) maintaining highly reliable ac electric power systems; and (b) as additional defense in depth, assuring that plants can cope with a station blackout for a specified duration selected on a plant-specific basis.¹⁹

It should be noted that station blackout was not deemed to constitute an undue risk without the station blackout rule. It was recognized that, even with the rule, station blackout may still remain an important contributor to residual risk. The station blackout rule was developed to enhance safety by accident prevention and thereby reduce the likelihood of a core damage accident being caused by a station blackout. Like the ATWS rule (Section 2.4.1.1) it recognizes and addresses the threat posed by common cause failures.

The station blackout rule identifies the reliability of onsite emergency ac power sources as being one of the main factors contributing to risk of core melt resulting from station blackout. Diesel generator units have been widely used as the power source for the onsite electric power

The NRC staff developed systems. Regulatory Guide 1.155 entitled "Station Blackout," which presents guidance on (1) maintaining a high level of reliability for emergency diesel generators, (2) developing procedures and training to restore offsite and onsite emergency ac power should either one or both become unavailable, and (3) selecting a plant-specific acceptable station blackout duration that the plant would be capable of surviving without core damage. Application of the methods in this guide would result in selection of an acceptable station blackout duration (e.g. 2, 4, 8, or 16 hours) that depends on the specific plant design and site-related characteristics.

The station blackout rule allows utilities several design alternatives to ensure that an operating plant can safely shut down in the event that all ac power (offsite and onsite) is lost. The NRC staff prefers demonstrating compliance with 10 CFR 50.63 through the installation of a spare (full capacity) alternate ac power source of diverse design that is consistent with the guidance in Regulatory Guide 1.155 and is capable of powering at least one complete set of normal safe shutdown loads. Although an alternate AC power source is the preferred resolution to this issue in 10 CFR 50.63, NRC imposition would exceed current NRC regulations. For advanced LWRs the NRC staff has recommended that the NRC commissioners approve imposition of an alternate ac power source.

The resolution of the station blackout safety issue established the need for an emergency diesel generator (EDG) reliability program that has the capability to achieve and maintain the emergency diesel generator reliability levels in the range of 0.95 per demand or better to cope with station blackout. Explicit guidance in

2.4 Risk Influences and the Development of Safety Goals

the areas of diesel-generator preoperational testing, periodic testing, and reporting requirements have been developed for meeting this reliability goal in a revision to Regulatory Guide 1.9,²⁰ which was prepared for the resolution of Generic Safety Issue B-56, "Diesel Reliability."

2.4.1.4 Backfit Rule

Backfitting is defined in some detail in 10 CFR 50.109, but for purposes of discussion here it means measures which are directed by the Commission or by NRC staff in order to improve the safety of nuclear power reactors, and which reflect a change in a prior Commission or staff position on the safety matter in question.²¹ The current Backfit Rule has evolved in three stages:

- 1. the 1970 Backfit Rule which allowed the NRC to take advantage of technological advances in safety,
- 2. the 1985 Final Backfit Rule which included cost impact in the consideration of backfits, and
- 3. the 1988 Amended Final Backfit Rule which dealt with legal problems associated with cost considerations.

The NRC promulgated its first rule concerning the "backfitting" or safety-enhancement of nuclear reactors in 1970. In explaining the need for such a rule, the NRC noted that

> rapid changes in technology in the field of atomic energy result in the continual development of new or improved features designed to improve the safety of production and utilization facilities.²²

The rule addressed these technological changes by setting forth a standard governing when the NRC could require a plant previously licensed for construction or operation to incorporate a new safety feature. The rule stated that

> the Commission may ... require the backfitting of a facility if it finds that such action will provide substantial, additional protection which is required for the public health and safety or the common defense and security.²³

The rule excepted from this standard any backfit that was necessary to bring a facility into compliance with its license or a Commission order, rule, or regulation. A backfit of this kind was apparently always required.

By the end of the 1970s the backfit rule had become the target of widespread Some charged that the rule criticism. allowed the Commission to ignore the need for backfitting outmoded plants. For example, the President's Commission on the $\tilde{TMI-2}$ accident²⁴ stated that the rule had not forced the NRC to "systematically consider" the "need for improvement of older plants." Others charged that the rule allowed the Commission to indiscriminately impose backfits without regard to their real necessity or cost. For example, NRC's Regulatory Reform Task Force claimed that

> The staff's prior backfitting practices which have cost consumers billions of dollars have made nuclear plants more difficult to operate and maintain, have injected uncertainty and paralyzing delay into the administrative process

and in some instances may have reduced rather than enhanced public health and safety.²⁵

All commentors appeared to agree that the rule had failed to systematize or rationalize the Commission's backfitting process.

In response to criticism of the 1970 rule, the NRC published an advance notice of proposed rule-making on September 28, 1983. The notice invited public comment on draft backfit rules proposed by the Commission's Regulatory Reform Task Force and the Atomic Industrial Forum, the trade association of the nuclear power Fourteen months later, after industry. having received and reviewed numerous comments the Commission published a proposed version of the final rule.²⁶ Parties commented on the rule, focusing especially on the authority of the Commission to consider economic costs when deciding whether to impose backfits.

On September 20, 1985 the Commission published its final rule, which became effective on October 21, 1985.²⁷ The heart of the final backfit rule is the standard governing the circumstances in which the Commission will order a backfit. The standard incorporated the 1970 rule's requirement that the backfit substantially increase protection to health and safety, but added an additional requirement that the benefits of the backfit justify its costs. Specifically, the rule provided:

> The Commission shall require the backfitting of a facility only when it determines ... that there is a substantial increase in the overall protection of the public health and safety or the common defense and security to be derived from the backfit and that the direct and indirect costs of

implementation for that facility are justified in view of this increased protection.

The rule set forth in some detail the way in which the NRC would make the determination of whether a proposed backfit meets the governing standard. The rule requires that the NRC prepare a "systematic and documented analysis" of each proposed backfit, considering available information concerning nine factors:

- 1. the specific objectives of the proposed backfit;
- 2. the activity that would be required by the licensee to complete the backfit;
- 3. the potential change in risk to the public resulting from the backfit;
- 4. the potential impact of the backfit on the radiological exposure of the facility's employees;
- 5. the costs of installation and maintenance associated with the backfit, including the cost of facility downtime or construction delay;
- 6. the potential impact on safety of the changes in plant or operational complexity resulting from the backfit;
- 7. the estimated resource burden on the NRC associated with imposing the backfit;
- 8. whether the relevancy and practicality of the particular kind of backfit will vary from facility to facility; and
- 9. whether the backfit is an interim measure and, if so, the justification

2.4 Risk Influences and the Development of Safety Goals

for imposing the backfit on an interim basis.

In addition to considering these nine factors, the rule required the NRC to take into account "any other-information relevant and material to the proposed backfit" in preparing the requisite analysis.

The rule also stated that "backfit analysis is not required and the standard does not apply" in three situations. The first exception, similar to the exception in the 1970 rule, is when a backfit is necessary to bring a facility into compliance with a license, the rules or orders of the Commission or written commitments of the licensee. The second exception is when

> an immediately effective regulatory action is necessary to ensure that the facility poses no undue risk to the public health and safety.

The rule provides that the imposition of a backfit falling within this exception

shall not relieve the Commission of performing an analysis after the fact to document the safety significance and appropriateness of the action taken.

The third exception appears in a footnote appended to the subsection containing the second exception. This footnote states:

> For those modifications which are to ensure that the facility poses no undue risk to the public health and safety and which are not deemed to require immediately effective regulatory action, analyses, are required; these analyses, however, should not involve cost considerations
except only insofar as cost contributes to selecting the solution among various acceptable alternatives to ensuring no undue risk to public health and safety.

The 1985 backfit rule and a related internal NRC Manual chapter which partially implemented it were challenged by the Union of Concerned Scientists. On August 4, 1987 the U.S. Court of Appeals for the DC Circuit rendered its decision vacating both the rule and the NRC Manual chapter which implemented the rule.²⁸ The Court concluded that the rule, when considered along with certain statements in the rule preamble published in the Federal Register, did not speak unambiguously in terms that constrained the NRC from considering economic costs in establishing standards to ensure adequate protection of the public health and safety as dictated by section 182 of the Atomic Energy Act. At the same time, the Court agreed with the Commission that once an adequate level of safety protection had been achieved under section 182, the Commission was fully authorized under section 161i of the Atomic Energy Act to consider and take economic costs into account in ordering further safety improvements. The Court therefore rejected the position of the Union of Concerned Scientists that economic costs may never be a factor in safety decisions under the Atomic Energy Act.

Because the Court's opinion regarding the circumstances in which costs may be considered in making safety decisions on nuclear power plants was completely in accord with the Commission's own policy views on this important subject, the Commission decided not to appeal the decision. Instead, the Commission decided to amend both the rule and the related NRC Manual chapter (Chapter 0574) so that they con-

2.4 Risk Influences and the Development of Safety Goals

form unambiguously to the Court's opinion.

The final amended backfit rule was published as 10 CFR 50.109 on June 6, 1988.²⁵ In the rulemaking the Commission has adhered to the following safety principle for all of its backfitting decisions.

> The Atomic Energy Act commands the Commission to ensure that nuclear power plant operation provides adequate protection to the health and safety of the public. In defining, redefining or enforcing this statutory standard of adequate protection, the Commission will not consider economic costs. However, adequate protection is not absolute protection or zero risk. Hence safety improvements beyond the minimum needed for adequate protection are possible. The Commission is empowered under section 161 of the Act to impose additional safety requirements not needed for adequate protection and to consider economic costs in doing so.

The 1985 revision of the backfit rule, which was the subject of the Court's decision, required, with certain exceptions, that backfits be imposed only upon finding that they provided a substantial increase in the overall protection of the public health and safety or the common defense and security and that the direct and indirect costs of implementation were justified in view of this increased protection. The final rule restates the exceptions to this requirement for a finding, so that the rule will clearly be in accord with the safety principle stated above. In response to the Court's decision, the rule now provides that if the

contemplated backfit involves defining or redefining what level of protection to the public health and safety or common defense and security should be regarded as adequate, neither the rule's "substantial increase" standard nor its "costs justified" standard (see 50.109(a)(3)) is to be applied (see 50.109(a)(4)(iii)). Also in response to the Court's decision, (see 824P.2d at 119) the rule now also explicitly says that the Commission shall always require the backfitting of a facility if it determines that such regulatory action is necessary to ensure the health and safety of the public and is in accord with the common defense and security. On instruction from the Commission, the NRC staff amended its Manual Chapter on plant-specific backfitting to ensure consistency with the Court's opinion.

Implementation of the Backfit Rule continues to evolve, due to ambiguity concerning terms like "substantial additional protection." The "cost justified" standard is changing due to revised economic analysis. Previously, the cost benchmark had been \$1000/person-rem. Changes that cost less than this amount were considered cost justified. That benchmark was changed in 1995 to \$2000/person-rem.^{29,30} Processes for performing these calculations are also evolving, as PRA technology improves.

2.4.2 Safety Goal Policy

Several TMI-2 investigators recommended that the NRC explicitly identify a safety goal -- a level of risk at which reactors would be safe enough. Establishing such a goal, advocates believed, would end the interminable question: When is a nuclear power plant safe enough? The NRC established both qualitative and quantitative safety goals in August 1986, after several years of deliberations.³¹

2.4 Risk Influences and the Development of Safety Goals

The qualitative safety goals are as follows:

- 1. Individual members of the public should be provided a level of protection from the consequences of nuclear power plant operation such that individuals bear no significant additional risk to life and health.
- 2. Societal risks to life and health from nuclear power plant operation should be comparable to or less than the risks of generating electricity by viable competing technologies and should not be a significant addition to other societal risks.

The corresponding quantitative safety goals are:

- 1. The risk to an average individual in the vicinity of a nuclear power plant of prompt fatalities that might result from reactor accidents should not exceed one-tenth of one percent of the sum of prompt fatality risks resulting from other accidents to which members of the U.S. population are generally exposed.
- 2. The risk to the population near a nuclear power plant of cancer fatalities that might result from nuclear power plant operation should not exceed one tenth of one percent of the sum of cancer fatality risks resulting from all other causes.

The average accident fatality rate in the U.S. is approximately 5×10^{-4} per individual per year, so the quantitative value for the first goal is 5×10^{-7} per individual per year. The "vicinity of a nuclear power plant" is defined to be the area within one mile (1.6 km) of the plant site boundary. The average U.S. cancer fatality rate is approximately 2×10^{-3} per year, so the

quantitative value for the second goal is 2×10^{-6} per average individual per year. The population "near a nuclear power plant" is defined as the population within ten miles (16 km) of the plant site.

When first proposed in the early 1980s, the second of these quantitative goals set off a flurry of controversy. While a ten mile (16 km) radius around the plant site was selected for evaluation, the choice of a particular radius is arbitrary and somewhat controversial. When considering a 0.1 percent cancer rate within a fifty mile (80 km) radius, for example, this would amount to an average of three excess cancer fatalities per reactor per year (these would be excess over the expected 3000 cancer fatalities from normal causes). This would be a total of 13,500 excess deaths over the next thirty years in an industry comprised of 150 reactors -- a figure critics argued was too high. The NRC could have responded to this criticism by revising the second goal, perhaps by establishing a more stringent goal for risks to persons outside the ten mile (16 km) radius (not addressed in the original goal), but this would have triggered criticism from proponents of nuclear power, who would have argued that the goal was too strict compared with other risks that society accepts. Thus, both of the preceding quantitative safety goals remained as originally drafted.

Even when an acceptable safety goal can be agreed on, regulators still have to determine whether the goal actually has been met. The NRC recognized this, and announced that because of "the sizable uncertainties ... and gaps in the data base," the quantitative safety goals would serve as "aiming points or numerical benchmarks." The NRC also indicated that the goals were intended to apply to the industry as a whole and not precisely to individual plants. The goals were not

in and of themselves meant to serve as a sole basis for licensing decisions. However, if pursuant to these guidelines, information is developed that is applicable to a specific licensing decision, it may be considered as one factor in the licensing decision.

The safety goal policy makes it clear that the quantitative safety goals are not hard and fast requirements (such as a rule would be) and are intended to apply to the industry as a whole, rather than individual plants. However, an actual safety goal implementation approach is still evolving as discussed in Section 2.6. Since 1986 the NRC has struggled with implementation and the possible inclusion of "subsidiary" safety goals. For example, one topic of particular interest and controversy has been the large release goal contained in the 1986 policy statement:

> Consistent with the traditional defense-in-depth approach and the accident mitigation philosophy requiring reliable performance of containment systems, the overall mean frequency of a large release of radioactive materials to the environment from a reactor accident should be less than 1 in 1,000,000 per year of reactor operation.

Details concerning the large release goal were left to the staff to develop. Subsequently, the Commission indicated that:

- 1. The staff may partition the large release guideline and establish quantitative core damage frequency and containment performance objectives.
- 2. A core damage probability of less than 1 in 10,000 per reactor year of reactor operation appears to be a very useful subsidiary benchmark in making judgments about regulations directed toward accident prevention.

This guidance has been controversial because:

- 1. There is not yet an accepted definition of a "large release,"
- 2. The large release and core damage probability goals are more restrictive (and thus subsume) the health effects goals in most cases,
- 3. PRA calculations of large release frequencies have large uncertainties, and
- 4. Many plants would not be expected to meet these subsidiary goals.

The second concern listed above relates to the hierarchical nature of the safety goals, starting with qualitative goals and proceeding through the quantitative health effects goals down to more detailed, subsidiary quantitative goals. The ACRS and others have raised concerns that the proposed goals are not self-consistent and that each successive layer in the hierarchy tends to subsume the previous layer.³² For example, virtually all plants that meet the large release goal would be expected to meet all of the other goals. The question then becomes, "Why have the other goals?" The NRC recognizes this concern, but believes that the current approach is

consistent with defense-in-depth (a 10^{-6} core damage frequency does not justify the absence of containment) and that an entirely self-consistent approach is not possible. Current views on the subsidiary goals are contained in Section 2.6.

The NRC has not yet attempted to apply the safety goals to an actual plant design during a licensing process. Thus, all the safety goals and their objectives must be viewed as continuing to evolve. For example, the NRC staff has discussed setting the core damage objective for future reactor designs a factor of ten more restrictive than the once per 10,000 years proposed for currently operating reactors, although the NRC Commissioners voted in 1988 not to make this standard a formal policy goal. Rather, the NRC should encourage reactor designers to strive towards this improved core damage frequency.

2.4.3 Safety Goal Policy and Backfitting

While risk importance began to be an important consideration in decision making during the 1970s and early 1980s, the process was largely ad hoc, with no clear guidance concerning what risk levels were acceptable for any particular issue. A quantitative safety goal was first considered in conjunction with the ATWS issue as indicated in Section 2.4.1.1. Subsequently, as noted in Section 2.2, the TMI-2 investigators recommended that the NRC explicitly identify a safety goal -- a level of risk at which reactors would be safe enough. As discussed in the previous sections, the NRC established both qualitative and quantitative safety goals in August 1986 to more clearly delineate acceptable levels of risk.²⁹

Despite the concerns noted in the previous section, implementation of the Safety Goal

Policy began to take shape in the form of guidance for backfitting. The evolution of the Backfit Rule was discussed in detail in Section 2.4.1.4. In January 1992 the NRC staff presented the Commission with an approach to use PRA results to achieve consistency between the Safety Goal Policy and the Backfit Rule.³³ The approach is based on comparison of the core damage frequency to 10⁻⁴ per year and the conditional containment failure probability (as a surrogate for large release) to 10^{-6} per reactor year. Figure 2.4-2 summarizes the interim implementation guidance. Α proposed backfit would be evaluated in terms of core damage frequency and conditional containment failure probability. Figure 2.4-2 would be used to determine if the backfit warranted further analysis. Note that this guidance only deals with issues of enhanced protection; it is not necessary to consider the safety goals concerning questions of adequate protection or regulatory compliance.

Once a consistent approach for dealing with safety goals and backfits and other regulatory analyses is established, the NRC will have a means to consider backfits and safety issues in a systematic and consistent manner. The process for selecting backfit options will be

2.4 Risk Influences and the Development of Safety Goals

clarified, and efforts can be focused on those issues most important to risk. While risk will not become the sole measure of the importance of an issue, it can be used to assure that issues are placed in their If a risk-informed proper perspective. approach to backfitting is to be implemented, risk analyses must be available to the decision-makers, and the validity of those analyses clearly understood. In some cases, NRCsponsored risk assessments and special studies can provide the needed information; however, another source of information is becoming available. That information source is the Individual Plant Examinations (IPEs) and other plantspecific PRAs, as discussed in Section 2.5.

Table 2.4-1 Station blackout summary data

Operational Experience

Loss of of	fsite power (occurrences per year)		
Ave Rar	erage 1ge	0.1	0 to 0.4
Time to re	estore offsite power (hours)		
Me 909	dian 6 restored		0.6 3.0
Emergency	y diesel generator reliability (per demand)		
Ave Rar	erage 1ge	0.98	0.9 to 1.0
Emergency	y Diesel Generator Repair Time (hours)		
Me	dian		8
Analytical Result	<u>ts</u>		
Estimated range of unavailability of emergency AC power systems (per demand)			10 ⁻⁴ to 10 ⁻²
Estimated (per year)	range of frequency of station blackout		10 ⁻⁵ to 10 ⁻³
Estimated result of s	range of frequency of core damage as a tation blackout (per year)		10 ⁻⁶ to 10 ⁻⁴



Average Number of Scrams per Year



Figure 2.4-2 Safety goal implementation guidance

References for Section 2.4

- Long Island Lighting Company, 18 NRC 445, 464-65 (1983).
- 2. Union of Concerned Scientists v. U.S. NRC, 824 F.2d 108 (DC Cir 1987).
- 3. David Okrent, "Nuclear Reactor Safety: On the History of the Regulatory Process," The University of Wisconsin Press, Madison, Wisconsin, 1981, p. 239.
- U. S. Atomic Energy Commission Regulatory Staff, "Technical Report on Anticipated Transients Without Scram for Water-Cooled Power Reactors," WASH-1270, September 1973.
- U. S. Nuclear Regulatory Commission Staff Report, "Anticipated Transients Without Scram for Light Water Reactors, NUREG-0460, December, 1978.
- U. S. Nuclear Regulatory Commission, Inspection and Enforcement Bulletin No. 83-01, "Failure of Reactor Trip Breakers (Westinghouse DB-50) to Open on Automatic Trip Signal," February 25, 1983.
- 7. Letter from Richard C. DeYoung, Director, NRC Office of Inspection and Enforcement, to Robert Smith, Chairman of the Board, Public Service and Gas Company, transmitting a Notice of Violation and Proposed Imposition of Civil Penalties, Docket Nos. 50-272 and 50-311, May 5, 1983.
- 8. U. S. Nuclear Regulatory Commission, "Generic Implications of ATWS Events at the Salem Nuclear Power Plant," NUREG-1000, Vol. 1, April 1983.
- 9. 46 FR 57521, "Proposed ATWS Rule," November 24, 1981.

- 10. 49 FR 26036, "Statement of Considerations for ATWS Rule," June 26, 1984.
- U. S. Nuclear Regulatory Commission, "Clarification of TMI Action Plan Requirements," NUREG-0737, November 1980, Item II.E.1.1.
- U. S. Nuclear Regulatory Commission, "Standard Review Plan," Office of Nuclear Reactor Regulation, NUREG-0800, Section 10.4.9, Rev. 2, July 1981.
- U. S. Nuclear Regulatory Commission, "Generic Evaluation of Feedwater Transients and Small Break Loss-of-Coolant Accidents in Westinghouse-Designed Operating Plants," NUREG-0611, January 1980, Appendix III and Annex 1 of Appendix X.
- 14. U. S. Nuclear Regulatory Commission, "Generic Evaluation of Feedwater Transients and Small Break Loss-of-Coolant Accidents in Combustion Engineering Designed Operating Plants," NUREG-0635, January 1980, Appendix III and Annex 1 of Appendix X.
- 15. U. S. Nuclear Regulatory Commission, "A Prioritization of Generic Safety Issues", NUREG-0933, December 1986.
- "Reactor Safety Study: An Assessment of Accident Risks in U.S. Commercial Nuclear Power Plants," WASH-1400, October 1975.
- 17. U. S. Nuclear Regulatory Commission, "Evaluation of Station Blackout Accidents at Nuclear Power Plants, Technical Findings Related to

Unresolved Safety Issue A-44," NUREG-1032, June 1988, p. 1-1.

- 18. 10 CFR 50.63, "Loss of All Alternating Current Power," July 21, 1988.
- 19. 53 FR 23203, "Statement of Considerations for Final Station Blackout Rule," June 21, 1988.
- 20. Regulatory Guide 1.9, "Selection, Design, Qualification, Testing, and Reliability of Diesel Generator Units Used as Class 1E Onsite Electric Power Systems at Nuclear Power Plants," Working Draft, November 28, 1989.
- 21. U. S. Code of Federal Regulations, Title 10, Part 50.109.
- 22. 35 Federal Register 5,317, March 31, 1970.
- 23. U. S. Code of Federal Regulations, Title 10, Part 50.109(a), 1971.
- 24. "President's Commission on the Accident at Three Mile Island," Government Printing Office, Washington, DC, October 1979.
- 25. 53 Federal Register 20,603, June 6, 1988.
- 26. 49 *Federal Register* 47,034, November 30, 1984.
- 27. 50 *Federal Register* 38,097, September 20, 1985.
- Union of Concerned Scientists versus U.S. Nuclear Regulatory Commission, 824 F.2d 103, August 24, 1987.

- 2.4 Risk Influences and the Development of Safety Goals
 - U. S. Nuclear Regulatory Commission, "Regulatory Analysis Guidelines of the U.S. Nuclear Regulatory Commission," Final Report, Revision 2, NUREG/BR-0058, November 1995.
 - U. S. Nuclear Regulatory Commission, "Reassessment of NRC's Dollar Per Person-Rem Conversion Factor Policy," NUREG-1530, December 1995.
 - U. S. Code of Federal Regulations, Title 10, "Safety Goals for the Operations of Nuclear Power Plants; Policy Statement, Federal Register, August 4, 1986.
 - 32. Letter from the Advisory Committee on Reactor Safeguards to Lando W. Zech, Jr., "ACRS Comments on an Implementation Plan for the Safety Goal Policy," May 13, 1987.
 - 33. Presentation by the Steering Group on Regulatory Analysis to the Commission, "Interim Guidance on Staff Implementation of the Commission's Safety Goal Policy," January 17, 1992.

2.5 Risk Assessment and Operational Perspectives

Utilities are required to report plant operating data to the NRC under certain circumstances. The NRC uses this information for various safety purposes, ranging from deciding whether a plant may continue to operate after occurrence of an event to assessing long term trends in equipment failures. The range of information that is reported and the NRC's use of the information is described in this section. In addition, as discussed in Section 2.4 and 2.6, estimates of core damage frequency and other risk measures are increasingly being used to resolve safety issues, set policies, and make safety decisions. Because of this, it is important to understand the current estimates of risk for commercial nuclear power plants. This section provides a summary of key risk analyses that have been performed and the current understanding of risk based on these analyses.

2.5.1 Operating Plant Data

Each year the NRC receives an extensive amount of information from licensees and other sources regarding nuclear power plant experience. Table 2.5-1 lists some of the sources of information and indicates those that are required by law. Prompt phone notifications and written Licensee Event Reports (required by 10 CFR 50.72 and 10 CFR 50.73) are the predominant sources of information having potential safety implications.^{1,2} The NRC systematically reviews and analyzes the information it receives to identify instances where the margin of safety established through licensing has been degraded. In such cases, the NRC then identifies and implements corrective actions that will restore the originally intended margin of safety. Any proposed improvements in this margin of safety must be separately identified and justified as new licensing actions.

The feedback of operating data or experience is an inherent and important aspect of NRC activities and involves all NRC organizational elements at one time or another. The principal NRC organizations involved are the Office of Nuclear Reactor Regulation (NRR) and the Office for Analysis and Evaluation of Operational Data (AEOD). AEOD was established several months after the TMI-2 accident to identify and feed back significant safety lessons of operational experience to the NRC, its licensees, the nuclear industry as a whole, and the public. Table 2.5-2 lists some of the NRC-originated documents that are used to disseminate relevant nuclear power plant experience. Of particular interest to licensees are Bulletins, Information Notices, and NRR Generic Letters.

Information Notices provide information but do not require specific actions. They are rapid transmittals of information that may not yet have been completely analyzed by the NRC but that licensees should be aware of. Licensees receiving an Information Notice are expected to review the information for applicability to their current and future licensed operations. If the information is applicable to their facility, licensees are expected to take action necessary to avoid repetition of the problem described in the Information Notice.

Bulletins provide information about one or more similar events and require that licensees take specific actions, usually to assure that the intent of an existing rule or requirement is being satisfied. Prompt response by licensees is required and failure to respond will normally result in NRC enforcement action. NRC Bulletins generally require one-time action and are not intended as substitutes for formally issued regulations or for imposed license amendments.

NRR Generic Letters can compel licensees to provide information concerning specific safety issues. The licensees may have to perform analyses of the significance of particular issues at their respective plants. The Generic Letter may indicate a resolution process for the issue that is acceptable to the NRC and ask the utilities to respond, either accepting the proposed resolution process or presenting an alternative approach for the NRC to consider.

2.5.2 Precursor Program

Given the years of nuclear power plant experience accrued in the U.S., one would expect a large number of accident sequences that could potentially lead to core damage to have been revealed by incidents involving beyond-design-basis initiators and/or sequences of events. Such incidents are commonly referred to as precursors of severe accidents. The NRC collects and evaluates some data for the purpose of identifying these severe accident precursors.

When the NRC determines that a particular event, usually identified in a Licensee Event Report (LER), is worth further investigation, the Accident Sequence Precursor (ASP) Program is used to evaluate the potential core damage frequency importance of the event. The ASP program uses a simplified set of event trees and fault trees for the analysis, in essence performing a mini-PRA. The intent of the program is not a high degree of accuracy, but rather, relative insights and selection of events for further NRC study. In the analysis of an event, the probabilities of failure that actually occurred are set to 1.0 and additional failures that could have led to core damage are quantified to determine how close the particular event came to core damage. This results in an estimate of the core damage frequency that is conditional on the event, and is called the conditional core damage probability. Table 2.5-3 shows the results of ASP analyses of several precursor events. For example, this table indicates that the Browns Ferry Fire came closer to core damage than most other precursors.

The modeling of precursor events has changed significantly over the life of the program, introducing variability into the reported results that prevent meaningful examination of trends in the conditional core However, it is damage probabilities. instructive to examine the mix of contributors found to be important to precursors over the life of the program. For the past several years, more than half of the precursor events have involved electric power-related issues. Events involving the degradation of auxiliary feedwater have generally been found to be the second most common.

Several studies of precursors have been conducted.³ Regulatory actions have been taken to reduce the threat from some of the accidents identified in precursor studies. For example, station blackout, loss of feedwater, and Anticipated Transients Without Scram (ATWS) are discussed in Section 2.4.

2.5.3 NUREG-1150 Perspectives

NUREG-1150, which was published in December 1990, documents the results of an extensive NRC-sponsored PRA.⁴ The study examined five plants of varying designs to give an understanding of risk for these particular plants. Selected insights regarding classes of plants were also obtained in the study, and these were further developed through the IPE program discussed in Section 2.5.5. The improved PRA methodology used in the NUREG-1150 study significantly enhanced the understanding of risk at nuclear power plants, and can be considered as a replacement for the Reactor Safety Study.

The five nuclear power plants analyzed in NUREG-1150 are:

- ? Unit 1 of the Surry Power Station, a Westinghouse-designed three-loop reactor in a subatmospheric containment building, located near Williamsburg, Virginia;
- ? Unit 1 of the Zion Nuclear Power Plant, a Westinghouse-designed four-loop reactor in a large, dry containment building, located near Chicago, Illinois;
- ? Unit 1 of the Sequoyah Nuclear Power Plant, a Westinghouse-designed four-loop reactor in an ice condenser containment building, located near Chattanooga, Tennessee;
- ? Unit 2 of the Peach Bottom Atomic Power Station, a General Electricdesigned BWR-4 reactor in a Mark I containment building, located near Lancaster, Pennsylvania; and
- ? Unit 1 of the Grand Gulf Nuclear Station, a General Electric-designed BWR-6 reactor in a Mark III containment building, located near Vicksburg, Mississippi.

A Level 3 PRA for internal events was performed for each of these plants. As we proceed through the remainder of Section 2.5.3, the results and insights of NUREG-1150 will be presented within the context of current PRA methods. See Appendix 1A for a summary of these methods.

The frequency of core damage initiated by external events has been analyzed for two of

the plants in NUREG-1150, Surry and Peach Bottom. The analysis examined a broad range of external events (e.g., lightning, aircraft impact, tornadoes, and volcanic activity). Most of these events were assessed to be insignificant contributors by means of bounding analyses. However, seismic events and fires were found to be potentially major contributors and thus were analyzed in detail.

The following sections provide a summary of the key results from the NUREG-1150 study. The internal events results are discussed first, followed by the seismic results, and then the fire results.

2.5.3.1 Internal Events Results

The internal-event core damage frequency distributions from NUREG-1150 are included as Figure 2.5-1.⁴⁴ The bars in Figure 2.5-1 show the 90% uncertainty ranges along with the mean and median values.

Figure 2.5-1 reflects core damage frequencies that are relatively low. Except for a particular sequence involving component cooling water at Zion (plant changes have subsequently been made to address this), there are no serious vulnerabilities that yield unusually high risk. This is due in part to good design and operating procedures. It is also due to the fact that these plants have been studied before and previously identified vulnerabilities have been fixed. A similar result occurred because of the Individual Plant Examination (IPE) program, which is discussed in Section 2.5.5. Through PRAs that were performed for that program, many plant shortcomings were uncovered and then fixed for plants that had not previously been evaluated using PRA.

The various accident sequences that contribute to the core damage frequency from internal initiators can be grouped by common factors into categories. NUREG-1150 uses the accident categories depicted in Figures 2.5-2 and 2.5-3: station blackout, anticipated transients without scram, other transients, reactor coolant pump seal LOCAs, interfacing system LOCAs, and other LOCAs. The selection of such categories is not unique, but merely a convenient way to group the results.

The existence of a highly dominant accident sequence does not of itself imply that a safety problem exists. For example, if a plant has an extremely low estimated core damage frequency, the existence of a single dominant accident sequence would have little significance. Similarly, if a plant was modified to eliminate the dominant accident sequence, another accident sequence or group of accident sequences would become dominant. Nevertheless, the identification of dominant accident sequences and the failures that contribute to those sequences provide understanding of why the core damage frequency is high or low relative to other plants and desired goals. This qualitative understanding of the core damage frequency is necessary to make practical use of the PRA results and improve the plants, if necessary.

The remainder of this section summarizes the internal events results for the BWR and PWR plants examined in NUREG-1150. A somewhat detailed description of results is provided here to give concrete examples of plant-specific and generic factors that can be important to risk. This paves the way to the generic discussion of risk, based on the IPE results, that is included in Section 2.5.5.

2.5.3.1.1 NUREG-1150 Boiling Water Reactor Observations

As shown in Figure 2.5-2, the internal-event core damage frequencies for Peach Bottom and Grand Gulf are extremely low. Therefore, even though dominant accident sequences and contributing failure events can be identified, these items should not be considered as safety problems for the two plants. In fact, these dominating factors should not be overemphasized because, for core damage frequencies below 1×10^{-5} , it is possible that other events outside the scope of these internal-event analyses are the ones that actually dominate. In the cases of these two plants, the real perspectives come not from understanding why particular sequences dominate, but rather why all types of sequences considered in NUREG-1150 have low frequencies for these plants.

LOCA sequences can be expected to have low core damage frequencies at BWRs because of the numerous systems available to provide coolant injection. While low for both plants, the frequency of LOCAs is higher for Peach Bottom than for Grand Gulf. This is primarily because Grand Gulf is a BWR-6 design with a motor-driven high-pressure core spray system, rather than a steam-driven high-pressure coolant injection system as is Peach Bottom. Motordriven systems are typically more reliable than steam-driven systems and, more importantly, can operate over the entire range of pressures experienced in a LOCA sequence.

It is evident from Figures 2.5-2 and 2.5-3 that station blackout plays a major role in the internal-event core damage frequencies for Peach Bottom and Grand Gulf. Each of these plants has features that tend to reduce the station blackout frequency, some of which would not be present at other BWRs.

Grand Gulf, like all BWR-6 plants, is equipped with an extra diesel generator dedicated to the high-pressure core spray system. While effectively providing a third train of redundant emergency AC power for decay heat removal, the extra diesel also provides diversity, based on a different diesel design and plant location relative to the other two diesels. This results in a low probability of common-cause failures affecting all three diesel generators. The net effect is a highly reliable emergency AC power capability. In those unlikely cases where all three diesel generators fail, Grand Gulf relies on a steam-driven coolant injection system that can function until the station batteries are depleted. At Grand Gulf the batteries are sized to last for many hours prior to depletion so that there is a high probability of recovering AC power prior to core damage. In addition, there is a dieseldriven firewater system available that can be used to provide coolant injection in some sequences involving the loss of AC power.

Peach Bottom is an older model BWR that does not have a diverse diesel generator for the high-pressure emergency core coolant system. However, other factors contribute to a low station blackout frequency at Peach Bottom. Peach Bottom is a two-unit site, with four diesel generators available. Any one of the four diesels can provide sufficient capacity to power both units in the event of a loss of offsite power, given that appropriate crossties or load swapping between Units 2 and 3 are used. This high level of redundancy is somewhat offset by a less redundant service water system that provides cooling to the diesel generators. Subtleties in the design are such that if a certain combination of diesel generators fails, the service water system will fail, causing the other diesels to fail. In addition, station DC power is needed to start the diesels. (Some emergency diesel generator systems, such as those at Surry, have a

separate dedicated DC power system just for starting purposes.) In spite of these factors, the redundancy in the Peach Bottom emergency AC power system is considerable.

While there is redundancy in the AC power system design at Peach Bottom, a more significant factor is a high-quality diesel generator maintenance program. Plantspecific data analysis determined that the diesel generators at Peach Bottom were an order of magnitude more reliable than at an average plant.

Finally, Peach Bottom, like Grand Gulf, has station batteries that are sized to last several hours in the event that the diesel generators do fail. With two steam-driven systems to provide coolant injection and several hours to recover AC power prior to battery depletion, the station blackout frequency is further reduced.

Unlike most PWRs, the response of containment is often a key in determining the core damage frequency for BWRs. For example, at Peach Bottom, there are a number of ways in which containment conditions can affect coolant injection systems. High pressure in containment can lead to closure of primary system relief valves, thus failing low-pressure injection systems, and can also lead to failure of steam-driven high-pressure injection systems due to high turbine exhaust backpressure. High suppression pool temperatures can also lead to the failure of systems that are recirculating water from the suppression pool to the reactor coolant system. If the containment ultimately fails, certain systems can fail because of the loss of net positive suction head in the suppression pool, and also the reactor building is subjected to a harsh steam environment that can lead to failure of equipment located there.

Despite the concerns described in the previous paragraph, the core damage frequency for Peach Bottom is relatively low, compared to the PWRs studied in NUREG-1150. There are two major reasons for this. First, Peach Bottom has the ability to vent the wetwell through a 6-inch diameter steel pipe, thus reducing the containment pressure without subjecting the reactor building to steam. While this vent cannot be used to mitigate ATWS and station blackout sequences, it is valuable in reducing the frequency of many other sequences. The second important feature at Peach Bottom is the presence of the control rod drive hydraulic cooling system, which can provide sufficient coolant to the vessel in some accident sequences, and which is not affected by either high pressure in containment or containment failure. Other plants of the BWR-4 and BWR-5 designs are potentially vulnerable to containment-related problems. As a result, the NRC has negotiated changes to containment venting for BWR-4 plants. These changes are discussed further in Module 4.

The Grand Gulf design is generally much less susceptible to containment-related problems than Peach Bottom. The containment design and equipment locations are such that containment rupture will not result in discharge of steam into the building containing the safety systems. Further, the high-pressure core spray system is designed to function with a saturated suppression pool so that it is not affected by containment failure. Finally, there are other systems that can provide coolant injection using water sources other than the suppression pool. Thus, containment failure is relatively benign as far as system operation is concerned, and there is no obvious need for containment venting.

2.5.3.1.2 NUREG-1150 Pressurized Water Reactor Observations

The three PWRs examined in NUREG-1150 reflect much more variety in terms of dominant accident sequences than the BWRs. While the sequence frequencies are generally low, it is useful to understand why the variations among the plants occurred.

For LOCA sequences, the frequency is significantly lower at Surry than at the other two PWRs. A major portion of this difference is directly tied to the additional redundancy available in the injection systems. In addition to the normal highpressure injection capability, Surry can crosstie to the other unit at the site for an additional source of high-pressure injection. This reduces the core damage frequency due to LOCAs and also certain groups of transients involving stuck-open relief valves.

In addition, at Sequoyah there is a particularly noteworthy emergency core cooling interaction with containment engineered safety features in LOCAs. In this (ice condenser) containment design, the containment sprays are automatically actuated at a very low pressure setpoint, which would be exceeded for virtually all small LOCA events. This spray actuation, if not terminated by the operator, can lead to a rapid depletion of the refueling water storage tank at Sequoyah. Thus, an early need to switch to recirculation cooling may occur. Portions of this switchover process are manual at Sequoyah and, because of the timing and possible stressful conditions, lead to a significant human error probability. Thus, LOCA-type sequences are the dominant accident sequence type at Sequoyah.

Station blackout-type sequences have relatively similar frequencies at all three PWRs. Station blackout sequences can have

very different characteristics at PWRs than One of the most important at BWRs. findings of NUREG-1150 is the importance of reactor coolant pump seal failures for the Westinghouse plants that were studied. During station blackout, all cooling to the seals is lost for these plants and there is a significant probability that they will ultimately fail, leading to an induced LOCA and loss of inventory. Because the NUREG-1150 PWRs do not have systems capable of providing coolant makeup without AC power, core damage will result if power is not restored. The seal LOCA reduces the time available to restore power and thus increases the station blackout-induced core damage frequency. New seals have been proposed for Westinghouse PWRs and could reduce the core damage frequency if implemented, although they might also increase the likelihood that any resulting accidents would occur at high pressure, which has implications for the accident progression analysis.

Apart from the generic reactor coolant pump seal question, station blackout frequencies at PWRs are determined by the plant-specific electric power system design and the design of other support systems. Battery depletion times for the three PWRs were projected to be shorter than for the two BWRs. A unique characteristic of the Surry plant is a gravityfed service water system with a canal that may drain during station blackout, thus failing containment heat removal. When power is restored, the canal must be refilled before containment heat removal can be restored.

The dominant accident sequence type at Zion is not a station blackout, but it has many similar characteristics. Component cooling water is needed for operation of the charging pumps and high-pressure safety injection pumps at Zion. Loss of component cooling water (or loss of service water, which will

also render component cooling water inoperable) will result in loss of these highpressure systems. This in turn leads to a loss of reactor coolant pump seal injection. Simultaneously, loss of component cooling water will also result in loss of cooling to the thermal barrier heat exchangers for the reactor coolant pump (RCP) seals. Thus, the reactor coolant pump seals will lose both forms of cooling. As with station blackout, loss of component cooling water or service water can both cause a small LOCA (by seal failure) and disable the systems needed to mitigate it. The importance of this scenario is increased further by the fact that the component cooling water system at Zion, although it uses redundant pumps and valves, delivers its flow through a common header. The licensee for the Zion plant has made procedural changes and is also considering both the use of new RCP seal materials and the installation of modifications to the cooling water systems.

ATWS frequencies are generally low at all three of the PWRs. This is due to the assessed reliability of the shutdown systems and the likelihood that only slow-acting, low-power-level events will result. While of low frequency, it is worth noting that interfacing-system LOCA (V) and steam generator tube rupture (SGTR) events do contribute significantly to risk for the PWRs. This is because they involve a direct path for fission products to bypass containment. There are large uncertainties in the analyses of these two accident types, but these events can be important to risk even at frequencies that may be one or two orders of magnitude lower than other sequence types.

Most Westinghouse PWRs have developed procedures for using feed and bleed cooling and secondary system blowdown to cope with loss of all feedwater. These procedures have led to substantial reductions in the frequencies of transient core damage

sequences involving the loss of main and auxiliary feedwater. Appropriate credit for these actions was given in these analyses. However, there are plant-specific features that will affect the success rate of such actions. For example, the loss of certain power sources (possibly only one bus) or other support systems can fail poweroperated relief valves (PORVs) or atmospheric dump valves or their block valves at some plants, precluding the use of feed and bleed or secondary system blowdown. Plants with PORVs that tend to leak may operate for significant periods of time with the block valves closed, thus making feed and bleed less reliable. On the other hand, if certain power failures are such that open block valves cannot be closed, then they cannot be used to mitigate stuckopen PORVs. Thus, both the system design and plant operating practices can be important to the reliability assessment of actions such as feed and bleed cooling.

2.5.3.2 NUREG-1150 Seismic Analysis Observations

Figures 2.5-4 and 2.5-5 show the results of the core damage frequency analysis for seismic-initiated accidents, as well as internally and fire-initiated accidents, for Surry and Peach Bottom, respectively. Examination of these figures shows that the core damage frequency distributions of the seismic events are comparable to those of the internal events. It is evident that the seismic events are significant in the total safety profile of these plants. The key features of the seismic results for Surry and Peach Bottom are discussed in the following two sections.

The analysis of the seismically induced core damage frequency begins with the estimation of the seismic hazard, that is, the likelihood of exceeding different earthquake groundmotion levels at the plant site. At the time

the NUREG-1150 study was performed, there was no agreement on a model for the seismic hazard. NUREG-1150 used seismic hazard curves for Peach Bottom and Surry that were part of an NRC-funded Lawrence Livermore National Laboratory project that resulted in seismic hazard curves for all nuclear power plant sites east of the Rocky Mountains.⁵ For purposes of completeness and comparison, the seismically induced core damage frequencies were also calculated based upon a separate set of seismic hazard curves developed by the Electric Power Research Institute (EPRI).⁶ Both sets of results are presented in this section. Since the NUREG-1150 study was completed, resolution on the seismic hazard curves has been achieved.7

As can be seen in Figures 2.5-6 and 2.5-7, the shapes of the seismically induced core damage frequency distributions are considerably different from those of the internally initiated and fire-initiated events. In particular, the 5th to 95th percentile range is much larger for the seismic events. In addition, as can be seen in Figures 2.5-4 and 2.5-5, the wide disparity between the mean and the median and the location of the mean relatively high in the distribution indicate a wide distribution with a tail at the high end but peaked much lower down. This is a result of the uncertainty in the seismic hazard curve.

The difference between the mean and median is an important distinction. The mean is the parameter quoted most often, but the bulk of the distribution is well below the mean. Thus, although the mean is the "center of gravity" of the distribution (when viewed on a linear rather than logarithmic scale), it is not very representative of the distribution as a whole. Instead, it is the lower values that are more probable. The higher values are estimated to have low probability, but, because of their great distance from the bulk of the distribution, the mean is "pulled up" to a relatively high value. In a case such as this, it is particularly evident that the entire distribution, not just a single parameter such as the mean or the median, must be considered when discussing the results of the analysis.

2.5.3.2.1 Surry Seismic Analysis

The core damage frequency probability distributions, as calculated using the Livermore and EPRI methods, have a large degree of overlap. The differences between the means and medians of the two resulting distributions are not very meaningful because of the large widths of the two distributions.

As shown in Figure 2.5-8, the breakdown of the Surry seismic analysis into principal contributors is reasonably similar to the results of other seismic PRAs for other PWRs. The total core damage frequency is dominated by loss of offsite power transients resulting from seismically induced failures of the ceramic insulators in the switchyard. This dominant contribution of ceramic insulator failures has been found in virtually all seismic PRAs to date.

A site-specific but significant contributor to the core damage frequency at Surry is failure of the anchorage welds of the 4kV buses. These buses play a vital role in providing emergency AC electrical power since offsite power as well as emergency onsite power passes through these buses. Although these welded anchorages have more than adequate capacity at the safe shutdown earthquake (SSE) level, they do not have sufficient margin to withstand (with high reliability) earthquakes in the range of four times the SSE, which are contributing to the overall seismic core damage frequency results.

Another area of generic interest is the contribution due to vertical flat-bottomed storage tanks (e.g., refueling water storage tanks and condensate storage tanks). Because of the nature of their configuration and field erection practices, such tanks have often been calculated to have relatively smaller margin over the SSE than most components in commercial nuclear power plants. Given that all PWRs in the United States use the refueling water storage tank as the primary source of emergency injection water (and usually the sole source until the recirculation phase of ECCS begins), failure of the refueling water storage tank can be expected to be a substantial contributor to the seismically induced core damage frequency.

2.5.3.2.2 Peach Bottom Seismic Analysis

As can be seen in Figure 2.5-8, the dominant contributor in the seismic core damage frequency analysis is a transient sequence brought about by loss of offsite power. The loss of offsite power is due to seismically induced failures of onsite AC power. Peach Bottom has four emergency diesel generators, all shared between the two units, and four station batteries per unit. Thus, there is a high degree of redundancy. However, all diesels require cooling provided by the emergency service water system, and failure to provide this cooling will result in failure of all four diesels.

There is a variety of seismically induced equipment failures that can fail the emergency service water system and result in a station blackout. These include failure of the emergency cooling tower, failures of the 4 kV buses (in the same manner as was found at Surry), and failures of the emergency service water pumps or the emergency diesel generators themselves. The various combinations of these failures result in a large number of potential failure modes and give rise to a relatively high frequency of core damage based on station blackout. None of these equipment failure probabilities is substantially greater than would be implied by the generic fragility data available. However, the high probability of exceedance of larger earthquakes (as prescribed by the hazard curves for this site) results in significant contributions of these components to the seismic risk.

2.5.3.3 NUREG-1150 Fire Analysis Observations

The core damage likelihood due to a fire in any particular area of the plant depends upon the frequency of ignition of a fire in the area, the amount and nature of combustible material in that area, and the nature and efficacy of the fire-suppression systems in that area. In NUREG-1150, fire analyses were performed for the Surry and Peach Bottom plants.

Similar to the seismic results, Figure 2.5-9 shows the results of the core damage frequency analysis for fire-initiated accidents are comparable to those of the internal events for Surry and Peach Bottom. It is evident that the fire events are significant in the total safety profile of these plants. The key features of the fire results for Surry and Peach Bottom are discussed below, followed by a summary of common characteristics of fire sequences for the two plants.

2.5.3.3.1 Surry Fire Analysis

Figure 2.5-9 shows the dominant contributors to core damage frequency resulting from the Surry fire analysis. The dominant contributor is a transient resulting in a reactor coolant pump seal LOCA, which can lead to core damage. The scenario consists of a fire in the emergency switchgear room that damages control power for the high-pressure injection and component cooling water pumps. Cable trays for the two redundant power trains were run one on top of the other with approximately 8 inches of vertical separation in a number of plant areas, which gives rise to the common vulnerability of these two systems due to fire. In addition, the Halon fire-suppression system in the emergency switchgear room is manually actuated.

The other principal contributor is a spuriously actuated pressurizer PORV. In this scenario, fire-related component damage in the control room includes control power for a number of safety systems.

2.5.3.3.2 Peach Bottom Fire Analysis

Figure 2.5-9 shows the mechanisms by which fire leads to core damage in the Peach Bottom analysis. Station blackout accidents are the dominant contributor, with substantial contributions also coming from fire-induced transients and losses of offsite power.

Control room fires are of considerable significance in the fire analysis of this plant. The cable spreading room below the control room is significant but not dominant in the fire analysis. The remaining physical areas of significance are the emergency switchgear rooms.

2.5.3.3.3 General Observations on Fire Analysis

Figures 2.5-8 and 2.5-9 clearly indicate that fire-initiated core damage sequences are significant in the total probabilistic analysis of the two plants analyzed. These analyses include credit for the fire protection programs required by Appendix R to 10 CFR Part 50.⁸ Although the two plants are of completely different design, with completely different fire-initiated core damage scenarios, the possibility of fires in the emergency switchgear areas is important in both plants. The importance of the emergency switchgear room at Surry is particularly high because of the reactor coolant pump seal LOCA scenario. Further, the importance of the control room at Surry is comparable to that of the control room at Peach Bottom.

This is not surprising in view of the potential for simultaneous failure of several systems by fires in these areas. Thus, in the past such areas have generally received particular attention in fire protection programs. It should also be noted that the significance of various areas also depends upon the scenario that leads to core damage. For example, the importance of the emergency switchgear room at Surry could be altered (if desired) not only by more fire protection programs but also by changes in the probability of the reactor coolant pump seal failure.

2.5.4 Individual Plant Examinations

The NRC issued Generic Letter (GL) 88-20 in November 1988, requesting that all licensees perform an Individual Plant Examination (IPE) "to identify any plantspecific vulnerabilities to severe accidents and report the results to the Commission." The purpose and scope of the IPE effort includes examining internal events occurring at full-power, including those initiated by internal flooding. In response, the staff received 75 IPE submittals covering 108 nuclear power plant units. The staff then examined the IPE submittals to determine what the collective IPE results imply about the safety of U.S. nuclear power plants and how the IPE program has affected reactor safety.⁹ A summary of the Level 1 findings

is provided in the following sections. Insights related to accident progression are discussed in Module 4.

2.5.4.1 Vulnerabilities and Plant Improvements

The primary goal of the IPE Program was for licensees to "identify plant-specific vulnerabilities to severe accidents that could be fixed with low-cost improvements." However, GL 88-20 did not specifically define what constitutes a vulnerability; hence, the IPEs exhibit considerable diversity in the criteria used to define a vulnerability. The wording used in some submittals is such that it is not always clear whether a licensee is identifying a finding as a "vulnerability" or as some other issue worthy of attention. Therefore, a problem considered to be a vulnerability at one plant may not have been specifically identified as a vulnerability at another plant. In fact, only four licensees with boiling water reactor (BWR) plants and 15 licensees with pressurized water reactor (PWR) plants explicitly stated that their plants had vulnerabilities. However, nearly all of the licensees identified other areas warranting investigation for potential improvements.

Over 500 proposed improvements were identified by the licensees to address perceived weaknesses in plant design or operation. Most of these plant improvements are classified as procedural/ operational changes (approximately 45%), design/hardware changes (approximately 40%), or both. Few of the improvements involve maintenance-related changes. Typically, the procedural or design changes indicate revised training in order to properly implement the actual change. Many of these proposed improvements have already been implemented at the plants, and others are still under consideration.

Some improvements are associated with other requirements (primarily the station blackout rule) and utility activities. However, although these improvements were not necessarily identified as a result of the IPE, in some cases, the licensee is using the IPE to prioritize the improvements and to support decisions regarding their implementation. The specific improvements vary from plant to plant. However, numerous improvements that had significant impact on plant safety include changes to AC and DC power, coolant injection systems, decay heat removal systems, heating, ventilating and air conditioning, and PWR reactor coolant pump seals.

2.5.4.2 CDF Perspectives from the IPEs

The IPE results indicate that the plant core damage frequency (CDF) is often determined by many different sequences (in combination), rather than being dominated by a single sequence or failure mechanism. The largest contributors to plant CDF and the dominant failures contributing to those sequences vary considerably among the plants (e.g., some are dominated by LOCAs, while others are dominated by station blackout [SBO]). However, for most plants, support systems are important to the results because support system failures can result in failures of multiple front-line systems. Further, the support system designs and dependency of front-line systems on support systems vary considerably among the plants. That variation explains much of the variability observed in the IPE results.

Consistent with previous risk studies, the CDFs reported in the IPE submittals are lower, on average, for BWR plants than for PWR plants, as shown in Figure 2.5-10. Although both BWR and PWR results are strongly affected by the support system considerations discussed above, a few key differences between the two types of plants contribute to this tendency for lower BWR CDFs and cause a difference in the relative contributions of the accident sequences to plant CDF. The most significant difference is that BWRs have more injection systems than PWRs and can depressurize more easily to use low-pressure injection systems. This gives BWRs a lower average contribution from LOCAs. However, the results for individual plants can vary from this general trend. As shown in Figure 2.5-10, the CDFs for many BWR plants are actually higher than the CDFs for many PWR plants. The variation in the CDFs is primarily driven by a combination of the following factors, which are further detailed in Table 2.5-4:

- ? plant design differences (primarily in support systems such as cooling water, electrical power, ventilation, and air systems)
- ? variability in modeling assumptions (including whether the models accounted for alternative accident mitigating systems)
- ? differences in data values (including human error probabilities) used in quantifying the models.

2.5.5 Individual Plant Examinations for External Events

On June 28, 1991, the U.S. Nuclear Regulatory Commission (NRC) issued Supplement 4 to Generic Letter (GL) 88-20, "Individual Plant Examination of External Events (IPEEE) for Severe Accident Vulnerabilities, 10 CFR 50.54(f)." In particular, the external events considered in the IPEEE program include seismic events; internal fires; and high winds, floods, and other (HFO) external initiating events involving accidents related to transportation and nearby facilities¹.

Along with Supplement 4 to GL 88-20, the NRC issued NUREG-1407, "Procedure and Submittal Guidance for the Individual Plant Examination of External Events (IPEEE) for Severe Accident Vulnerabilities," in June 1991. In NUREG-1407, the NRC provided guidelines for conducting IPEEEs. Subsequent to the publication of NUREG-1407, the NRC issued Supplement 5 to GL 88-20 on September 8, 1995, to notify licensees of modifications to the recommended scope of the seismic portion of the IPEEE for certain plant sites in the eastern United States (EUS).

The NRC received 70 IPEEE submittals covering all operating U.S. nuclear reactors. (Some submittals covered more than one unit at multi-unit sites with similar or almost identical plant designs.) The staff of the NRC's Office of Nuclear Regulatory Research completed Staff Evaluation Reports (SERs) which document the staff's overall conclusions for each of the IPEEE reviews. A summary of perspectives obtained from the IPEEEs is contained in NUREG 1742 and highlights are presented below.

Scope, Limitations, and General Comments

IPEEE studies have been limited to the consideration of plant behavior under fullpower operating conditions. The perspectives documented in this report are somewhat limited for the following reasons: (a) IPEEEs are intended to yield predominantly qualitative perspectives, rather than more quantitative findings; (b) IPEEEs address several different types of initiators of varying importance (for a given plant) and, therefore, require the implementation of different methods of analyses offering varying levels of detail and accuracy; and (c) even for a given type of external initiator, the procedures and methods used by the various licensees to conduct their IPEEEs have also varied considerably.

Additionally, the IPEEE submittals used various sources of information, such as use of seismic hazard curves derived from different sources (e.g., Lawrence Livermore National Laboratory [NUREG/CR-1488 and NUREG/CR-5250]; Electric Power Research Institute [EPRI, 1989]; and site-specific studies), or applied simplified conservative methods in some studies while others used more realistic approaches. These differences make it difficult to draw plant-to-plant comparisons of analysis results. Comparisons of IPEEE results among plants and among the various types of external hazards are also limited because of variations in the quality of submittals.

Seismic Events

Licensees used one of two methodologies to conduct their seismic IPEEEs. The first was a seismic probabilistic risk assessment (SPRA) consisting of at least a Level 1 analysis and a qualitative containment performance analysis. The second was a seismic margins assessment (SMA) method, including a qualitative containment performance analysis.

Almost all licensees reported in their IPEEE submittals that no plant "vulnerabilities" were identified with respect to seismic risk

¹On November 23, 1988, the NRC issued GL 88-20, "Individual Plant Examination for Severe Accident Vulnerabilities, 10 CFR 50.54(f)," to licensees of nuclear power plants. GL 88-20 outlined the objectives and overall logistics of the Individual Plant Examination (IPE) program, which solely addresses internally initiated events (including internal flooding).

(the use of the term vulnerability varied widely among the IPEEE submittals). However, most licensees did report at least some seismic "anomalies," "outliers," and/or other concerns. In the few submittals which identified a seismic "vulnerability," the concerns identified were comparable to concerns identified as outliers or anomalies in other submittals.

For plants that performed SPRA analyses, most plants reported seismic CDFs between 1E-5 and 1E-4 per reactor-year (ry), with the next most common group falling between 1E-6 and 1E-5/ry, see Figure 2.5-11. Only a small fraction of plants had CDFs higher than 1E-4/ry or less than 1E-6/ry.

For plants that performed SMA analyses, plant HCLPF capacities are between 0.12g and 0.3g, see Figure 2.5-12. Fourteen licensees reported plant HCLPFs of at least 0.3g, ten plants fell between 0.25 and 0.3g, nine plants were between 0.2 and 0.25g, and two plants were between 0.15 and 0.2g. One plant reported a HCLPF value of 0.12g. With the proposed improvements taken into account, SMA results indicate that for all plants the HCLPF is never below the safe shutdown earthquake (SSE) and generally exceeds the SSE, see Figure 2.5-13.

Dominant contributors from SPRAs for seismic failure involve the failure of the electrical systems, which include the failure of offsite power (17% of all contributors); the failure of various components of the electrical system (17%), such as motor control centers (MCCs), switchgear, and relays; the failure of the emergency diesel generator (EDG) (8%); and the failure of the dc batteries (5%). Building and structural failures also contribute significantly (30% of all contributors). Other structures of which failure could cause core damage include block walls, pump house/pump intake structures, dams, and stacks. Failures of frontline and support systems (28% of all contributors), as well as tank failures (11%) also contribute to core damage frequency.

The weak link components identified in the SMA analyses in general were similar to the structures, systems, and components (SSCs) listed as dominant contributors in the SPRAs. Components identified as outliers in the SMAs included many electrical components and their anchorage, various tanks, residual heat removal (RHR) heat exchangers, and structures like the turbine and auxiliary buildings. Many licensees identified block walls located in the proximity of safety-significant equipment as weak link structures.

Seventy percent of the plants proposed improvements as a result of their seismic IPEEE analyses. In some cases these plant improvements were only proposed in the submittals (sometimes without a firm commitment for implementation), while in others the submittals indicated the improvements were already implemented. Improvements vary from simple housekeeping enhancements to more elaborate plant design modifications and can generally be grouped into three general categories: hardware modifications, improved procedures and training, and enhanced maintenance and housekeeping. Based on the improvements described by licensees it is clear that the seismic IPEEE program has had a notable impact on improving plant safety.

Fires

For the purposes of the IPEEE fire assessments, all licensees utilized probabilistic analysis methods in one form or another. By far the most commonly cited analysis approach was the EPRI Fire-Induced Vulnerability Evaluation (FIVE) methodology [EPRI 1992]. The FIVE methodology was cited as being used to support about 81% of the licensees' IPEEE submittals. However, most of these submittals also went beyond the FIVE approach and applied PRA methods as a supplement to the FIVE method.

The selected methodology did have some impact on the final estimates of fire CDF, but ultimately appeared to have little impact on the overall findings of the IPEEE studies (e.g., identification of dominant areas contributing to fire CDF). Since FIVE is primarily a screening method, those licensees who stopped with FIVE screening generally obtained higher total CDF estimates than those who continued with more detailed fire PRA-based quantification of unscreened zones.

Out of all the IPEEE submittals, only two licensees, representing three nuclear power plant units, initially identified fire vulnerabilities. In one case (Ouad Cities). the vulnerabilities were identified in the licensee's original IPEEE submittal and a detailed re-analysis by the licensee showed that fire vulnerabilities did not exist. However, the licensee did make plant improvements as a result of the insights gained in the original IPEEE analysis and credited some of those improvements in the re-analysis. In the second case (Millstone 2), two fire vulnerabilities were identified and addressed by the licensee. For each of the two plants the vulnerabilities included fire safety issues in the turbine building which housed important safety-related cables and equipment needed for safe shutdown. Turbine building areas were also identified by many other licensees as important CDF contributors.

Despite the fact that the vast majority of licensees identified no fire-related vulnerabilities, the majority of licensees, over 60%, did identify and/or implement

plant improvements to reduce fire risk. A total of approximately 242 fire-related plant improvements were identified by licensees. The majority of the cited plant improvements (about 57%) were associated with various plant procedures including operating procedures, maintenance procedures, combustible controls, enhancements to operator training, enhanced fire brigade training, etc. The remaining improvements (about 43%) were related to physical plant/hardware changes. These included general plant system design changes, enhancements to fire protection features, relocation of critical cables, and upgrading of fire barriers.

The fire-induced CDFs reported by the licensees range from approximately 4E-8 to 2E-4 per reactor-year, see Figure 2.5-14. The IPEEE fire analyses have broadly found fire CDF to be roughly on a par with, and in some cases greater than, internal events CDF. The vast majority of licensees reported fire CDF values that equal at least 10% of the internal events CDF (or greater). About 25% of the submittals reported fire-induced CDF values that exceeded the corresponding plant internal events CDF (as reported in the IPE).

In the vast majority of cases, licensees concluded that the dominant fire CDF contributors were those areas that held both significant fire sources and important equipment and cables, see Figure 2.5-14. Hence, it appears that spatial factors (e.g., the location of fire source and targets), were more significant in determining fire risk than were plant systems design features. Areas devoid of either fire sources or important targets generally were screened.

Overall, the two types of fire analysis zones found most often to be the single highest fire CDF contributors were switchgear areas and MCRs. The next most commonly identified areas were areas of the turbine building and cable spreading rooms for plants with only a single cable spreading room. Other commonly reported areas include electrical equipment rooms, diesel generator rooms, cable vault and tunnel areas, and battery/charger rooms. A range of other areas are identified as important on a plantspecific basis.

In the specific case of the main control room (MCR), fire CDF was dominated by the abandonment scenarios; that is, unsuppressed fires leading to MCR abandonment. In this case, fire CDF estimates were driven largely by two factors, namely, the assumed conditional probability of MCR abandonment and the reliability of human actions associated with plant shutdown using the remote shutdown capability.

Fire sources considered in the fire assessments included both fixed sources (e.g., electrical panels, pumps, transformers, and electrical cables) and transient combustibles. Electrical panel fires were the most significant fire CDF contributors in most submittals. In a minority of submittals, transient combustible fires were also found to be significant.

Fire-induced transients were found to be the most important accident sequences. These included loss of feedwater and main steam isolation valve (MSIV) closure transients, loss of off-site power (LOOP) events, and loss of support system initiators. Loss-ofcoolant accidents (LOCAs) induced by spurious opening of pressure-operated relief valves (PORVs) or safety relief valves (SRVs) were generally not identified as significant contributors to the fire-related CDF. However, fire scenarios resulting in reactor coolant pump (RCP) seal LOCAs were important for many Westinghouse pressurized water reactors (PWRs).

High Winds, Floods, and Other External Events

The following types of events were included in the high winds, floods and other (HFO) external events category:

- ? High winds, including tornadoes, tornado missiles, and hurricanes
- ? External floods, including intense rainfall resulting in site flooding and roof ponding; flooding from nearby bodies of water including wave runup from rivers, lakes and the ocean; and potential flooding from postulated dam failures
- ? Accidents related to transportation or nearby industrial facilities
- ? Other types of external events such as onsite hazardous material spills, hydrogen line breaks, effects from lowtemperature conditions such as icing and blockage of cooling water intake lines, blockage of drains and intakes from debris, any other plant-unique hazard

None of the 70 IPEEE submittals identified any HFO-related vulnerabilities; however, 34 submittals reported that they had either made, or were considering, a total of 64 HFO-related plant improvements. Thirty-six plants reported no HFO-related improvements.

All HFO evaluations reviewed have screened out accidents involving transportation and nearby facilities, and have also screened out other plant-unique hazards when encountered.

For those cases where the licensees performed PRAs or CDF bounding analyses for their HFO analysis, the estimated CDF results have varied from plant to plant as shown below.

- ? For high winds and tornadoes, the plantspecific CDF results vary from less than 2E-7/ry to 6E-5/ry.
- ? For external flood events, the plantspecific CDF results vary from 2E-8/ry to about 7E-6/ry.
- ? For transportation and nearby facility accidents, all reported plant-specific CDF results from PRA studies or bounding analyses are below the NUREG-1407 screening criterion of 1E-6/ry.
- ? One submittal (Haddam Neck) reported bounding analysis CDF results of 8E-6/ry for lightning events and 7E-6/ry for snow and ice.
- ? One submittal (South Texas) reported CDF results of 8E-6/ry for a chemical release from a nearby chemical facility.
- ? One submittal (Salem) reported a plant improvement that resulted in an external events CDF reduction of three orders of magnitude from approximately 1E-4/ry to approximately 1E-7/ry. The plant modification cited was the improvement of door penetration seals between the service and auxiliary buildings to protect against external flooding.

2.5.6 Low Power and Shutdown Perspectives

Until recently, PRAs of severe accidents in nuclear power plants have considered initiating events that could occur only during full-power operation. This focus was based on the judgment that the level of risk associated with accidents that could occur during full-power operation was greater than that for accidents during the other modes of operation, such as low-power and shutdown. The primary justification for this view appeared to be that lower decay heat levels are generally associated with these other modes of operation, so more time is available to recover from adverse situations in these modes.

However, there are several factors that could influence the risk associated with accidents initiated during shutdown. These include:

- 1. The greater need for operator action to prevent core damage (because automatic safety systems are disabled during some of the shutdown modes).
- 2. The increased unavailability of equipment as a result of planned maintenance. (There is a need for high equipment availability during power operation, which limits the amount and length of maintenance activities that can be performed while the plant is at power.)
- 3. The breach of containment integrity caused by the opening of penetrations and hatches. (These openings, which are allowed by technical specifications, in many cases are necessary before the activities planned for shutdown can occur.)

In response to such concerns, the Office of Nuclear Regulatory Research (NRR) undertook a two-phase project to analyze the frequencies, consequences, and risk of accidents during modes of operation other than full-power for two plants, and to compare the results with those from fullpower analyses for the same plants^{10,11}. The plants selected were Grand Gulf and Surry. The analyses included a limited-scope Level 3 PRA for internal events and a Level 1 PRA for seismic and internal fire and flood sequences. Because of the complexity of the shutdown configurations, detailed analyses were only performed for selected time periods for the two plants.

For Grand Gulf, a period called Plant Operating State 5 (POS 5) was chosen. POS 5 covers cold shutdown operation (where the reactor vessel is at atmospheric pressure and the bulk water temperature is below 200 °F) and the time in the refueling operating condition until the vessel head is This period was chosen detensioned. because of its potentially large contribution to core damage frequency (CDF) and risk. For Surry, the evaluation was conducted for mid-loop operation, in which the reactor coolant system level is lowered to the midplane of the hot leg. This period was chosen because many incidents have occurred during mid-loop operation throughout the world, and the apparent risk potential.

The results of the Grand Gulf and Surry evaluations are presented below. It is important to note that such results are highly plant specific because of the unique character of each plant's refueling process. Grand Gulf and Surry have features that may not be present at other plants which tend to reduce the risk during low-power and shutdown operations.

2.5.6.1 Grand Gulf Low Power and Shutdown Observations

Figure 2.5-15 presents a comparison of mean core damage frequency percentages for the major classes of accidents from both the NUREG-1150 full-power and the POS 5 analyses for Grand Gulf. In both analyses, the station blackout class is important because station blackouts cut across multiple systems. However, during POS 5, there are additional accidents (e.g., LOCAs) that can cut across multiple systems. There are differences in the accident progression associated with station blackout accidents at full-power versus during POS 5. These are: (1) almost all the POS 5 station blackout sequences lead to an interfacing system LOCA and the full-power sequences do not; (2) the containment is always open at the start of POS 5 accidents whereas it is isolated at the start of most full-power accidents; and (3) the probability of arresting the core damage process in the vessel is higher for full-power accidents than for POS 5. In the full-power analysis the ATWS class is the second most important class, while ATWS is not possible during POS 5 since the plant is already subcritical. The second most important class for POS 5 is LOCAs.

Table 2.5-5 presents a comparison on a calendar-year basis of the core damage frequency, early fatality risk, and total latent fatality risk for POS 5 and for full-power for Grand Gulf. While the POS 5 mean core damage frequency is about a factor of two lower than the full-power value, there is overlap between the two distributions. The mean early fatality risk of POS 5 is only a factor of 1.7 greater than the full-power risk even though the containment is open during most of the accidents in POS 5. The mean total latent cancer fatality risk of POS 5 is about a factor of 4 greater than the corresponding full-power risk. One reason for this is that in POS 5, the containment is always open, and in full-power the containment is always isolated at the start of an accident. Also, some of the difference is caused by different versions of the consequence code being used for the two studies. The version used for POS 5 generally results in higher estimates for the total latent cancer fatality risk.

2.5.6.2 Surry Low Power and Shutdown Observations

The contribution to the total core damage frequency from internal events during midloop operation at Surry was found to be lower by an order of magnitude than that at full-power. This is mainly due to the much smaller fraction of time that the plant is at mid-loop. Figure 2.5-16 presents a comparison of mean core damage frequency percentages for the major classes of accidents from both the NUREG-1150 full-power and the mid-loop analyses for Surry.

Table 2.5-6 presents a comparison on a calendar-year basis of the core damage frequency, early fatality risk, and total latent fatality risk for mid-loop operation and for full-power for Surry. While the mid-loop operation mean core damage frequency is an order of magnitude lower than the full-power value, there is some overlap between the two distributions.

The offsite risk estimates for latent health effects of accidents during mid-loop operation were similar to the risk estimates for full-power operation for Surry. This is due to the lack of mitigative features for a significant fraction of the accidents initiated during mid-loop operation, which causes the releases to the environment to be large. The early health consequences are much lower than the full-power results, despite the unisolated containment, primarily because of the long time after reactor trip when the accidents occur in mid-loop operation (i.e., because of the natural decay of the shortlived isotopes of iodine and tellurium, which are primarily associated with early health The uncertainties in risk for effects). accidents during mid-loop operations are largely due to uncertainties associated with isolating the containment and achieving a pressure retaining capability.

2.5.6.3 Industry Low Power and Shutdown Studies

During the 1990s, there was substantial industry effort to understand and manage low power and shutdown risks. The NRC did not include low power and shutdown in the IPE program; however, most licensees have performed some type of analysis of low power and shutdown risks. In particular, most licensees use some form of risk management tool to help manage planned outages. These efforts have led to safer plant configurations during outages, while in some cases, resulting in shorter outages.

For the most part, the industry outage management activities focus on plant configuration management, that is, assuring that a minimum set of plant equipment is always available to perform key safety functions. These analyses are generally not full scope PRAs and do not routinely calculate risk numbers. Nevertheless, from the studies that have been done and reported at an NRC workshop on low power and shutdown accidents (SAND99-1815), we can draw important conclusions about risk;

1. Low power and shutdown risk can be comparable to full power risk.

2. Short term risks are highly variable and can be much larger than full power risk for certain time periods. Figure 2.5-17 presents the risk estimates for one PWR over a typical outage cycle.

3. The industry is very aware of the risks during low power and shutdown and has taken important steps to manage risks. Nevertheless, precursor events continue to occur, (See Table 2.5-8) and the risks need ongoing attention.

Section XX presents key findings from both the NRC and industry activities. Those findings are summarized here:

- ? Potentially significant operational events occur.
- ? Risk from LPSD conditions can be comparable to full power.

- ? Dominant failures associated with LPSD events appear to be human-related.
- ? The most risk dominant plant operational states are characterized by high decay heat and reduced inventory.
- ? Risk contributors appear to be very plant-specific.
- ? Initiating events that have been analyzed for full power conditions must be reexamined to ensure that all LPSD effects are considered.
- ? Outages other than for refueling may be important contributors to risk.

While much work has been done, we do not have complete estimates of low power and shutdown risk that can be added to full power risk to give us a complete risk picture. Unplanned outages are difficult to account for, and these may be very important to risk, as they often include outages of safety equipment. Also, limited attention has been given to external events during low power and shutdown. For now, we can say that low power and shutdown risks are important, but a complete risk picture is not available.

2.5.7 Station Blackout Sequences

Station blackout has consistently been found to be an important contributor to core damage frequency in PRAs, including the Reactor Safety Study, NUREG-1150, and the IPEs. It has not necessarily been the dominant contributor for each plant in the study, but most plants have a significant contribution from station blackout. Because of the general importance of station blackout, a more detailed examination of this particular sequence is provided in this section. A description is first given of the types of station blackout sequences that can occur, followed by an assessment of the impact of the station blackout rule (based on IPE results).

Types of Station Blackout

Station Blackout sequences are initiated by a loss of offsite power and the associated reactor scram, followed by failure of the station diesels (or gas turbines, if applicable) to start and load. Station blackout sequences are further discriminated into long-term and short-term station blackouts, which are described below for BWRs and PWRs.

For a long-term station blackout sequence in a BWR, water is temporarily injected into the reactor vessel by the steam turbinedriven systems. Most of the U.S. plants (25 of 37) have two independent systems (highpressure coolant injection [HPCI] plus reactor core isolation cooling [RCIC] or isolation condenser [IC]) that can keep the core covered without the availability of AC power. However, BWR-5 and BWR-6 designs have substituted an electric motordriven high pressure core spray (HPCS) system in lieu of HPCI so that these plants have only one turbine-driven injection system (RCIC). Similarly, the BWR-2 and early BWR-3 plants employ an ACdependent feedwater coolant injection system (FWCI) instead of HPCI. Water flow is intermittent as necessary to keep the core covered and continues for as long as DC (battery) power for turbine governor control remains available from the unit batteries (typically about 6 hours).

The short-term designation for BWRs applies to station blackout sequences with early loss

of injection. Injection failure might occur in either of two ways. First, there might be direct failure(s) of the steam turbine system(s) during the period in which DC power remains available. Note that for plants with both RCIC and HPCI, this involves independent failures of the two systems. Because these are high-pressure injection systems, success of their function does not depend upon reactor vessel depressurization. The second (and much less probable) way in which the early total loss of injection initiating event for short-term station blackout might occur is by commonmode failure of the DC battery systems. At most BWR facilities, the diesel generators have dedicated starting batteries, but if the diesels are started from the unit batteries, failure of these batteries would, upon loss of offsite power, be a contributing cause of the station blackout. Furthermore, without DC power for valve and turbine governor control, the steam turbine-driven injection systems would not be operable. The loss of DC power would also render the safety/relief valves (SRVs) inoperable in the remotemanual mode; thus, the reactor vessel could not be depressurized.

The basic characteristics of the two dominant forms of BWR station blackout sequences can be summarized as follows. DC power remains available during the period of core degradation for short-term station blackout initiated by independent failure of HPCI and RCIC; the decay heat level is relatively high, and the reactor vessel is depressurized during the period after the core becomes uncovered and begins to degrade. For long-term station blackout, the core remains covered for more than 6 hours, so the decay heat level is about 50 percent less during the period of core degradation. However, when injection capability is lost (due to battery failure) the ability to operate the SRVs is also lost. Thus, the reactor vessel repressurizes and

remains pressurized during and after the period of core degradation.

For a PWR, injection systems are lost in a station blackout because the systems rely on However, core cooling is AC power. initially available in a long-term station blackout sequence through turbine-driven auxiliary feedwater. Turbine-driven auxiliary feedwater can operate until the batteries deplete, which normally leads to a If AC power is not loss of control. recovered soon after loss of control, core damage will follow. Some plants might be able to manually control feedwater after battery depletion, but a continuous source of feedwater is still needed to prevent core damage.

For a short-term station blackout sequence in a PWR, the turbine-driven auxiliary feedwater system fails at the beginning of the accident. The most frequent cause is failure to start and run for the required time period. The early loss of heat rejection causes the inventory of the reactor coolant systems to boil off, leading to early core damage.

Station blackout results in loss of cooling for reactor coolant pumps at most PWRs. This introduces the potential for seal failure from high temperatures, particularly for plants using the old seal material in Westinghouse pumps. The associated leakage from the reactor coolant system can accelerate core damage. This concern is most important for long-term sequences because there is an extended period without seal cooling before core damage occurs. For short-term sequences, the time to core damage is much shorter, so seal failures are more likely to occur after core damage.

Station Blackout Rule

The Station Blackout Rule, discussed in Section 2.4, requires that an analysis be performed for each nuclear power plant to establish a method to cope with station blackout for a specified duration without core damage occurring (coping method). In some instances, licensees implemented plant modifications to improve the plant's ability to endure a station blackout. The goal of the Station Blackout Rule is to limit the average station blackout contribution to CDF to about 1×100^{-5} /ry. This goal should be interpreted as an aiming point or numerical benchmark, rather than as a hard and fast requirement. In the IPE Insights Program, the IPE results were used to infer the impact of the Station Blackout Rule on the plant CDS. For licensees that modeled the Station Blackout Rule coping method in their IPEs, the staff compared the average station blackout CDF with the rule's goal to determine how well it was achieved. For licensees that did not model the Station Blackout Rule coping method, the staff compared the average station blackout CDF with the rule's goal to provide insight into the margin for improvement in CDF by implementing the Station Blackout Rule.

Ten licensee IPE submittals (covering 15 plant units) reported estimates of the reduction in total CDF that resulted from implementing the Station Blackout Rule. These estimates are shown in Figure 2.5-18. The average reported reduction was $\sim 2 \times 10^{-5}$ /ry, ranging from $\sim 7 \times 10^{-6}$ to $\sim 6 \times 10^{-5}$ /ry. The average reported percent reduction in total CDF was about 20%, ranging from about 10 to 50%. Licensees that met the Station Blackout Rule using existing equipment were not included in the average CDF reduction.

The range of plant CDS and average CDS for IPEs that accounted for the Station

Blackout Rule coping method in their modeling were compared to the CDS for those that did not account for the coping method. Both sets of plants exhibited a wide range of station blackout CDS relative to the Station Blackout Rule goal. Some licensees that modeled the Station Blackout Rule coping method reported station blackout CDS about two orders of magnitude lower than the goal, while others reported station blackout CDS about three times higher than the goal. Similarly, some licensees reported station blackout CDS two orders of magnitude lower than the Station Blackout Rule goal without modeling the Station Blackout Rule coping method, while others reported station blackout CDS close to an order of magnitude higher than the goal. For both sets of plants, the average reported percent station blackout contribution was about 20%, and the average station blackout CDS for the two sets of plants were nearly the same.

These comparisons of IPE results indicate that the Station Blackout Rule had a noticeable, but not enormous impact on the plant CDS. For the limited number of plants that directly reported the impact of the Station Blackout Rule, the average reduction was equal to the value anticipated during the development of the Station Blackout Rule.

2.5.8 Current Understanding of Risk

An improved understanding of nuclear power plant risk has been gained through analysis of operating experience and using risk assessment techniques. As a result of these studies, we conclude that the current fleet of operating plants is safe and that there is no undue risk to the public. On the other hand, many believe that current plants are orders of magnitude safer than the Commission's Quantitative Health Objectives in the Safety Goal Policy. We can not demonstrate that this belief is true; in fact, it is clear that a number of plants approach the QHOs when all risks are considered. The discussions below summarize our understanding of plant risks.

The average internal event full power core damage frequencies estimated for both BWRs and PWRs are generally low, with specific results affected strongly by plantspecific factors such as those discussed in Section 2.5.3 for the NUREG-1150 plants. In both the NUREG-1150 and IPE results, station blackout, transients, and LOCAs are usually the more important contributors for PWRs. For BWRs, LOCAs and ATWSs are generally less important than station blackout and transients. Similarly, the ASP results show a consistently high fraction of precursors that involve electrical system failures.

The BWRs generally (but not always) have core damage frequencies that are lower than those of the PWRs. The LOCA sequences, which often dominate the PWR core damage frequencies, are normally minor contributors for the BWRs. This is not surprising because BWRs have many more systems than PWRs for injecting water into the reactor coolant system. For many transients, the same argument holds. BWRs have many more systems that can provide decay heat removal and makeup for transients that lead to loss of water inventory due to stuck-open relief valves or primary system leakage.

Station blackout accidents contribute a high percentage of the core damage frequency for many of the BWRs. However, when viewed on an absolute scale, station blackout has a higher frequency at the PWRs than at the BWRs. To some extent this is due to design differences between BWRs and PWRs. For example, in station blackout accidents, many PWRs are vulnerable to reactor coolant pump seal LOCAs following loss of seal cooling, leading to loss of inventory with no method for providing makeup. BWRs, on the other hand, have at least one injection system that does not require AC power. While such BWR and PWR design features influence the core damage frequencies associated with station blackout, the electric power system design, which is largely independent of the plant type, is probably more important.

The NUREG-1150 and IPE analyses indicate that for both BWRs and PWRs, other support systems, such as service water, are quite important. Because support systems vary considerably among plants, caution must be exercised when making statements about generic classes of plants, such as PWRs versus BWRs. Once significant plantspecific vulnerabilities are removed, supportsystem-driven sequences will probably dominate the core damage frequencies of both types of plants. Both types of plants have sufficient redundancy and diversity so as to make multiple independent failures unlikely. Support system failures introduce dependencies among the systems and thus can become dominant.

The risk evaluations for external events from NUREG-1150 and the IPEEEs indicate that seismic and fire events can be important, but that the results are highly plant-specific. Seismic risk is strongly affected by electric power failures and failures of related components such as motor control centers. Structural failures, such as block walls collapsing on important equipment can also be significant. Fire risk is dominated by fires in areas where fire sources and important equipment are collocated. Switchgear rooms, control rooms, and turbine buildings are examples of important fire areas. Seismic and fire sequences can be similar to internal event sequences, e.g., station blackout. However, a wide variety of plant specific sequences can be observed in the seismic and fire PRAs. Seismic and fire

core damage frequencies can be as high or higher than internal event frequencies at some plants.

Evaluations of risk during low-power and shutdown for Grand Gulf and Surry indicate that the risk during these modes can be important. Industry studies confirm that the annual risk can be of the same order as full power risk. In fact, the short-term risk can be significantly higher during particular shutdown modes than during full power. Plant configurations with reduced water inventory, substantial decay heat, and reduced safety system availability are particularly important.

Section 2.4 described the safety goals that have been set for commercial nuclear power plants. Information is now available from the IPEs that can be used to infer how operating plants compare with the safety goals. This inference was made as part of the IPE Insights Program. When comparing the IPE results with the safety goals, it is important to note that the scope of the IPE program is limited to accidents initiated by internal events (excluding internal fires) that occur during full-power operation.

The CDFs for all BWRs and most PWRs fall below the 1×10^{-4} /ry subsidiary objective; however, nine licensees representing 15 PWR units reported CDFs above 1×10^{-4} /ry. Conditional containment failure probabilities for bypass and early containment failure are below the 0.1 subsidiary objective for most of the PWRs. All of the conditional containment failure probabilities for bypass events in BWRs are below 0.1; however, most of the conditional containment failure probabilities for early containment failure are above 0.1. This result is expected because of the nature of BWR pressure suppression containments.

Although offsite consequences were not generally calculated in the IPEs, by extrapolating the NUREG-1150 health effects to the IPEs, an indication of how the IPEs compare to the quantitative health objectives can be obtained. Through this extrapolation, the staff concluded that most of the IPE results are likely to meet the NRC's quantitative health objectives. The IPE results imply risk levels below the individual latent cancer fatality health objective. In addition the IPE results also suggest risk levels below the individual early fatality health objective. Seventeen plants produced results that might approach one or both of the QHOs. Although relatively more plants exceeded the proposed subsidiary objectives, only a fraction of these are found to have the potential for individual early fatality risk levels that could approach the corresponding quantitative health objective.

The picture is less clear when all risks are For commercial LWRs, the considered. QHOs are obtained for core damage frequencies in the range of 5E-4 and higher per year or large early release frequencies in the range of 3E-5 and higher. Clearly, considering full power internal and external events, along with low power/shutdown events, will result in a significant number of plants with CDFs well above 1E-4 per year. Therefore, while it is likely that the fleet of plant, on average, meets the Safety Goals, large margins do not exist. This fact becomes important when considering risk informing the regulations to reduce "excessive margins."

Table 2.5-1 NRC Sources of reactor operational data

1.	Prompt notification
	Required by 10 CFR 50.72
	Violations of Plant Technical Specifications
	Approximately 2000 per year
2.	Licensee Event Reports
	Required by LER Rule, 10 CFR 50.73
	Violations of Technical Specifications
	Focus on Events Significant to Safety
	NRC Receives Several Thousand per Year
3.	Construction Deficiency Reports
	Required by 10 CFR 50.55(e)
	Approximately 200 in FY83
4.	Component Deficiencies
	Required by 10 CFR 21
	Approximately 200 in 1983
5.	Other Sources
	Inspection findings
	DOE reactor experience
	Licensee reports and requests
	Industry Groups
	Institute of Nuclear Power Operations
	Nuclear Plant Reliability Data System
	Electric Power Research Institute
	Nuclear Safety Analysis Center
	Informal Communication
	Foreign Event Information

Table 2.5-2 NRC Feedback of nuclear power plant experience

- Operating Reactors Licensing Actions Summary (NUREG-1272) Vol. 9, No. 1 (AEOD Annual Report)
- Bulletins (2 + 1 supplement in 1990) (1 + 1 supplement in 1991)
- Information Notices (82 + 12 supplements in 1990) (78 + 15 supplements in 1991)
- NRR Generic Letters $(10 + 18 \text{ supplements in } 1990) (18 + 1 \text{ supplement in } 1991)^*$
- AEOD review licensee event reports (about 2100 per year)
- AEOD published case studies (about one per year)
- AEOD special studies (about 2 per year)
- AEOD published engineering evaluations (10 in 1990)
- AEOD published technical review reports (18 in 1990)
- AEOD published Power Reactor Events Reports (will resume in 1992)
- Report to Congress on Abnormal Occurrences, NUREG-0090 (4 per year)
- Miscellaneous NUREGs; case-related hearing testimonies, transcripts, etc.

Performance Indicators for Operating Commercial Nuclear Power Plants (Quarterly)

* 91-02, dated December 28, 1990 was considered to be issued in 1990.
| Date | Туре | Event | Cond.
Core
Damage
Probability | Reference |
|-----------|-----------------------|--|--|---------------|
| 24-Mar-71 | LOSP | LaCrosse loss of offsite power | 4×10 ⁻⁵ | NUREG/CR-2497 |
| 19-Jan-74 | LOSP | Haddam Neck loss of
offsite
power | 2×10 ⁻⁴ | NUREG/CR-2497 |
| 22-Mar-75 | Fire | Browns Ferry Fire | 1.5×10 ⁻¹ | NUREG/CR-2497 |
| 31-Aug-77 | LOFW | Cooper loss of feedwater | 1×10 ⁻³ | NUREG/CR-2497 |
| 10-Nov-77 | Flooding | Surry 2 valve flooding | 6×10 ⁻⁷ | NUREG/CR-2497 |
| 20-Mar-78 | Other | Rancho Seco loss of nonnuclear instrumentation | 1×10 ⁻¹ | NUREG/CR-2497 |
| 06-Mar-79 | Service Water | Brunswick loss of RHR service water | 2×10 ⁻⁵ | NUREG/CR-2497 |
| 02-May-79 | LOFW | Oyster Creek loss of feedwater flow | 2×10 ⁻³ | NUREG/CR-2497 |
| 28-Jun-80 | ATWS | Browns Ferry partial failure to scram | 9.8×10 ⁻⁴ | NUREG/CR-3591 |
| 02-Nov-81 | LOCA | Sequoyah loss of coolant | 9×10 ⁻⁴ | NUREG/CR-2497 |
| 09-Jun-85 | LOFW | Davis Besse loss of feedwater | 1.1×10 ⁻² | NUREG/CR-4674 |
| 20-Mar-90 | Shutdown
Transient | Vogtle 1 loss of shutdown cooling | 1×10 ⁻³ | NUREG/CR-4674 |
| 13-Aug-91 | Transient | Nine Mile Point 2 | 1×10 ⁻⁵ | Not Published |
| 2-Aug-95 | Unavailability | St. Lucie 1 multiple
failures | 1.1×10 ⁻⁴ | NUREG/CR-4674 |

Table 2.5-3 Precursors and severe accidents

Table 2.5-4 Overview of key IPE CDF observations

Accident class	Key observations
Transients (other than station blackouts and ATWS)	Important contributor for most plants because of reliance on support systems; failure of such systems can defeat redundancy in front-line systems
	Both plant-specific design differences and IPE modeling assumptions contribute to variability in results: ? use of alternative systems for injection at BWRs ? variability in the probability that an operator will fail to depressurize the
	 vessel for LPI in BWRs availability of an isolation condenser in older BWRs for sequences with loss of decay heat removal (DHR)
	 susceptibility to harsh environment affecting the availability of coolant injection capability following loss of DHR capability to use feed-and-bleed cooling for PWRs
	 susceptibility to RCP seal LOCAs for PWRs ability to depressurize the reactor coolant system in PWRs affecting the ability to use LPI ability to cross-tie systems to provide additional redundancy
SBOs	Significant contributor for most plants, with variability driven by: ? number of redundant and diverse emergency AC power sources ? availability of alternative offsite power sources ? length of battery life ? availability of firewater as a diverse injection system for BWRs
	 availability of filewater as a diverse injection system for Dwks susceptibility to RCP seal LOCAs for PWRs
ATWS	Normally a low contributor to plant CDF because of reliable scram function and successful operator responses
	BWR variability mostly driven by modeling of human errors and availability of alternative boron injection system
	PWR variability mostly driven by plant operating characteristics, IPE modeling assumptions, and assessment of the fraction of time the plant has an unfavorable moderator temperature coefficient
Internal floods	Small contributor for most plants because of the separation of systems and compartmentalization in the reactor building, but significant for some because of plant-specific designs
	Largest contributors involve service water breaks
LOCAs (other than interfacing	Significant contributors for many PWRs with manual switch over to emergency core cooling system recirculation mode
(ISLOCAs) and steam generator tube ruptures (SGTRs))	 BWRs generally have lower LOCA CDS than PWRs for the following reasons: BWRs have more injection systems BWRs can more readily depressurize to use low-pressure systems
ISLOCAs	Small contributor to plant CDF for BWRs and PWRs because of the low frequency of initiator
	Higher relative contribution to early release frequency for PWRs than BWRs because of low early failure frequency from other causes for PWRs

Table 2.5-4 Overview of key IPE CDF observations (continued)

Accident class	Key observations
SGTR	Normally a small contributor to CDF for PWRs because of opportunities for the operator to isolate a break and terminate an accident, but important contributor to early release frequency

Table 2.5-5 Distributions for Core damage frequency and aggregaterisk

Analysis	Descriptive Statistics (All values are per calendar year) Percentiles			
	5th	50th	95th	Mean
		Core Damage	Frequency	
POS 5	4.1×10 ⁻⁷	1.4×10 ⁻⁶	5.6×10 ⁻⁶	2.1×10 ⁻⁶
Full Power	1.8×10 ⁻⁷	1.1×10 ⁻⁶	1.4×10 ⁻⁵	4.1×10 ⁻⁶
	Early Fatality Risk			
POS 5	3.7×10 ⁻¹¹	2.8×10 ⁻⁹	3.9×10 ⁻⁸	1.4×10 -8
Full Power	2.5×10 ⁻¹²	6.1×10 ⁻¹⁰	2.6×10 ⁻⁸	8.2×10 ⁻⁹
	Total Latent Cancer Fatality Risk			
POS 5	4.3×10 ⁻⁴	1.9×10 ⁻³	1.2×10 ⁻²	3.8×10 ⁻³
Full Power	1.4×10 ⁻⁵	2.4×10 ⁻⁴	2.3×10 ⁻³	9.5×10 ⁻⁴

for POS 5 and full-power operation for Grand Gulf

Table 2.5-6	Distributions for Core damage frequency and aggregate
	risk for mid-loop and full-power operation for Surry

Analysis	Descriptive Statistics (All values are per calendar year) Percentiles			
	5th	50th	95th	Mean
		Core Damage	Frequency	
Mid Loop	3.2×10 ⁻⁷	2.0×10 ⁻⁶	1.9×10 ⁻⁵	4.2×10 ⁻⁶
Full Power	9.8×10 ⁻⁶	2.5×10 ⁻⁵	1.0×10 ⁻⁴	4.1×10 ⁻⁵
		Early Fata	lity Risk	
Mid Loop	1.3×10 ⁻¹⁰	3.6×10 ⁻⁹	1.6×10 ⁻⁷	4.9×10 ⁻⁸
Full Power	7.6×10 ⁻¹⁰	7.0×10 ⁻⁸	5.4×10 ⁻⁶	2.0×10 ⁻⁶
		Total Latent Canc	er Fatality Risk	
Mid Loop	8.0×10 ⁻⁴	5.3×10 ⁻³	5.5×10 ⁻²	1.6×10 ⁻²
Full Power	3.1×10 ⁻⁴	2.2×10 ⁻³	1.9×10 ⁻²	5.2×10 ⁻³

Table 2.5-7 Key IPE observations regarding containment performance

Failure mode	Key observations
Early failure	On average, the large volume containments of PWRs are less likely to have early structural failures than the smaller BWR pressure suppression containments
	Overpressure failures (primarily from ATWS), fuel coolant interaction, and direct impingement of core debris on the containment boundary are important contributors to early failure for most BWR containments; hydrogen burns are found important in some Mark III containments
	The higher early structural failures of BWR Mark I containments versus the later BWR containments are driven to a large extent by drywell shell meltthrough*
	In a few BWR analyses, early venting contributes to early releases
	Phenomena associated with high-pressure melt ejection are the leading causes of early failure for PWR containments [*]
	Isolation failures are significant in a number of large, dry and subatmospheric containments
	The low early failure frequencies for ice condensers relative to the other PWRs appear to be driven by analysis assumptions rather than plant features
	For both BWR and PWR plants, specific design features lead to a number of unique and significant containment failure modes

Failure mode	Key observations
Bypass	Probability of bypass is generally higher in PWRs, in part, because of the use of steam generators, and because the greater pressure differential between the primary and secondary systems may increase the likelihood of an ISLOCA in PWRs
	Bypass, especially SGTR, is an important contributor to early release for PWR containment types
	Bypass is generally not important for BWRs
Late failure	Overpressurization when containment heat removal is lost is the primary cause of late failure in most PWR and some BWR containments
	High pressure and temperature loads caused by core-concrete interactions are important for late failure in BWR containments
	Containment venting is important for avoiding late uncontrolled failure in some Mark I containments
	The larger volumes of the Mark III containments (relative to Mark I and Mark II containments) are partly responsible for their lower late failure probabilities in comparison to the other BWR containments
	The likelihood of late failure often depends on the mission times assumed in the analysis
* Thana	assumed in the analysis

* There has been a significant change in the state-of-knowledge reporting some severe accident phenomena in the time since the IPE analyses were carried out.

Table 2.5-8	Shutdown events occurring during 1998 and the early portio	
	of 1999.	

Initiati ng Event Class	Plant/ Date	Event Description/Consequences
Loss of Shutdo wn Cooling	Limerick 1 2/6/98	Loss of shutdown cooling and mode change. Fuse blew while installing a jumper, causing RHR to isolate. Primary coolant system temperature increased from 191°F to 200°F, changing modes from cold shutdown to hot shutdown.
	Clinton 2/13/98	Loss of shutdown cooling due to loss of nuclear safety Div II. An alert was declared in order to activate the Technical Support Center and to provide for more manpower.
Loss of Coolant	ANO 2 2/2/99	Inadvertent entry into reduced inventory operations. Reactor vessel level dropped 56 inches within approximately 1.5 minutes.
	Quad Cities 2 2/24/99	A draindown event occurred as a result of switching from train B of RHR shutdown cooling to train A when operators failed to perform tasks in the correct order. Water level was reduced from 80 inches indicated to about 45 inches indicated (a loss of approximately 6000 to 7000 gallons).
	FitzPatric k 12/2/99	An operator-induced 100-inch (approximately 14,000 gallons) draindown event occurred when operators attempted to maintain indicated water level at 357 inches above the top of the active fuel using a level instrument with a temporary addition to its reference leg. This temporary addition was in the process of being replaced with the original reference leg components. This replacement activity increased the indicated level, and the operators compensated for this apparent increase in level by increasing the discharge rate.
Loss of Offsite Power	Ft. Calhoun 5/20/98	Transformer explosion results in Loss-of-offsite power (LOOP). Emergency diesel generators (EDGs) start and load. SD cooling interrupted for several seconds. No heat up (time to boiling–2 hours).
	McGuire 1 6/3/98	Explosion of switchyard breaker and LOOP. (1E power was supplied through U2.)
	Clinton 1/6/99	LOOP; EDGs started and loaded. Shutdown cooling via RHR lost. Fourth of four events involving loss of shutdown cooling. B-RHR tripped and shutdown cooling was supplied via RWCU.

Initiati ng Event Class	Plant/ Date	Event Description/Consequences
Loss of Power	Clinton 6/29/98	Loss of 3 of 4 offsite power sources due to storm damage. Shutdown cooling B-pump tripped; restarted. Spent fuel pool cooling lost. Spent fuel cooling and one shutdown cooling bus lost. Shutdown cooling was restated without reactor coolant system (RCS) heatup. Spent fuel cooling restored.
	D.C. Cook 1&2 8/31/98	Train A reserve power supply lost due to loss of station service transformer. EDGs for train A, both units, auto-started. Operating RHR pump, each unit, briefly lost with no heatup of RCS.
	Catawba 2 9/6/98	Loss of 4160 V bus, auto start of one auxiliary feedwater (AFW) pump, and lifting of one power-operated relief valve (PORV). The plant was preparing to go water solid; therefore, little space was available in the pressurizer to accommodate the increase in RCS volume. When the charging pump discharge valve went full open, the increase in flow caused the PORV to lift about 12 to 14 times. One 1E bus lost power and was not loaded by its EDG since the EDG was down for maintenance. The fuel was not in the core.
	San Onofre 2 2/1/99	Loss of shutdown cooling due to breaker malfunction. Inadequate pre-job briefing, inadequate work plan, and inadequate controls of work in progress lead to three-phase fault with normal clearing while working on breaker and 2 °F RCS temperature rise.
Fire	Fermi 2 10/8/98	Fire in EDG panel. Damage was limited to the panel. Cause not stated.
	Fermi 2 10/10/98	Fire in a motor control center in Rad Waste. Second electrical fire in two days. This was caused by personnel error and resulted in personnel injury.
Flood	WNP 2 6/17/98	Fire header line break with subsequent flooding of ECCS pump rooms. ECCS pumps rendered inoperable by flooding.
Other	WNP 2 5/30/98	Full scram and injection of LPCS, low-pressure coolant injection (LPCI) A start, start of Div I and III EDGs (accident signal response). 2600 gallons of water were injected, increasing RCS pressure and decreasing temperature. Pressure increased from 107 psig to 425 psig. Temperature decreased from 222 °F to 219 °F.

Table 2.5-8Shutdown events occurring during 1998 and the early portion
of 1999.

Initiati ng Event Class	Plant/ Date	Event Description/Consequences
	WNP 2 5/31/98	Scram while shut down. Reactor pressure increased from 1034 psig to 1064 psig. Recurring problem. Possible cause is scram discharge volume level high.
	Salem 1 2/21/98	Operator inattention resulted in start of AFW to feed steam generator (SG). AFW ran with discharge valves closed for less than one minute. AFW was not required to be operational in the current mode, did not feed the steam generators because the feed valves were closed. Level in SGs was supposed to be maintained between 18% and 28%, but got to 9% of narrow range.
	Limerick 2 6/3/98	Standby liquid control injected into the vessel. Between 300 and 350 gallons of water bearing B4C injected. Unnecessary injection of B4C necessitated cleanup of RCS. B4C could damage carbon steel components in RCS.
	Clinton 6/10/98	Service water pump flow indications at RHR heat exchanger (HX) off-scale high. HX bypass line inadequately sized so that high flow would occur in the line should the HX be bypassed and inadequate cooling to other safety-related components could occur.

Table 2.5-8Shutdown events occurring during 1998 and the early portion
of 1999.



Figure 2.5-1 Internal core damage frequency ranges (5th to 95th percentiles)



Figure 2.5-2 BWR principal contributors to internal core damage frequencies





Figure 2.5-4 Surry internal and external-event core damage frequency ranges



Figure 2.5-5Peach Bottom internal- and external-event
core damage frequency ranges



Figure 2.5-6 Surry external event core damage frequency distributions



Figure 2.5-7 Peach Bottom external event core damage frequency distributions



Figure 2.5-8 Principal contributors to seismic core damage frequencies



Figure 2.5-9





Figure 2.5-10 Reported IPE CDFs for BWRs and PWRs







Figure 2.5-12



Figure 2.5-13

Key:

- 1 Control room
- 2 Cable spreading rooms
- 3 Cable vault/chases/tunnels
- 4 Switchgear rooms
- 5 Turbine hall/buildings6 Diesel generator rooms
- 6 Diesel generator rooms7 Battery/charger rooms
- 8 Electrical equipment/relay rooms



Figure 2.5-14 Fire-induced CDFs Reported by Licensees



Figure 2.5-15 Grand Gulf sequence contributions for full-power and POS 5



Figure 2.5-16 Surry sequence contributions for full-power and mid-loop operation



Figure 2.5-15 Example PWR Boiling Risk Profile

Figure 2-5.17 Example PWR Boiling Risk Profile



Figure 2.5-18 Reduction in CDF from implementing Station Blackout Rule

References for Section 2.5

- 1. U.S.Code of Federal Regulations, Title 10, Part 50.72, January 1, 1991.
- 2. U.S.Code of Federal Regulations, Title 10, Part 50.73, January 1, 1991.
- J. W. Minarick, et al., "Precursors to Potential Severe Core Damage Accidents," U.S. Nuclear Regulatory Commission, NUREG/CR-4674, August 1991.
- U.S. Nuclear Regulatory Commission, "Severe Accident Risks: An Assessment for Five U.S. Nuclear Power Plants," NUREG-1150, December 1990.
- G. E. Cummings, "Summary Report on the Seismic Safety Margins Research Program," Lawrence Livermore National Laboratories, NUREG/CR-4431, UCID-20549, January 1986.
- 6. Seismicity Owners Group and Electric Power Research Institute, "Seismic Hazard Methodology for the Central and Eastern United States," EPRI NP-4726, July 1986.

- U.S. Nuclear Regulatory Commission, "Recommendations for Probabilistic Seismic Hazard Analysis: Guidance on Uncertainty and Use of Experts," NUREG/CR-6372 Vol. 1 & 2, April 1997.
- 8. *U.S. Code of Federal Regulations*, Title 10, Part 50, Appendix R, January 1, 1991.
- U.S. Nuclear Regulatory Commission, "Individual Plant Examination Program: Perspectives on Reactor Safety and Plant Performance," NUREG-1560, Draft for Comment, November 1996.
- D. W. Whitehead, et al., "Evaluation of Potential Severe Accidents During Low Power and Shutdown Operations at Grand Gulf Unit 1: Analysis of Core Damage Frequency From Internal Events for Plant Operational State 5 During a Refueling Outage," Sandia National Laboratories, NUREG/CR-6143, June, 1994.
- T. W. Chu and W. T. Pratt, "Evaluation of Potential Severe Accidents During Low Power Shutdown Operations at Surry, Unit 1," Brookhaven National Laboratory, NUREG/CR-6144, October 1995.

2.6 Risk-Informed Regulation

2.6.1 PRA Policy Statement

Following the NUREG-1150 studies and during the implementation of the IPE program, the NRC debated the future use of PRA within the agency. NUREG-1489¹ was issued in March 1994 and provided a review of staff uses of PRA at that time. In addition, it provided information about currently available PRA methods and their strengths and weaknesses. At the same time, a commission policy statement on the use of PRA was being developed. That policy statement was issued in August 1995 and stated:²

> the commission's intention to encourage the use of PRA and to expand the scope of PRA applications in all nuclear regulatory matters to the extent supported by the state-of-the-art in terms of methods and data. Implementation of the policy statement will improve the regulatory process in three areas: Foremost, through safety decision making enhanced by the use of PRA insights; through more efficient use of agency resources; and through a reduction in unnecessary burdens on licensees.

Therefore, the Commission adopts the following policy statement regarding the expanded NRC use of PRA:

(1) The use of PRA technology should be increased in all regulatory matters to the extent supported by the state-of-the-art in PRA methods and data and in a manner that complements the NRC's deterministic approach and supports the NRC's traditional defense-in-depth philosophy.

(2) PRA and associated analyses (e.g., sensitivity studies, uncertainty analyses, and *importance measures)* should be used in regulatory matters, where practical within the bounds of the state-of-the-art, to reduce unnecessary conservatism associated with current regulatory requirements, regulatory guides, license commitments, and staff Where appropriate, practices. PRA should be used to support the proposal for additional regulatory requirements in accordance with 10 CFR 50.109 (Backfit Rule). Appropriate procedures for including PRA in the process for changing regulatory requirements should be developed and followed. It is, of course, understood that the intent of this policy is that existing rules and regulations shall be complied with unless these rules and regulations are revised.

(3) PRA evaluations in support of regulatory decisions should be as realistic as practicable and appropriate supporting data should be publicly available for review.

(4) The Commission's safety goals for nuclear power plants and subsidiary numerical objectives are to be used with appropriate consideration of uncertainties in making regulatory judgments on the need for proposing and backfitting new generic requirements on nuclear power plant licensees.

This policy statement affirms the Commission's belief that PRA methods can be used to derive valuable insights, perspectives, and general conclusions as a result of an integrated and comprehensive examination of the design of nuclear facilities, facility response to initiating events, the expected interactions among facility structures, systems, and components and between the facility and its operating staff.

2.6.2 Issues Concerning the Quantitative Use of PRA

Even before the issuance of the PRA Policy Statement, the staff had begun to develop approaches for applying PRA more extensively in a regulatory setting. During this process it became clear that there were a number of key issues that needed to be addressed. The debate of these issues has been vigorous and still continues in some areas. The discussion below outlines some of the more important issues.

Do the Safety Goals provide the basis for risk targets?

The safety goals were originally developed to answer the question "how safe is safe enough?" Therefore, it is consistent with that policy to reduce risks where appropriate to ensure that the goals are met. However, if the safety goals represent "safe enough," then an ALARA approach is not warranted. On the other hand, there have been arguments that risk targets should be set that are more stringent that the quantitative health objectives (QHOs) in order to account for uncertainty and incompleteness in risk assessments. Currently, targets are being set based on the subsidiary safety goals (see Sections 2.6.5 and 2.6.6), so that the targets are tied to the QHOs, but are somewhat conservative and also more practical to implement.

Can the Safety Goals be applied on a plantspecific basis?

The safety goal policy clearly states that the safety goals are to be applied to the industry as a whole and not to individual plants. However, when implementing a riskinformed regulatory process, such an approach creates problems because it is difficult to regulate toward an industry For example, if we are only average. interested in the average, then one good plant could make up for one bad plant. Conceivably, plants could actually buy and sell risk credits to each other. Therefore, while the Commission is still interested in the collective industry behavior, implementation in a regulatory sense will be a plant-specific process. That is, if an individual plant proposes a change, decisions will be influenced by the risk at that plant and not so much by the industry average risk.

What risks are to be considered?

Until recently, many of the PRAs performed for plants included only internal events at full power. However, as discussed in Section 2.5, external events and low power/shutdown events can contribute significantly to risk. The safety goal policy does not clearly describe the risks to be included, but current thinking is that external events and low power/shutdown risks should be accounted for in some fashion. This is an extremely important question because many plants will be near or above the subsidiary safety goals if these risks are included. Thus, very little regulatory relief will be available to those plants.

Can plants with low risk be allowed to increase risk up to the Safety Goals?

Some plants are indicating very low risks in their IPE submittals. Assuming that these risk estimates are valid, plants may propose to relax safety programs to save costs. There has been much debate about this issue among the staff. Given that the Commission has indicated that the safety goals represent a state of "safe enough," increases in risk up to the safety goals would seem to be warranted. However, current thinking is that such increases should be minimized because of uncertainties in PRA numbers and skepticism about very low risk estimates. Further, while risk decisions are likely to be made on a plant-specific basis, if all of the plants with risks below the safety goals increase risk up to the goals, then the industry average will clearly be above the Therefore, the current approach goals. allows for only small increases and encourages good plants to maintain low risk levels. The downside of this approach is that it does not reward the good plants and may, in fact, force them to maintain efforts that may not be in place at the bad plants.

To what extent can regulatory decisions be based on PRA estimates?

If PRAs were perfect, they could be used as the basis for all regulatory decisions. That is, the only requirement for plants would be to keep their risk below a set level. However, PRAs are obviously imperfect and such an approach is not practical with today's technology. Therefore, PRA will be used to some degree to influence decisions, rather than totally define the solutions. The use of PRA, then, leads to tradeoffs among risk estimates, current regulations, and defense-in-depth principles. As an extreme example, risk estimates might indicate that the CDF is so low that a containment is unnecessary to meet the safety goals; however, defense-in-depth principles would still lead to the need for such a structure. As the use of PRA is debated, the degree to which it can be used in a particular decision will continue to be controversial.

How are uncertainties to be considered?

PRAs, by their nature, produce uncertain results. As shown in Section 2.5, these uncertainties can span orders of magnitude. Further, there is debate within the PRA community as to how uncertainty analyses should be performed. In most cases the Commission and staff have indicated that mean values should be used for comparison purposes when making decisions based on quantitative risk estimates. The safety goal policy indicates that uncertainties should be accounted for, without providing much specific guidance. Various alternatives for treating uncertainties have been proposed, such as setting quantitative limits for the 95th percentile of the risk distribution or performing hypothesis testing on the decision. At this time, such prescriptive criteria for treating uncertainty are generally not being proposed. Rather, it is expected that the use of the somewhat conservative subsidiary safety goals will partially account for uncertainty and that uncertainty estimates will be considered subjectively by the staff in each particular case. The treatment of uncertainty is clearly an area that could use more research and additional guidance in the future.

In considering the answers to the above questions as well as the Commission's guidance in the PRA policy statement, it became clear that regulatory decisions should not be made entirely based on quantitative risk numbers. Other factors needed to be considered. Therefore, the decision was made to change the terminology from "risk-based" regulation to "risk-informed" regulation, reflecting the state of the art in PRA and the need to consider other factors, such as defense-indepth. The next sections describe a number of risk-informed activities that have been implemented or are being considered.

2.6.3 Reactor Oversight Process (ROP)

The Nuclear Regulatory Commission grants licenses for individual plants based on the Final Safety Analysis Report (FSAR) for the plant and commitments made by the licensee that together constitute the licensing basis for the plant. The Commission charges the NRC staff with the responsibility of assuring that the plant is maintained and operated in accordance with the licensing basis and applicable rules and regulations. The NRC staff carries out this responsibility through its monitoring and inspection process.

The NRC staff does not have the resources to monitor all aspects of the operation and maintenance of every nuclear power plant. The staff can only hope to examine a sample of the operations etc. and from this sample infer compliance status of the plant. The compliance status of individual plants can be expected to vary, perhaps widely. The NRC staff wants, then, to apply greater regulatory attention to those plants have greater difficulty maintaining compliance with their licensing basis. There must be some process that allows the staff to optimize the utilization of its inspection and monitoring resources.

The methods of quantitative risk analyses have not advanced to the point that they can be used to make completely objective

determinations about the utilization of the inspection and monitoring resources that the staff has available. Nor, is it likely that these quantitative analysis tools will ever be reliable for making such determinations completely objectively. There will, then, always be a need for a somewhat subjective method for deploying NRC resources. In the past, these determinations were made by senior NRC managers in the so-called SALP process. In the late 1990's this process was criticized by licensees. They complained that the process was not 'transparent' so that they could readily anticipate the outcome. In some cases, they felt the process could be used to 'rachet' the regulatory requirements imposed on individual licensees. Perhaps of greater importance, the licensees felt that the combination of the SALP process and the NRC's inspection process overemphasized strict regulatory requirements in a way that did not optimize the resources available to the licensee for safety and regulatory activities. The risk significances of findings and conclusions made concerning plants were not being used in readily apparent and predictable ways to weight actions the NRC staff chose to undertake.

In response to these criticisms and the growing need to better optimize the utilization of staff resources, the Nuclear Regulatory Commission developed a revised Reactor Oversight Process. Key objectives of this process are to make greater use of quantitative risk information and, where possible, move regulation toward a more performance basis rather than a prescriptive, compliance basis. The elements of the oversight process are:

- The Cornerstones of Reactor Safety
- Performance Indicators
- Baseline Inspections
- The Significance Determination Process
- The NRC Action Matrix

• The Licensee's Corrective Action Program

Each of these elements of the oversight process is discussed in the subsections that follow.

2.6.3.1 The Cornerstones of Reactor Safety

The basis of the reactor oversight process is made of seven so-called cornerstones of reactor safety that define categories of interest to the NRC staff in the performance of a licensed nuclear power plant. The cornerstones can be considered as falling into three broad categories - Reactor Safety, Radiation Safety and Safeguards. These cornerstones are:

- Reactor Safety
 - The Initiating Events Cornerstone

Events that cause challenges to safety systems at nuclear power plants should be prevented.

- The Availability of Mitigating Systems Cornerstone

Systems to mitigate initiating events at nuclear power plants should have a high availability.

- Integrity of Barriers to the Release of Radioactivity

The multiple barriers to the release of radioactivity designed into plants for defense in depth should be kept intact.

- The Emergency Preparedness Cornerstone The system for responding to an event that cannot be mitigated completely should be in a high state of readiness.

- Radiation Safety
- Limitation of Public Radiation Exposure

Exposure of the public to radioactive material releases from a plant during normal operations should be kept acceptably low.

- Limitation of Occupational Exposure to Radiation

Occupational exposures to radiation should be kept as low as reasonably achievable (ALARA).

Safeguards

- Safeguarding Nuclear Materials

Licensees should have programs to prevent the theft or misuse of nuclear materials.

These cornerstones of reactor safety can looked upon as the things that the NRC hopes to achieve with its regulatory requirements on licensees. They can also be looked upon as performance objectives for the licensees. They contrast significantly with the categories of evaluation used in the older SALP process which included things like Engineering, Maintenance and Operations.

With performance objectives defined by the cornerstones of reactor safety, it is necessary to have some way to determine how well licensees are meeting these performance objectives. In the reactor oversight process, this is done with Performance Indicators and the Baseline Inspections that are discussed in the next two subsections.

2.6.3.2 **Performance Indicators**

Associated with each of the cornerstones of reactor safety are performance indicators. The definition of performance indicators is not an easy task. The performance indicators have to be objective quantities that are measurable or easily calculated. Both the licensee and the regulator must agree that the indicators are indicative of the level of performance in some continuous way. The data used for the performance indicator must be easily collected and in the reactor oversight process the necessary data are to be collected by the licensee. Finally, and most importantly, the performance indicator cannot be something that represents a major safety failing. That is, the frequency of large pipe breaks cannot be taken as a performance indicator for barrier integrity since such large pipe breaks failures will produce challenges to the plant's safety systems.

Performance indicators are not alien concepts to most licensees. In fact, most licensees maintain quite a large number of performance indicators for their own management purposes. In addition, INPO and WANO demand that licensees maintain performance data used in a variety of indicators. The wide availability of probabilistic risk assessments provides some guidance on appropriate performance indicators for some of the cornerstones such as safety systems availability. More subjective considerations are needed for other cornerstones such as the cornerstone for emergency preparedness.

The performance indicators that the NRC has selected for each of the cornerstones are:

The Initiating Events Cornerstone

- Unplanned (automatic and manual) scrams per 7000 hours of critical operation
- risk-significant scrams per 3 years
- transients per 7000 hours of critical operations
- The Availability of Mitigating Systems Cornerstone
 - Safety system unavailability:

HPCI and RCIC HPCS Emergency Power RHR AFW HPSI

- Safety system failures
- Integrity of Barriers to the Release of Radioactivity
 - reactor coolant system specific activity (clad integrity)
 - reactor coolant system leakage
 - containment leakage
 - The Emergency Preparedness Cornerstone
 - Emergency Response Organization (ERO) drill and exercise performance
 - percentage of Emergency Response Organization shift crews that have participated in a drill or exercise in the past 24 months
 - percentage of the time the Alert and Notification System has been available
 - Limitation of Public Radiation Exposure

- number of effluent events that are reportable per 10 CFR 20, 10 CFR 50 Appendix I, or Technical Specifications
- Limitation of Occupational Exposure to Radiation
 - the number of non-compliance with 10 CFR 20 requirements for (1) high (>1 rem/hr) and (2) very high radiation areas, and uncontrolled personnel exposures exceeding 10% of the stochastic limits or 2% of the non-stochastic limits
 - Safeguarding Nuclear Materials
 - security equipment availability
 - Vital Area security equipment availability
 - personnel screening performance

There are three immediately apparent features of the performance indicators. First, the performance indicators cannot be interpreted in a way that would indicate the level of licensee compliance to NRC requirements and licensee commitments. Second, the performance indicators cannot be used either individually or collectively as measures of the risk posed by the continued operation of the plant. The indicators are truly only indicative of the need for additional attention. Third, it is not possible to make comparisons between indicators for different cornerstones. That is, changes in the availability of security equipment availability cannot be compared to changes in the availability of safety systems.

Since the indicators do not yield a measure of risk and they do not yield a measure of compliance to the regulations, it is necessary to define a scale for response to values found for the performance indicators for individual licensees. To do this the NRC has defined performance bands. These bands indicate whether the response to the values of the performance indicators should be by the licensee or by the NRC and if the response is to be by the NRC how intense this response should be. The performance bands are commonly referred to by color and are:

- Green Licensee Response Band
- White Increased Regulatory Response Band
- Yellow Required Regulatory Response Band
- Red Unacceptable Performance Band

The so-called 'threshold values' for the performance indicators that mark the boundaries of the performance bands are shown in Table 2.6-1. Details of the responses associated with each band are discussed further in connection with the NRC Action Matrix in a later subsection.

The threshold marking the boundary between the Licensee Response Band and the Increased Regulatory Response Band has been set as the 95th percentile of the industry performance. That is, 95% of the currently operating plants will have performance indicator values no worse than the green to white threshold values. This selection for the threshold has raised two questions. First, why are not the thresholds set in plantspecific manners? This question arises especially for those performance indicators that can be assessed using methods of quantitative risk assessment. It has been well-established that the risk posed by a plant is quite dependent on plant-specific features. That is, failure of emergency power is not of the same risk significance at all

plants, for example. The second question is whether the thresholds will change as the performance of the industry as a whole changes. The NRC staff has indicated that they do not plan to change the thresholds in response to changes in the performance of the nuclear industry.

The definitions of the thresholds for bands other than the threshold between the Licensee Response band and the Increased Regulatory Attention band have been controversial especially for the performance indicators associated with Reactor Safety. The NRC staff made an attempt to use risk information to define these thresholds. Nominally the thresholds for denote increases in the core damage frequency of 10^{-5} and 10^{-4} /reactor year associated with just the monitored event. Of course, the monitored event is very unlikely to produce core damage because, by assumption, other systems are available. Consequently, some remarkable numbers appear. It would be appalling if a licensee or the NRC let a plant continue to operate that had 20 or more automatic scrams in about a year of operation. These thresholds are now being reconsidered. There is also a research activity to investigate Risk Based Performance Indicators.

2.6.3.3 The Baseline Inspections

The second method for monitoring the performance of licensees is the Baseline Inspection Program. Each licensee is to be subjected to the minimal level of inspection defined by this program. This aspect of the Reactor Oversight Program contrasts with the previous SALP process in which highly rated licensees were granted some relief from routine inspection. The effect of this change is that some licensees have seen their charges for inspection hours increase after imposition of the new Reactor Oversight Program. There have apparently been no complaints from licensees that sustained a reduction in inspection as a result of the newly defined baseline inspection program.

The Baseline Inspection Program is divided into three component types of inspection which are:

- "Complementary Inspections" which deal with areas where performance indicators have not been established.
 - 1. "Supplementary Inspections" which deal with areas that performance indicators provide only limited indications of performance.
- "Verification Inspections" which deal with areas that are well treated by the performance indicators and inspection is done to verify that the performance indicator is providing the needed data.

The areas addressed by the Baseline Inspection program are indicated in Table 2.6-2. Risk has been factor into the baseline inspection program in four ways:

- inspectible areas are based on their risk importance in measuring a cornerstone objective,
- the inspection frequency, how many activities to inspect, and how much time to spend inspecting activities in each inspectible area are based on the risk information matrices,
- the selection of activities to inspect in each inspectible area is based on the use of risk information matrices modified by plant-specific information, and

• the inspectors are trained in the use of risk information.

The inspections are carried out by the NRC staff in the Regions. Note that in each of the cornerstones there is an inspectible area called "Identification and resolution of problems". This is the inspection of the licensee Corrective Action Program which is an essential element of the new Reactor Oversight Program and is discussed summarily in a subsection below.

2.6.3.4 The Significance Determination Process

Inspections will inevitably lead to findings. Furthermore, licensees themselves commonly encounter situations where they have inadvertently fallen out of compliance with their licensing basis and report these occurrences to the NRC. In the past, findings of inspectors or licensees would be often result in a violation of varying degrees of severity. In the new Reactor Oversight Program findings are subjected to a Significance Determination Process. The objectives of the process are:

- to characterize the significance of an inspection finding for the NRC licensee performance assessment process using risk insights as appropriate
- to provide all stakeholders an objective and common framework for communicating the potential safety significance of inspection findings, and
- to provide a basis for assessment and enforcement actions associated with an inspection finding.

The process in all cases involves first an initial characterization of the finding usually by the inspector. Then the licensee perspective on the initial characterization of the finding significance is sought. NRC makes a final significance determination. The findings are labeled by a color code similar to that used for characterizing performance bands based on performance indicators:

- Green Finding: A finding of very low safety significance.
- White Finding: A finding of low to moderate safety significance
- Yellow Finding: A finding of substantial safety significance
- Red Finding: A finding of high safety significance.

There is, however, clearly a distinction to be made between a Green Finding and the green performance band. When there is a Green Finding there has been a performance failure albeit one of low safety significance and the licensee is obligated to take actions to correct this failure.

There are four processes for the initial characterization of a finding. The process for characterization of a reactor inspection finding for At-Power situations does involve an assessment of the risk significance based on plant-specific work sheets. These work sheets are usually developed initially by the NRC using risk assessment models and then refined using risk assessment models developed by the specific licensee. The process for characterizing findings associated with occupation radiation safety (primarily issues of ALARA practices and accidental overexposures) and public radiation safety have quantitative elements that are based on judgement. For these findings, the color code does not include Red findings. The process for characterizing findings associated with

fire protection is rather involved and includes quantifications based on judgmental inputs concerning the degradation of defense in depth as described in the fire protection regulations (notably 10CFR50 Appendix R).

2.6.3.5 The NRC Action Matrix

The combination of performance indicators and inspection findings are inputs to the NRC Action Matrix which defines escalating responses to the inputs. This Action Matrix is shown in Table 2.6-3. Note that a single white input or two white inputs for different cornerstones is still interpreted as meaning that the licensee is fully meeting the safety objectives defined by the cornerstones. Two white inputs for a particular cornerstone or a vellow input means that there is some degradation in licensee performance, but there has been minimal reduction in the safety margins. A similar conclusion is reached in the case of three white inputs to a particular class of cornerstones - Reactor Safety, Radiation Safety or Safeguards. Multiple yellow inputs or any red input implies that there has been substantial failure to meet the safety objectives and there have been significant reductions in the safety margins that merit response not only by the Regions, but also by the Agency as a whole. When the conclusion is reached that performance is unacceptable, the plant will not be permitted to operate.

2.6.3.6 Licensee Corrective Action Program

The most common response from the inputs provide by the inspections and the performance indicators is for additions to the licensee's corrective action programs. All licensee have these programs. If nothing else, they are mandated by the Maintenance Rule (10CFR50.65). They take on a very central role in the new Reactor Oversight Program. In fact, much of the routine inspection that was done in the past by the NRC at nuclear power plants has been transformed into an inspection of the licensee's corrective action program and the ability of the licensee to identify and resolve problems and issues that arise in the operation of power plants.

2.6.4 Regulatory Guide 1.174

As this document is being written, regulatory guidance for risk-informed regulation is still being developed. However, one landmark document that has been issued is Regulatory Guide 1.174, "An Approach for Using Probabilistic Risk Assessment in Risk-Informed Decisions on Plant-Specific Changes to the Licensing Basis."³ This document is intended for use in evaluating plant-specific changes to the licensing basis of an individual plant.

2.6.4.1 Maintenance Rule (10CFR50.65)

Beginning in July, 1996, nuclear power plant licensees were required to comply with the Maintenance Rule (10 CFR 50.65):

> Each holder of a license to operate a nuclear power plant. . . shall monitor the performance or condition of systems and structures. components, against licenseeestablished goals, in a manner sufficient to provide reasonable assurance that such structures, systems and components . . . are capable of fulfilling their intended functions. Such goals shall be established commensurate with safety and, where practical, take into account industrywide operating experience.

When the performance or condition of a structure, system or component does not meet established goals, appropriate corrective action shall be taken.

The Nuclear Regulatory Commission was moved to impose this additional requirement on plants because of evidence that maintenance-related system failures were leading to unplanned plant shutdowns or other safety-related issues. The evidence suggested that it was not just the maintenance of safety-related structures, systems, and components that was of concern. Other systems not usually considered safety-related within the context of reactor regulations needed to be addressed. Consequently, the scope of the Maintenance Rule is large:

- safety-related structures, systems, and components that are relied upon to remain functional during and following design basis events to ensure:
 - the integrity of the reactor coolant pressure boundary
 - the capability to shutdown the reactor
 - the capability to maintain the reactor in safe shutdown condition
 - the capability to prevent and mitigate the consequences of accidents
- structures, systems and components that are not safety-related, but are:
 - relied upon to mitigate accidents or transients
 - used in plant emergency operating procedures
 - capable of failing in ways that prevent safety-related structures,

systems and components from fulfilling their safety-related functions
capable of failing in ways that cause a reactor scram or actuation of a safety-related system.

The Maintenance Rule also applies explicitly to the safe storage of spent reactor fuel for both operating reactors and reactors that are being permanently shutdown.

The Maintenance Rule requires that licensees first decide whether structures, systems and components are within the scope of the rule. A decision tree for this first categorization is shown in Figure xx. Then, the licensees must decide if the structures, systems and components need to be monitored (so-called a(1) SSCs) or are adequately treated by the existing preventive maintenance program (a(2) SSCs). A decision 'tree' for this second categorization is shown in Figure xxx.

The breadth of the concern was sufficient that usual, generic, prescriptive regulations concerning maintenance would easily overwhelm both licensees and staff and would take tremendous effort to develop and implement. At the same time, prescriptive regulations would not take advantage of engineering creativity within the nuclear industry. Consequently, the Commission chose a more performance-based approach that allowed the industry to define maintenance goals based on safety. It is noteworthy that safety rather than risk was selected as the basis for the goals. Even in 1996, there was not the confidence in the tools for quantitative risk assessment to adopt quantitative measures of risk into the regulation nor was there a willingness to create a defacto requirement that all plants have probabilistic risk assessments (PRAs). Nevertheless, the requirements in the rules that in monitoring:

- adjustments shall be made where necessary to ensure that the objectives of preventing failures of structures, systems, and components is appropriately balanced against the objective of minimizing the unavailability of structures, systems and components due to monitoring and preventive maintenance, and
- an assessment of the total plant equipment that is out of service should be taken into account to determine the overall effect on performance of safety functions
- created an interest in using quantitative risk assessment methods to implement the rule.

Even when a licensee wants to use quantitative risk assessment methods in connection with the Maintenance Rule, there is a significant hurdle. Typically, a probabilistic risk assessment will address directly no more than about 2000 components or systems in a plant that may have 24,000 components and systems subject to the Maintenance Rule. The problem of setting availability goals for the systems that are not addressed in the probabilistic risk assessments then arises.

To address this difficulty NUMARC and later the Nuclear Energy Institute (NEI) developed guidance for the industry that has been endorsed by the NRC staff in Regulatory Guide 1.160, "Monitoring the Effectiveness of Maintenance at Nuclear Power Plants". This guidance defined socalled Expert Panels that actually make the classifications of structures, systems and components for the purposes of the Maintenance Rule. Where quantitative risk information is available the Expert Panel can use importance metrics such as 'risk

achievement worth' (RAW) and 'risk reduction worth' (RRW) for the purposes of classification and setting availability goals (For a discussion of risk importance measures see Appendix A-1). Experience and expert judgement must be used as the basis for the classification of structures. systems and components that are not treated explicitly by quantitative risk analyses. Even when quantitative risk importance measures are available, expert judgement is required to appreciate the limitations of these measures. The most limiting failing of these measures is that they do not account for the simultaneous unavailability of multiple systems and components.

The Maintenance Rule also specifies what licensees are to do in the event that the maintenance goals are not met:

When the performance or condition of a structure system or component does not meet established goals, appropriate corrective action shall be taken.

This requirement of the Maintenance Rule created the licensee corrective action programs that are crucial elements of the revised reactor oversight process discussed elsewhere in this document.

The NRC staff conducted an early study of the ways licensees had implemented the Maintenance Rule, "Lessons Learned from Early Implementation of the Maintenance Rule at Nine Nuclear Power Plants"(NUREG-1526, 1995). An immediate conclusion reached in the assessment of license implementation of the Maintenance rule was that the requirement for assessment of the risk significance of removing systems from service for maintenance was being interpreted in a limited fashion. License did not sufficiently appreciate that the Maintenance Rule applied to all modes of operation including shutdown and low power modes of operation. Consequently, the Commission developed what became known as the a(4) modification to 10CFR50.65:

Before performing maintenance activities (including but not limited to surveillance, post-maintenance testing and corrective and preventive maintenance), the licensee shall assess and manage the increase in risk that may result from the proposed maintenance activities. The scope of the assessment may be limited to structures, systems, and components that a risk-informed evaluation process has shown to be significant to public health and safety.

This requirement of the Maintenance Rule has contributed to the substantial increase in attention licensee pay to the planning of outages. Most licensees now have matrices of combinations of equipment that are not permitted to be simultaneously removed from service. Many licensees have software that allows at least a semi-quantitative assessment of the risk impact of planned maintenance activities.

Other conclusions reached in the early assessment of the implementation of the Maintenance Rule included:

- Licensees had difficulty in utilizing industry experience in setting maintenance goals.
- Many licensees used too limited a set of importance measures in classifying structures, systems and components.
- Often structures were considered 'inherently safe' and not treated in

accordance with the expectations from the Maintenance Rule. Monitoring of structures was criticized as not predictive and not capable of giving early warning of degradation.

- Some licensees were reluctant to categorize structures, systems and components as requiring the a(1) treatment because of concern that this might imply that their preventive maintenance programs were ineffective.
- Licensees often could not demonstrate performance criteria and goals were commensurate with the safety significance of a structure, system or component.
- Some licensees did not balance reliability and availability for high safety significant structures, systems and components.

There can be confusion in identifying system failures as preventable by maintenance. Some examples of failures that are and are not maintenance preventable are shown in Table 2.6-4.

2.6.4.2 A Four-Element Approach to Integrated Decision Making

Given the principles of risk-informed decisionmaking discussed above, the staff has identified a four-element approach to evaluating proposed LB changes. This approach, which is presented graphically in Figure 2.6-2, acceptably supports the NRC's decisionmaking process. This approach is not sequential in nature; rather it is iterative.

Element 1: Define the Proposed Change

Element 1 involves three primary activities. First, the licensee should identify those
aspects of the plant's licensing bases that may be affected by the proposed change, including, but not limited to, rules and regulations, final safety analysis report (FSAR), technical specifications, licensing conditions, and licensing commitments. Second, the licensee should identify all structures, systems, and components (SSCs), procedures, and activities that are covered by the LB change under evaluation and consider the original reasons for inclusion of each program requirement. Third, the licensee should identify available engineering studies, methods, codes, applicable plant-specific and industry data and operational experience, PRA findings, and research and analysis results relevant to the proposed LB change. With particular regard to the plant-specific PRA, the licensee should assess the capability to use, refine, augment, and update system models as needed to support a risk assessment of the proposed LB change.

The licensee should describe the proposed change and how it meets the objectives of the NRC's PRA Policy Statement. In addition to improvements in reactor safety, this assessment may consider benefits from the LB change such as reduced fiscal and personnel resources and radiation exposure. The licensee should affirm that the proposed LB change meets the current regulations, unless the proposed change is explicitly related to a proposed exemption or rule change.

Element 2: Perform Engineering Analysis

As part of the second element, the licensee will evaluate the proposed LB change with regard to the principles that adequate defense-in-depth is maintained, that sufficient safety margins are maintained, and that proposed increases in core damage frequency and risk are small and are consistent with the intent of the Commissions's Safety Goal Policy Statement.

<u>Defense-in-Depth</u> -- The engineering evaluation conducted should evaluate whether the impact of the proposed LB change (individually and cumulatively) is consistent with the defense-in-depth philosophy. Defense-in-depth is maintained if:

- A reasonable balance is preserved among prevention of core damage, prevention of containment failure, and consequence mitigation.
- Over-reliance on programmatic activities to compensate for weaknesses in plant design is avoided.
- System redundancy, independence, and diversity are preserved commensurate with the expected frequency, consequences of challenges to the system, and uncertainties (e.g., no risk outliers).
- Defenses against potential common cause failures are preserved, and the potential for the introduction of new common cause failure mechanisms is assessed.
- Independence of barriers is not degraded.
- Defenses against human errors are preserved.
- The intent of the General Design Criteria in Appendix A to 10 CFR Part 50 is maintained.

<u>Safety Margins</u> -- The engineering evaluation conducted should assess whether the impact of the proposed LB change is consistent with the principle that sufficient safety margins are maintained. Here also, the licensee is expected to choose the method of engineering analysis appropriate for evaluating whether sufficient safety margins would be maintained if the proposed LB change were implemented. Sufficient safety margins are maintained if:

- Codes and standards or their alternatives approved for use by the NRC are met.
- Safety analysis acceptance criteria in the LB (e.g., FSAR, supporting analyses) are met, or proposed revisions provide sufficient margin to account for analysis and data uncertainty.

Evaluation of Risk Impact, Including Treatment of Uncertainties --

The licensee's risk assessment may be used to address the principle that proposed increases in CDF and risk are small and are consistent with the intent of the NRC's Safety Goal Policy Statement. For purposes of implementation, the licensee should assess the expected change in CDF and LERF. The necessary sophistication of the evaluation, including the scope of the PRA (e.g., internal events only, full power only), depends on the contribution the risk assessment makes to the integrated decisionmaking, which depends to some extent on the magnitude of the potential risk impact.

There are three parts to using the PRA results in decisiomaking:

- Assure that the quality and scope of the PRA is adequate for the intended application.
- Compare the CDF and LERF results to the acceptance guidelines. The overall baseline CDF and LERF are examined, along with the impact of the proposed change.

• Examine the uncertainties in the results and assess their potential impact on the decision.

These three items are discussed in more detail in RG 1.174. The acceptance guidelines were the subject of considerable debate and are presented below.

The risk-acceptance guidelines are structured as follows. Regions are established in the two planes generated by a measure of the baseline risk metric (CDF or LERF) along the x-axis, and the change in those metrics (CDF or LERF) along the y-axis (Figures 2.6-3 and 2.6-4), and acceptance guidelines are established for each region as discussed below. These guidelines are intended for comparison with a full-scope (including internal events, external events, full power, low power, and shutdown) assessment of the change in risk metric, and when necessary, as discussed below, the baseline value of the risk metric (CDF or LERF). However, it is recognized that many PRAs are not full scope and PRA information of less than full scope may be acceptable in some cases.

There are two sets of acceptance guidelines, one for CDF and one for LERF, and **both** sets should be used.

- If the application clearly can be shown to result in a decrease in CDF, the change will be considered to have satisfied the relevant principle of risk-informed regulation with respect to CDF. (Because Figure 2.6-3 is drawn on a log scale, this region is not explicitly indicated on the figure.)
- When the calculated increase in CDF is very small, which is taken as being less than 10⁻⁶ per reactor year, the change will be considered regardless of whether there is a calculation of the total CDF (Region

III). While there is no requirement to calculate the total CDF, if there is an indication that the CDF may be considerably higher than 10^{-4} per reactor year, the focus should be on finding ways to decrease rather than increase it.

- When the calculated increase in CDF is in the range of 10^{-6} per reactor year to 10^{-5} per reactor year, applications will be considered only if it can be reasonably shown that the total CDF is less than 10^{-4} per reactor year (Region II).
- Applications that result in increases to CDF above 10⁻⁵ per reactor year (Region I) would not normally be considered.

AND

- If the application clearly can be shown to result in a decrease in LERF, the change will be considered to have satisfied the relevant principle of risk-informed regulation with respect to LERF. (Because Figure 2.6-4 is drawn with a log scale, this region is not explicitly indicated on the figure.)
- When the calculated increase in LERF is very small, which is taken as being less than 10⁻⁷ per reactor year, the change will be considered regardless of whether there is a calculation of the total LERF (Region III). While there is no requirement to calculate the total LERF, if there is an indication that the LERF may be considerably higher than 10⁻⁵ per reactor year, the focus should be on finding ways to decrease rather than increase it.
- When the calculated increase in LERF is in the range of 10⁻⁷ per reactor year to 10⁻⁶ per reactor year, applications will be considered only if it can be reasonably

shown that the total LERF is less than 10^{-5} per reactor year (Region II).

 Applications that result in increases to LERF above 10⁻⁶ per reactor year (Region I) would not normally be considered.

These guidelines are intended to provide assurance that proposed increases in CDF and LERF are small and are consistent with the intent of the Commission's Safety Goal Policy Statement.

As indicated by the shading on the figures, the change request will be subject to an NRC technical and management review that will become more intensive when the calculated results are closer to the region boundaries.

The guidelines discussed above are applicable for full power, low power, and shutdown operations. However, during certain shutdown operations when the containment function is not maintained, the LERF guideline as defined above is not practical. In those cases, licensees may use more stringent baseline CDF guidelines (e.g., 10^{-5} per reactor year) to maintain an equivalent risk profile or may propose an alternative guideline to LERF that meets the intent of Principle 4 (see Figure 2.6-1).

Integrated Decisionmaking

The results of the different elements of the engineering analyses must be considered in an integrated manner. None of the individual analyses is sufficient in and of itself. In this way, it can be seen that the decision will not be driven solely by the numerical results of the PRA. They are one input into the decisionmaking and help in building an overall picture of the implications of the proposed change on risk. The PRA has an important role in putting the change into its proper context as it impacts the plant as a whole.

An application will be given increased NRC management attention when the calculated values of the changes in the risk metrics, and their baseline values when appropriate, approached the guidelines. Therefore, the issues in the submittal that are expected to be addressed by NRC management include:

- The cumulative impact of previous changes and the trend in CDF (the licensee's risk management approach);
- The cumulative impact of previous changes and the trend in LERF (the licensee's risk management approach);
- The impact of the proposed change on operational complexity, burden on the operating staff, and overall safety practices;
- Plant-specific performance and other factors (for example, siting factors, inspection findings, performance indicators, and operational events), and Level 3 PRA information, if available;
- The benefit of the change in relation to its CDF/LERF increase;
- The practicality of accomplishing the change with a smaller CDF/LERF impact; and
- The practicality of reducing CDF/LERF when there is reason to believe that the baseline CDF/LERF are above the guideline values (i.e., 10⁻⁴ and 10⁻⁵ per reactor year).

Element 3: Define Implementation and Monitoring Program

Careful consideration should be given to implementation and performance-monitoring strategies. The primary goal for this element is to ensure that no adverse safety degradation occurs because of the changes to the LB. The staff's principal concern is the possibility that the aggregate impact of changes that affect a large class of SSCs could lead to an unacceptable increase in the number of failures from unanticipated degradation, including possible increases in common cause mechanisms. Therefore, an implementation and monitoring plan should be developed to ensure that the engineering evaluation conducted to examine the impact of the proposed changes continues to reflect the actual reliability and availability of SSCs that have been evaluated. This will ensure that the conclusions that have been drawn from the evaluation remain valid.

The staff expects licensees to propose monitoring programs that include a means to adequately track the performance of equipment that, when degraded, can affect the conclusions of the licensee's engineering evaluation and integrated decisionmaking that support the change to the LB. The program should be capable of trending equipment performance after a change has been implemented to demonstrate that performance is consistent with that assumed in the traditional engineering and probabilistic analyses that were conducted to justify the change. This may include monitoring associated with non-safety-related SSCs, if the analysis determines those SSCs to be risk significant. The program should be structured such that (1) SSCs are monitored commensurate with their safety importance, i.e., monitoring for SSCs categorized as having low safety significance may be less rigorous than that for SSCs of high safety significance, (2) feedback of information and corrective actions are accomplished in a timely manner,

and (3) degradation in SSC performance is detected and corrected before plant safety can be compromised. The potential impact of observed SSC degradation on similar components in different systems throughout the plant should be considered.

Element 4: Submit Proposed Change

Requests for proposed change to the plant's LB typically take the form of requests for license amendments (including changes to or removal of license conditions), technical changes, changes to or withdrawals of orders, and changes to programs.

Licensees are free to decide whether to submit risk information in support of their LB change request. If the licensee's proposed change to the LB is consistent with currently approved staff positions, the staff's determination will be based solely on traditional engineering analysis without recourse to risk information (although the staff may consider any risk information which is submitted by the licensee). However, if the licensee's proposed change goes beyond currently approved staff positions, the staff will normally consider both information based upon traditional engineering analysis and information based upon risk insights.

2.6.5 Recent Regulatory Changes

2.6.5.1 Maintenance Rule (10CFR50.65)

Beginning in July, 1996, nuclear power plant licensees were required to comply with the Maintenance Rule (10 CFR 50.65):

Each holder of a license to operate a nuclear power plant. . . shall monitor the performance or condition of structures, systems and components, against licensee-established goals, in a manner sufficient to provide reasonable assurance that such structures, systems and components . . are capable of fulfilling their intended functions. Such goals shall be established commensurate with safety and, where practical, take into account industry-wide operating experience. When the performance or condition of a structure, system or component does not meet established goals, appropriate corrective action shall be taken.

The Nuclear Regulatory Commission was moved to impose this additional requirement on plants because of evidence that maintenance-related system failures were leading to unplanned plant shutdowns or other safety-related issues. The evidence suggested that it was not just the maintenance of safety-related structures, systems, and components that was of concern. Other systems not usually considered safety-related within the context of reactor regulations needed to be addressed. Consequently, the scope of the Maintenance Rule is large:

- safety-related structures, systems, and components that are relied upon to remain functional during and following design basis events to ensure:
 - the integrity of the reactor coolant pressure boundary
 - the capability to shutdown the reactor
 - the capability to maintain the reactor in safe shutdown condition
 - the capability to prevent and mitigate the consequences of accidents
- structures, systems and components that are not safety-related, but are:

- relied upon to mitigate accidents or transients
- used in plant emergency operating procedures
- capable of failing in ways that prevent safety-related structures, systems and components from fulfilling their safety-related functions
- capable of failing in ways that cause a reactor scram or actuation of a safety-related system.

The Maintenance Rule also applies explicitly to the safe storage of spent reactor fuel for both operating reactors and reactors that are being permanently shutdown.

The Maintenance Rule requires that licensees first decide whether structures, systems and components are within the scope of the rule. A decision tree for this first categorization is shown in Figure 2.6-1. Then, the licensees must decide if the structures, systems and components need to be monitored (so-called a(1) SSCs) or are adequately treated by the existing preventive maintenance program (a(2) SSCs). A decision 'tree' for this second categorization is shown in Figure 2.6-2.

The breadth of the concern was sufficient that usual, generic, prescriptive regulations concerning maintenance would easily overwhelm both licensees and staff and would take tremendous effort to develop and implement. At the same time, prescriptive regulations would not take advantage of engineering creativity within the nuclear industry. Consequently, the Commission chose a more performance-based approach that allowed the industry to define maintenance goals based on safety. It is noteworthy that safety rather than risk was selected as the basis for the goals. Even in 1996, there was not the confidence in the tools for quantitative risk assessment to

adopt quantitative measures of risk into the regulation nor was there a willingness to create a defacto requirement that all plants have probabilistic risk assessments (PRAs). Nevertheless, the requirements in the rules that in monitoring:

- adjustments shall be made where necessary to ensure that the objectives of preventing failures of structures, systems, and components is appropriately balanced against the objective of minimizing the unavailability of structures, systems and components due to monitoring and preventive maintenance, and
- an assessment of the total plant equipment that is out of service should be taken into account to determine the overall effect on performance of safety functions

created an interest in using quantitative risk assessment methods to implement the rule.

Even when a licensee wants to use quantitative risk assessment methods in connection with the Maintenance Rule, there is a significant hurdle. Typically, a probabilistic risk assessment will address directly no more than about 2000 components or systems in a plant that may have 24,000 components and systems subject to the Maintenance Rule. The problem of setting availability goals for the systems that are not addressed in the probabilistic risk assessments then arises.

To address this difficulty NUMARC and later the Nuclear Energy Institute (NEI) developed guidance for the industry that has been endorsed by the NRC staff in Regulatory Guide 1.160, "Monitoring the Effectiveness of Maintenance at Nuclear Power Plants". This guidance defined socalled Expert Panels that actually make the

classifications of structures, systems and components for the purposes of the Maintenance Rule. Where quantitative risk information is available the Expert Panel can use importance metrics such as 'risk achievement worth' (RAW) and 'risk reduction worth' (RRW) for the purposes of classification and setting availability goals (For a discussion of risk importance measures see Appendix A-1). Experience and expert judgement must be used as the basis for the classification of structures. systems and components that are not treated explicitly by quantitative risk analyses. Even when quantitative risk importance measures are available, expert judgement is required to appreciate the limitations of these measures. The most limiting failing of these measures is that they do not account for the simultaneous unavailability of multiple systems and components.

The Maintenance Rule also specifies what licensees are to do in the event that the maintenance goals are not met:

When the performance or condition of a structure system or component does not meet established goals, appropriate corrective action shall be taken.

This requirement of the Maintenance Rule created the licensee corrective action programs that are crucial elements of the revised reactor oversight process discussed elsewhere in this document.

The NRC staff conducted an early study of the ways licensees had implemented the Maintenance Rule, "Lessons Learned from Early Implementation of the Maintenance Rule at Nine Nuclear Power Plants"(NUREG-1526, 1995). An immediate conclusion reached in the assessment of license implementation of the Maintenance rule was that the requirement for assessment of the risk significance of removing systems from service for maintenance was being interpreted in a limited fashion. License did not sufficiently appreciate that the Maintenance Rule applied to all modes of operation including shutdown and low power modes of operation. Consequently, the Commission developed what became known as the a(4) modification to 10CFR50.65:

Before performing maintenance activities (including but not limited to surveillance, post-maintenance testing and corrective and preventive maintenance), the licensee shall assess and manage the increase in risk that may result from the proposed maintenance activities. The scope of the assessment may be limited to structures, systems, and components that a risk-informed evaluation process has shown to be significant to public health and safety.

This requirement of the Maintenance Rule has contributed to the substantial increase in attention licensee pay to the planning of outages. Most licensees now have matrices of combinations of equipment that are not permitted to be simultaneously removed from service. Many licensees have software that allows at least a semi-quantitative assessment of the risk impact of planned maintenance activities.

Other conclusions reached in the early assessment of the implementation of the Maintenance Rule included:

• Licensees had difficulty in utilizing industry experience in setting maintenance goals.

- Many licensees used too limited a set of importance measures in classifying structures, systems and components.
- Often structures were considered 'inherently safe' and not treated in accordance with the expectations from the Maintenance Rule. Monitoring of structures was criticized as not predictive and not capable of giving early warning of degradation.
- Some licensees were reluctant to categorize structures, systems and components as requiring the a(1) treatment because of concern that this might imply that their preventive maintenance programs were ineffective.
- Licensees often could not demonstrate performance criteria and goals were commensurate with the safety significance of a structure, system or component.
- Some licensees did not balance reliability and availability for high safety significant strictures, systems and components.
- There can be confusion in identifying system failures as preventable by maintenance.

2.6.5.2 Risk-Informed Technical Specifications

Technical specifications (TS) are key requirements outlining the limits of acceptable operation for nuclear power plants. Section 182a of the Atomic Energy Act requires that applicants for nuclear power plant operating licenses state:

Such technical specifications, including information of the

amount, kind, and source of special nuclear material required, the place of the use, the specific characteristics of the facility, and such other information as the Commission may, by rule or regulation, deem necessary in order to enable it to find that the utilization ... of special nuclear material will be in accord with the common defense and security and will provide adequate protection to the health and safety of the public. Such technical specifications shall be a part of any license issued.

In Section 50.36, "Technical Specifications," of 10 CFR Part 50, "Domestic Licensing of Production and Utilization Facilities," the Commission established its regulatory requirements related to the content of TS. In doing this, the Commission emphasized matters related to the prevention of accidents and the mitigation of accident consequences; the Commission noted that applicants were expected to incorporate into their TS "those items that are directly related to maintaining the integrity of the physical barriers designed to contain radioactivity".⁴ Pursuant to 10 CFR 50.36, TS are required to contain items in the following five specific categories: (1) safety limits, limiting safety system settings, and limiting control settings, (2) limiting conditions for operation, (3) surveillance requirements, (4) design features, and (5) administrative controls.

For the most part, TS have played a major role in ensuring plant safety and maintaining safe operating conditions. However, in some cases TS have led to unnecessary burden on the plants and have even been counter to safety. Previously, it was not uncommon for plants to be required to shut down if a shutdown cooling system failed a surveillance test. Clearly, this made no sense. Further, we are now more aware of the risks associated with shutdown operations and the transitions from power operation. A risk-informed approach allows the NRC and the licensees to consider the risk tradeoffs from requiring a shutdown due to a TS violation. Allowing a plant to remain at power by extending the allowed outage time of a component may be best for both the licensee and the public, provided that a careful analysis is performed.

Some aspects of TS, particularly limiting conditions for operation and surveillance requirements are particularly amenable to PRA analysis. Changes to these items are simply reflected in the unavailabilities of the SSCs in the PRA analysis. Therefore, the risk impact of changes can be readily evaluated, provided that an adequate PRA is available (this is often not the case).

Since the mid-1980s, the NRC has been reviewing and granting improvements to TS based, at least in part, on PRA insights. Some of these improvements have been proposed by the Nuclear Steam Supply System (NSSS) owners groups to apply to an entire class of plants. Many others have been proposed by individual licensees. Typically, the proposed improvements involved a relaxation of one or more allowed outage times (AOTs) or surveillance test intervals (STIs) in the TS.

In its July 22, 1993, final policy statement on TS improvements),⁵ the Commission stated that it:

> ...expects that licensees, in preparing their Technical Specification related

submittals, will utilize any plant-specific PSA or risk survey and any available literature on risk insights and PSAs . . . Similarly, the NRC staff will also employ risk insights and PSAs in evaluating Technical Specifications related submittals. Further, as a part of the Commission's ongoing program of improving Technical Specifications, it will continue to consider methods to make better use of risk and reliability information for defining future generic Technical Specification requirements.

The Commission reiterated this point when it issued the revision to 10 CFR 50.36 in July 1995).⁶

Regulatory Guide 1.177 describes an acceptable approach for making riskinformed changes to TS. The approach follows the basic four element approach from Regulatory Guide 1.174, described in the previous section.

A three-tiered approach has been identified for licensees to evaluate the risk associated with proposed TS AOT changes (part of Element 2, Engineering Evaluation). Tier 1 is an evaluation of the impact on plant risk of the proposed TS change as expressed by the change in core damage frequency(CDF), the incremental conditional core damage probability (ICCDP), and, when appropriate, the change in large early release frequency (LERF) and the incremental conditional large early release probability (ICLERP).

Tier 2 is an identification of potentially high-risk configurations that could exist if equipment in addition to that associated with the change were to be taken out of service simultaneously, or other risk-significant operational factors such as concurrent system or equipment testing were also involved. The objective of this part of the evaluation is to ensure that appropriate restrictions on dominant risk-significant configurations associated with the change are in place.

Tier 3 is the establishment of an overall configuration risk management program to ensure that other potentially lower probability, but nonetheless risk-significant, configurations resulting from maintenance and other operational activities are identified and compensated for. If the Tier 2 assessment demonstrates, with reasonable assurance, that there are no risk-significant configurations involving the subject equipment, the application of Tier 3 to the proposed AOT may not be necessary.

More details concerning the guidance for performing an acceptable PRA for TS evaluation are contained in Regulatory Guide 1.77. Other elements of the TS analysis follow closely the elements of Regulatory Guide 1.74.

2.6.5.3 Risk-Informed In-Service Testing

In-service testing (IST) of important safety equipment is required at specified intervals in order to assure operability were the equipment needed to respond to an accident situation. Such equipment is typically in a standby mode and does not operate until demanded. IST requirements are defined in 10 CFR 50.55a(f) and in Section XI of the ASME Boiler and Pressure Vessel Code. ***Ref9***

IST, while an essential part of ensuring safety, can become a problem in some situations. For example, tests can demand licensee resources, stress the equipment being tested, and result in increased worker radiation exposures. Therefore, it is appropriate to consider reducing IST requirements when the risk impact can be shown to be negligible.

Regulatory Guide 1.175 *** ref*** describes an approach for risk-informed IST, primarily to be applied to pumps and valves. As with other risk-informed initiatives, it follows the approach outlined in Regulatory Guide 1.174. Potential changes include changing test intervals, testing methods and component groupings.

The fundamental approach of Regulatory Guide 1.175 is to group components into low safety-significant components (LSSC) and high safety-significant components (HSSC). Components in the LSSC group could receive less attention, in terms of test intervals and rigorous testing, while components in the HSSC group would receive the most attention.

Components are initially categorized into HSSC and LSSC groupings based on threshold values for PRA importance measures. As discussed in Regulatory Guide 1.174, while a licensee is free to choose the threshold values of importance measures, it will be necessary to demonstrate that the integrated impact of the change is such that Principle 4 is met.

PRA systematically takes credit for non-Code components as providing support, acting as alternatives, and acting as backups to those components that are within the current Code. Accordingly, to ensure that the proposed RI-IST program will provide an acceptable level of quality and safety, these additional risk-important components should be included in licensees' RI-IST proposals.

Although PRAs model many of the SSCs involved in the performance of plant safety functions, other SSCs are not modeled for various reasons. However, this should not imply that unmodeled components are not important in terms of contributions to plant risk. For example, some components are not modeled because certain initiating events may not be modeled (e.g., low power and shutdown events, or some external events); in other cases, components may not be directly modeled because they are grouped together with events that are modeled (e.g., initiating events, operator recovery events, or within other system or function boundaries); and in some cases, components are screened out from the analysis because of their assumed inherent reliability; or failure modes are screened out because of their insignificant contribution to risk (e.g., spurious closure of a valve). When feasible, adding missing components or missing initiators or plant operating states to the PRA should be considered by the licensee. When this is not feasible, information based on traditional engineering analyses and judgment is used to determine whether a component should be treated as an LSSC or HSSC. One approach to combining these different pieces of information is to use what has been referred to as an expert panel.

In classifying a component not modeled in the PRA as LSSC, the expert panel should have determined that:

- The component does not perform a safety function, or does not perform a support function to a safety function, or does not complement a safety function.
- The component does not support operator actions credited in the PRA for either procedural or recovery actions.

- The failure of the component will not result in the eventual occurrence of a PRA initiating event.
- The component is not a part of a system that acts as a barrier to fission product release during severe accidents.
- The failure of the component will not result in unintentional releases of radioactive material even in the absence of severe accident conditions.

For acceptance guidelines, when using risk importance measures to identify components that are low risk contributors, the potential limitations of these measures have to be addressed. Therefore, information to be provided to the licensee's integrated decisionmaking process (e.g., expert panel) must include evaluations that demonstrate the sensitivity of the risk importance results to the important PRA modeling techniques, assumptions, and data. Issues that the licensee should consider and address when determining low risk contributors include truncation limit used, different risk metrics (i.e., CDF and LERF), different component failure modes, different maintenance states and plant configurations, multiple component considerations, defense in depth, and analysis of uncertainties (including sensitivity studies to component data uncertainties, common- cause failures, and recovery actions).

While the categorization process can be used to highlight areas in which testing strategy can be improved and areas in which sufficient safety margins exist to the point that testing strategy can be relaxed, it is the determination of the change in risk from the overall changes in the IST program that is of concern in demonstrating that Principle 4 has been met. Therefore, no generically applicable acceptance guidelines for the threshold values of importance measures used to categorize components as HSSC or LSSC are given here. Instead, the licensee should demonstrate that the overall impact of the change on plant risk is small.

As part of the categorization process, licensees must also address the initiating events and plant operating modes missing from the PRA evaluation. The licensee can do this either by providing qualitative arguments that the proposed change to the IST program does not result in an increase on risk, or by demonstrating that the components significant to risk in these missing contributors are maintained as HSSC.

2.6.6 NRC Initiatives for Regulatory Change

RG 1.174 described a process for making plant-specific changes. The NRC is also considering broader risk-informed changes to 10CFR50 that could be applied to groups of plants or the industry as a whole. In SECY 98-300, (Ref.*******) the staff identified three options for addressing 10CFR50:

- (1) continue with current activities, but make no changes to the current Part 50,
- (2) make changes to the overall scope of systems, structures, and components (SSCs) covered by those sections of Part 50 requiring special treatment (such as quality assurance, technical specifications, environmental qualification, and 50.59 by formulating new definitions of safety-related and important-to-safety SSCs)(2), and
- (3) make changes to specific requirements in the body of regulations, including general design criteria (GDCs).

The Commission directed the staff to undertake Option 2 in the short-term and Option 3 as a longer-term activity. Work on both options is currently in progress.

Option 2

The information below is taken from SECY____ Ref.) Insert Reference Here.

The purpose of this rulemaking is to develop an alternative regulatory framework that enables licensees, using a risk-informed process for categorizing SSCs according to their safety significance (i.e., a decision that considers both traditional deterministic insights and risk insights), to reduce unnecessary regulatory burden for SSCs of low safety significance by removing these SSCs from the scope of special treatment requirements. In the process, both the NRC staff and industry should be able to better focus their resources on regulatory issues of greater safety significance. This framework should improve regulatory effectiveness and efficiency, and contribute to enhanced plant To accomplish this goal, it is safety. necessary to amend the governing regulations. The current regulations use terms such as "safety-related," "important to safety," and "basic component" to identify the groups of SSCs and associated activities that require "special treatment." This rulemaking will build into the regulations an alternative that offers licensees the flexibility of utilizing a risk-informed process to evaluate the need for special treatment.

This risk-informed process will ensure that risk insights will be used in a manner that complements the NRC's traditional deterministic approach. The risk-informed approach will be consistent with the defense-in-depth philosophy, will maintain sufficient safety margins, will ensure that any increase in core damage frequency or risk is small and consistent with the safety goal policy statement, and will include a performance measurement strategy. The risk-informed framework will also be aligned to the NRC Reactor Inspection Oversight process by incorporating the cornerstones from the reactor safety and radiation protection safety areas into the SSC categorization process.

A graphical depiction of the changes that are expected to result from a risk-informed re-categorization of SSCs is illustrated in Figure 2.6-2. The figure is only intended to provide a conceptual understanding of the new SSC categorization process. The staff's thinking is continuing to evolve on this matter. The figure depicts the current safety-related versus nonsafety-related SSC categorization scheme with an overlay of the new risk-informed categorization. The risk-informed categorization would group SSCs into one of the four boxes in Figure 2.6-5.

Box 1 of Figure 2.6-2 contains safety-related SSCs that a risk-informed categorization process concludes significant are contributors to plant safety. These SSCs are termed risk-informed safety class 1 (RISC-1) SSCs. SSCs in this box would continue to be subject to the current special treatment requirements. In addition, it is possible that some of these SSCs may have additional requirements concerning reliability and availability, if attributes which cause an SSC to be safety significant are not sufficiently controlled by current special treatment requirements. However, the staff is not currently aware of any examples of this situation.

Box 2 depicts the SSCs that are nonsafety-related, and that the risk-informed

categorization concludes make a significant contribution to plant safety. These SSCs are termed RISC-2 SSCs. Examples of RISC-2 SSCs could include the station blackout emergency diesel, startup feedwater pumps, or SSCs that function for pressurized water reactor (PWR) "feed and bleed" capability. For RISC-2 SSCs, there will probably need to be requirements to maintain the reliability and availability of the SSCs consistent with the probabilistic risk assessment (PRA). As discussed below, it is currently envisioned that 10 CFR 50.69 (i.e., the new rule) would contain the regulatory treatment requirement for RISC-1 and RISC-2 SSCs regarding the reliability and availability of these SSCs.

Box 3 depicts the currently safety-related SSCs that a risk-informed categorization process determines are not significant contributors to plant safety. These SSCs are termed RISC-3 SSCs. The rulemaking would revise Part 50 to contain alternative requirements (per §50.69) such that RISC-3 SSCs would no longer be subject to the current special treatment requirements. For RISC-3 SSCs, it is not the intent of this rulemaking to allow such SSCs to be removed from the facility, or to have their functional capability lost. Instead, the RISC-3 SSCs will need to receive sufficient regulatory treatment such that these SSCs are expected to meet functional still requirements, albeit at a reduced level of assurance. The staff may determine that this level of assurance can be provided by licensee's commercial grade programs. As discussed below, it is currently envisioned that §50.69 would contain the regulatory treatment requirements for RISC-3 SSCs.

Box 4 depicts SSCs that are non safety-related and continue to be categorized as not being significant contributors to plant safety. These SSCs are out of scope of both current special treatment and any future regulatory controls of §50.69. The functional performance of these SSCs is controlled under the licensee's commercial grade program (no change from the current requirements).

Debate is ongoing about the implementation of this approach. Most of the concern revolves around Box 3 and the degree of regulation needed for these SSCs.

There are literally thousands of SSCs that may fall into Box 3 at a given plant; therefore, the stakes are high. South Texas has submitted an exemption request that is similar in nature to what Option 2 would allow. It does not follow exactly the same process, however, and is based on a licensee PRA that is better than the industry average.

Option 3

In SECY-98-300, the staff delineated the following broad objectives for its work to risk-inform 10 CFR Part 50:

- Enhance safety by focusing NRC and licensee resources in areas commensurate with their importance to health and safety,
- Provide NRC with the framework to use to risk information to take action in reactor regulatory matters, and
- Allow use of risk information to provide flexibility in plant operation and design, which can result in burden reduction without compromising safety.

SECY 00-198⁷ describes staff progress on more comprehensive changes to 10CFR50. A framework for guiding these changes has been developed and is presented below, although it continues to evolve.

Option 3 Framework Overview

Figure 2.6-4 illustrates the key elements of the framework. The primary goal is to protect the public health and safety. The framework constitutes a risk-informed, defense-in-depth approach. It will be used by the NRC staff to analyze the effectiveness of existing regulations in supporting the primary goal. When the staff determines that the effectiveness of an existing regulation can be improved, an alternative risk-informed regulation, which is consistent with the framework, is formulated and recommended to the Commission.

As indicated in Figure 2.6-4, this approach is consistent with cornerstones of safe nuclear power plant operations, which were identified in the NRC Reactor Inspection and Oversight Program. Specific strategies and related elements of the framework are used to implement the cornerstones as discussed below along with quantitative guidelines for implementation.

Defense-in-Depth Approach

The term defense-in-depth is used to describe applications of multiple measures to prevent or mitigate accidents. The measures can be embodied in SSCs or in procedures (including emergency plans). Defense-indepth can be applied in various ways. Redundant or diverse means may be used to accomplish a function, the classic example being the use of multiple barriers (fuel, cladding, reactor coolant pressure boundary, spray or scrubbing systems, and containment) to limit the release of core radionuclides. Alternatively, redundant or diverse functional lines of defense may be used to accomplish a goal.

To illustrate, consider the primary goal of protecting the public from nuclear power plant accidents. As indicated in Figure

2.6-4, the first line of defense is to eliminate initiators that could conceivably lead to core damage. However, it is not possible to eliminate all initiators. The frequency of initiators, although significantly less than before the accident at Three Mile Island Unit 2 (TMI-2), is about 1 per plant year. As a second line of defense, systems such as the Emergency Core Cooling System (ECCS) are provided to prevent core damage should postulated initiators occur. Although such systems are designed for a wide spectrum of initiators and compounding equipment failures, no prevention system is perfect. As a third line of defense, barriers including containment and associated heat and fission product removal systems are required. These barriers would prevent large radionuclide releases for many severe accidents, but scenarios exist in which containment would be breached or bypassed. A fourth line of defense, offsite emergency preparedness, is therefore required.

Defense-in-depth has evolved since the first research reactors were designed in the 1940s. The approach adopted herein requires accident prevention and mitigation strategies and supporting elements. Probabilistic insights are used in implementing the required strategies and elements. The approach used in Option 3 is summarized in the following working definition:

Defense-in-depth is the approach taken to protect the public by applying the following strategies in a risk-informed manner:

- 1. limit the frequency of accident initiating events
- 2. limit the probability of core damage given accident initiation
- 3. limit radionuclide releases during core damage accidents

4. limit public health effects due to core damage accident

The strategies consider the following defense-in-depth elements:

- reasonable balance is provided among the strategies (as shown in Figure 2.6-7).
- over-reliance on programmatic activities to compensate for weaknesses in plant design is avoided.
- independence of barriers is not degraded.
- safety function success probabilities commensurate with accident frequencies, consequences, and uncertainties are achieved via appropriate:
 - redundancy, independence, and diversity,
 - defenses against common cause failure mechanisms,
 - defenses against human errors, and
 - safety margins
- the defense-in-depth objectives of the current General Design Criteria (GDCs) in Appendix A to 10 CFR 50 are maintained.

The four strategies emphasizes defense against core damage accidents, which dominate the risk to public health and safety posed by existing plants. Ouantitative guidelines are developed to characterize a reasonable balance among the preventive and mitigative strategies. For risk significant accidents in which one or more of the four strategies are precluded (e.g., containment bypass accidents), the remaining strategies may be more tightly regulated; that is, regulations should provide a very high confidence in the remaining strategies. Similarly, more stringent requirements may be imposed in the presence of large

uncertainties regarding the effectiveness of one of the strategies.

Cornerstones and Strategies

The cornerstones for safe nuclear power plant operation were discussed in Section 2.6-3. The four reactor safety cornerstones are directly addressed in PRAs and are, therefore, most relevant to the initial Option 3 efforts. As illustrated in Figure 2.6-4, the four reactor safety cornerstones are reflected in the framework by the four defense-indepth strategies. The strategies seek both to prevent core damage accidents and to mitigate the public impact should a core damage accident occur. The two preventive strategies are:

- limit the frequency of accident initiating events (initiators), and
- limit the probability of core damage given accident initiation.

The two mitigative strategies are:

- limit radionuclide releases during core damage accidents, and
- limit public health effects due to core damage accidents.

Except for the implied emphasis on core damage accidents, Strategy 1 is identical to Reactor Safety Cornerstone 1. Similarly, for core damage accidents, Strategy 4 is equivalent to Reactor Safety Cornerstone 4, and Strategies 2 and 3 are functionally equivalent to Reactor Safety Cornerstones 2 and 3.

The four defense-in-depth strategies are intentionally more focused than the reactor safety cornerstones. The cornerstones also apply to accidents that can not lead to core damage (for example fuel-handling, fuelstorage, and radwaste storage tank rupture accidents). The strategy statements may in the future be modified to address non-coredamage accidents; however, emphasis on core damage accidents is appropriate for the initial efforts to risk-inform existing regulatory requirements.

In describing the cornerstones and strategies. the words "limit," "prevent," and "contain" are relative rather than absolute. Cutting a failure rate in half "prevents" half the failures that would otherwise occur in a given time period, and some fixes last for the life of a plant. However, it is not possible to prevent all accident initiators or to eliminate the possibility of core damage or containment failure for all conceivable accidents. All four strategies are applied to compensate for the limitations of the individual strategies; issues related to PRA scope, level of detail, and technical adequacy; and uncertainty, in particular completeness uncertainty.

Other Framework Elements

As indicated in Figure 2.6-4, other elements are applied to support the cornerstones and related strategies. These elements are referred to as tactics to distinguish them from the four defense-in-depth strategies. Existing regulatory requirements apply a wide variety of tactics. Some tactics such as quality assurance are broadly applicable to all four strategies. Safety margin is often applied to provide a high degree of confidence that a design or process will provide a needed function. Other tactics may only be applicable to specific strategies or accident types. The primary responsibility for implementing tactics, whether required by regulations or not, resides with the licensee.

Quantitative Guidelines for the Framework

Quantitative guidelines for the preventive and mitigative defense-in-depth strategies are

applied by the NRC staff to assess the effectiveness of existing regulations, to formulate and compare risk-informed options to existing regulatory requirements, and to develop risk-informed alternative regulations. In the context of integrated decisionmaking, the acceptance guidelines should not be interpreted as being overly prescriptive. The quantitative guidelines are not proposed regulatory requirements. They reflect a desired level of safety against which to compare industry-averaged risk measures; a level that is "safe enough" based on the Commission's Safety Goal Policy Statement while providing reasonable balance among the defense-in-depth strategies.

The starting point for developing quantitative guidelines is the Quantitative Health Objectives (QHOs), which were originally set to as a measure of "safe enough."

Unfortunately, the QHOs are difficult to apply in making risk-informed changes to the existing regulations. PRAs often do not proceed to Level 3, that is, to the quantification of public health risks and even if they did, their calculation is dependent upon many factor outside the licensee's control (e.g., population density).

In addition, simply replacing existing regulations with the QHOs would not be risk-informed. It would not assure reasonably balanced defense-in-depth To illustrate, consider the approach. following example. Even at a densely populated U.S. site, if a plant's core damage frequency is 10⁻⁴ per year or less, the latent cancer QHO is generally met with no credit taken for containment. The early fatality QHO is more restrictive than the latent cancer QHO. If a plant's large early release frequency is 10^{-5} /yr or less, the early fatality QHO is generally met. Conceivably, both QHOs could be met by reducing a plant's

CDF to 10⁻⁵/yr or less with no containment and no preplanned offsite protection actions. This would not constitute a risk-informed approach.

What is required for a risk-informed approach are quantitative measures and guidelines that can be used to describe and indicate the effectiveness of the defense-indepth strategies. The measures and guidelines proposed for this purpose are summarized in Figure 2.6-7.

Two methods of quantitatively assessing the level of protection against accidents at a given nuclear power plant are also depicted in Figure 2.6-7:

- a prevention-mitigation assessment considers the strategies in pairs,
- an initiator-defense assessment considers the strategies individually.

In the context of these two assessment methods, mean risk measures quantified in full-scope, plant-specific PRAs would ideally be compared to the quantitative guidelines. Full scope PRAs address internal and external initiating events as well as accidents initiated in all operating modes. The frequencies in Figure 2.6-7 are, accordingly, stated per calender year rather than per year of reactor operation.

Details regarding the use of Figure 2.6-7 and the Option 3 framework are still being worked out. 10 CFR 44 (hydrogen rule) and10 CFR 50.46 (ECCS Rule) are currently being evaluated by the staff for riskinformed changes. It is unlikely that licensees will see dramatic changes in these and other regulations as a result of the Option 3 efforts. The treatment of defensein depth and PRA uncertainties are among the issues leading the staff to move rather slowly in these areas.

PRA quality is another issue that is being debated. While the IPEs and IPEEs appear to have successfully met their intended purpose, they are very uneven in quality and scope. It is extremely unfortunate that the NRC did not provide better guidance to the industry in the 1980s regarding the preparation of the IPEs and IPEEEs so that they would be more useful in the context of risk-informed regulation. Over the next few years many important decisions regarding the implementation of risk-informed regulation are expected and the reader should stay tuned. In any case it is clear that regulatory thought processes within the NRC have profoundly changed over the last ten years.

Cornerstone	Indicator	Thresholds				
		Increased Regulatory Response Band (green/white)	Required Regulatory Response Band (white/yellow)	Unacceptable Performance Band (yellow/red)		
Initiating Events	Unplanned scrams per 7000 critical hours	>3	>6	>25		
	Risk-significant scrams per 3 years	>4	>10	>20		
	Transients per 7000 critical hours	>8	N/A	N/A		
Mitigating Systems	Safety System unavailability HPCI and RCIC HPCS Emergency Power RHR AFW HPSI Safety System Failures previous 4 quarters	>0.04 >0.015 >0.025 >0.015 >0.02 >0.015 >5	>0.12 >0.04 >0.05* >0.05 >0.06 >0.05 N/A	>0.5 >0.2 >0.1** >0.12 N/A		
Barrier Integrity	Reactor Coolant System specific activity	>50% TS limit	>100% TS limit	N/A		
	Reactor Coolant System leakage	>50% TS limit	>100% TS limit	N/A		
	Containment Leakage	>100% L_A	N/A	N/A		
Emergency Preparedness	Emergency Response Organization drill/exercise performance	<75% prior 6 months; <90% prior 2 years	<55% prior 6 months; <70% prior 2 years	N/A		
	percentage of Emergency Response Organization shift crews that have participated in a drill or exercise in the past 24 months	<80% prior 2 years: <70% prior 3 years	<60% prior 2 years: <70% prior 3 years	N/A		
	percentage of time Alert and Notification System available	<94% per year	<90% per year	N/A		

Table 2.6-1 Thresholds for Performance Bands

*for plants with more than 2 diesel generators threshold is >0.1**for plants with more than 2 diesel generators threshold is >0.2

Cornerstone	Indicator	Thresholds				
Public Radiation Safety	Reportable effluent events	>6 in 3 years or >3 in one year	>13 in 3 years or >7 in 1 year	N/A		
Occupation Radiation Safety	number of non-compliances with 10 CFR 20 requirements for (1) high (>1 rem/hr) and (2) very high radiation areas, and uncontrolled personnel exposures exceeding 10% of the stochastic or 2% of the non-stochastic limits	>5 occurrences in 3 years of >2 occurrences in 1 year	>11 occurrences in 3 years or >5 occurrences in 1 year	N/A		
Safeguards	availability of security equipment Vital Area security equipment availability	<95% per year <95% per year	<85% per year <85% per year	N/A N/A		
	Personnel screening process performance	>2 reportable events	>6 reportable events	N/A		

Table 2.6-1 Thresholds for performance bands (cont.)

* for plants with more than 2 diesel generators threshold is >0.1** for plants with more than 2 diesel generators threshold is >0.2

Cornerstone	Cornerstone Inspectible Areas	
Initiating Events	Adverse weather preparations Equipment alignment Emergent work Fire protection Flood protection measures Heat sink performance Identification and resolution of problems In-service inspection activities Maintenance rule implementation Maintenance work prioritization/control Non-routine plant evolutions Piping system erosion and corrosion Refueling and outage activities	complementary supplementary complementary complementary complementary complementary complementary supplementary supplementary supplementary complementary complementary
Mitigating Systems	Adverse weather preparations Changes to license conditions and SAR Emergent work Equipment alignment Fire protection Flood protection measures Heat sink performance Identification and resolution of problems In-service testing of pumps and valves Licensed operator requalification Maintenance rule implementation Maintenance work prioritization/control Non-routine plant evolutions Operability evaluations Operator workloads Permanent plant modification Post maintenance testing Refueling and outage activities Safety system design and performance Surveillance testing Temporary plant modifications	complementary complementary supplementary complementary complementary complementary complementary complementary complementary supplementary supplementary complementary complementary complementary complementary complementary supplementary supplementary complementary complementary complementary complementary complementary complementary

Table 2.6-2Inspectible Areas Associated with Each Cornerstone of
Reactor Safety

Table 2.6-2	Inspectible	Areas	Associated	with	Each	Cornerstone of
	Reactor Saf	fety (Co	ont.)			

Cornerstone	Inspectible Area	Туре
Barrier Integrity	Changes to license conditions and SAR Equipment alignment Fuel barrier performance Identification and resolution of problems In-service inspection activities Containment leak rate and isolation valve Licensed operator requalification Maintenance rule implementation Maintenance work prioritization Non-routine plant evolutions Permanent plant modifications Refueling and outage activities Surveillance testing Temporary plant modifications	complementary supplementary verification complementary complementary verification complementary supplementary supplementary complementary complementary supplementary complementary supplementary
Emergency Preparedness	Alert and notification system testing Drill and exercise inspection Emergency action level changes Emergency response organization testing Training program Identification and resolution of problems	verification verification complementary complementary verification complementary
Public Radiation Exposure	Gaseous and liquid effluent treatment systems Identification and resolution of problems Radioactive material processing and shipping Environmental monitoring program	supplementary complementary complementary complementary
Occupational Radiation Exposure	Access control to radiologically significant areas ALARA planning and controls Identification and resolution of problems Radiation monitoring instrumentation Radiation worker performance	supplementary complementary complementary complementary complementary

Table 2.6-2Inspectible Areas Associated with Each Cornerstone of
Reactor Safety (cont.)

Cornerstone	Inspectible Area	Туре
Safeguard	Access authorization Access control Changes to license conditions and SAR Identification and resolution of problems Physical protection system Response to contingency events	supplementary complementary complementary complementary verification complementary

Table 2.6-3. NRC Action Matrix

RESULTS		Cornerstones fully met; all inputs are green	One or two inputs white in different cornerstones	One degraded cornerstone	Repetitive degraded Cornerstones or Multiple degraded cornerstones	Overall unacceptable performance
RESPONSE	Regulatory Conference	Routine Senior Resident Inspector interaction	Branch Chief or Division Director meets with Licensee	Division Director or Regional Administrator Meet with Licensee	EDO or Commission Meet with Senior Licensee Management	Commission meeting with Senior Licensee Management
	Licensee Action	Licensee Corrective Action Program	Licensee Corrective Action Program with NRC Oversight	Licensee Self Assessment with NRC Oversight	Licensee Performance Improvement Plan with NRC Oversight	
	NRC Inspection	Risk Informed Base line Inspection Program	Baseline and Inspection Follow- up	Baseline and inspection focused on cause of degradation	Baseline and Team Inspection focused on cause of degradation	
	Regulatory Action	none	Document response to degrading area in inspection report	Docket response to degrading condition	10CFR2.20404 DFI 10CFR 50.54(f) letter Confirmatory action letter/order	Order to modify, suspend or revoke licensed activities

Table 2.6-3.	NRC Action	Matrix (Cont.)
--------------	-------------------	----------------

COMMUNICATION	Assessment Report	Division director reviews and signs assessment report with inspection plan	Division Director review and signs assessment report with inspection plan	Regional Administrator reviews and signs assessment report with inspection plan	Regional Administrator reviews and signs assessment report Commission informed	
	Public Assessment Report	Senior Resident Inspector or Branch Chief meets with licensee	Branch Chief or Division Director meets with licensee	Regional Administrator discusses performance with licensee	Executive Director of Operations or Commission discuss performance with senior licensee management	Commission meeting with senior licensee management

Table 2.6-4Examples Illustrating the Concept of Maintenance
Preventable Functional Failures

Maintenance Preventable Functional Failures:

- Failures due to the implementation of incorrect maintenance procedures
- Failures due to incorrect implementation of correct maintenance procedures
- Failures due to incorrect implementation of maintenance performed with procedures and considered within the skill of the craft
- Failures of the same kind occurring at a utility that have occurred in industry that could have been precluded by an appropriate and timely maintenance activity
- Failures that occur due to the failure to perform maintenance activities that are normal and appropriate to the equipment function and importance such as failure to lubricate with appropriate material or the failure to rotate equipment that is in a standby mode for long periods.

Not Maintenance Preventable Functional Failures:

- Initial failures due to original equipment manufacturer design
- Initial failures due to design inadequacies in selecting or applying commercial or 'off-the-shelf' equipment
- Initial failures due to inherent material defects
- Failures due to operational errors
- Failures due to external events
- Intentional runs to failure
- Recurrence of a failure during post maintenance testing but before returning the system to service.

Reactor Safety Course (R-800)





Figure 2.6-1 Decision tree for the categorization of structures, systems and components for the purposes of the Maintenance Rule.



Figure 2.6-2. Decision tree for the categorization of structures, systems and components for the purposes of the Maintenance Rule



Figure 2.6-3 Integrated decision process for risk-informed regulation



Figure 2.6-4 Elements of risk-informed process



Figure 2.6-5 CDF acceptance guidelines





Insert Figure 2.6-5 here. (now Figure 2.6-7)



Figure 2.6-8 Elements of risk-informed framework

[Accident F	Prevention	Accident	t Mitigation
	Core Damage Frequency ≤10 ⁻⁴ /year		Conditional Release P ≤10 ⁻¹ (N	Large Early robability Note 5)
	Limit frequency of accident initiating events Limit probability of core damage given event Initiator Frequency Conditional core damage probability		Limit radionuclide releases given core damage	Limit public health effects given release
			Conditional large early release probability	y Conditional individual fatality probability
Frequent initiators	≥1/year	≤10 -4	≤ 10-1	Note 3
Infrequent initiators Rare initiators	≤10-2/year ≤10-5/year	≤10-2 Note 4	≤10-1 Note 4	Note 3 Note 3

Notes:

Notes:
1. The product across each row gives a large early release frequency of <10⁻⁵/year.
2. It is preferable that no single type of initiator cause a large fraction of any frequency guideline.
3. No quantitative guideline is proposed for the fourth strategy, the LERF guideline is used as a surrogate.
4. For rare initiators, emphasis is placed on Strategy 1, limit initiator frequency.
5. Measures to mitigate late large releases are also appropriate. A conditional probability of a late large release (up to 24 hours after the onset of core damage) of ≤10⁻¹ is proposed.

Figure 2.6-9 Quantitative guidelines for riskinformed framework

References for Section 2.6

- U.S. Nuclear Regulatory Commission, PRA Working Group, "A Review of NRC Staff Uses of Probabilistic Risk Assessment, "NUREG-1489, March 1994.
- U.S. Nuclear Regulatory Commission, "Use of Probabilistic Risk Assessment Methods in Nuclear Regulatory Activities; Final Policy Statement,"*Federal Register*, 60FR42622, August 16, 1995.
- U.S. Nuclear Regulatory Commission, "An Approach for Using Probabilistic Risk Assessment in Risk-Informed Decisions on Plant-Specific Changes to the Licensing Basis," Regulatory Guide 1.174.
- USNRC, Statement of Considerations, "Technical Specifications for Facility Licensees; Safety Analysis Reports," *Federal Register*, 33 FR 18612, December 17, 1968.
- USNRC, "Final Policy Statement on Technical Specifications Improvements for Nuclear Power Reactors," Federal Register, 58 FR 39132, July 22, 1993.
- 6. USNRC, 10 CFR 50.36, "Technical Specifications," *Federal Register*, 60 FR 36953, July 19, 1995.
- 7. Letter from William D. Travers, Executive Director for Operations, to The Commiss-ioners, dated September 14, 2000.

3.0 Accident Progression In The Reactor Vessel

3.0.1 Introduction

Given an accident sequence that leads to sustained uncovering of the core, the progression of core damage involves overheating of fuel; exothermic oxidation of the cladding with accompanying production of high temperature hydrogen gas; distortion and breach of the fuel cladding; melting of the cladding; fuel liquefaction; downward relocation of core materials; interactions between molten fuel and residual water in the reactor vessel; and breach of the reactor vessel accompanied by the discharge of molten core materials to the containment.

In-vessel processes are important for a The temperatures number of reasons. attained by fuel, cladding, and other core materials determine the releases of radionuclides from the fuel. The temperature and flow patterns of hot radioactive gases determine the potential for trapping and retention of radionuclides on surfaces within the reactor coolant system. Hydrogen gas produced in-vessel can escape to containment, where its combustion can pressurize and heat the containment. In-vessel processes determine the likelihood of arresting core degradation and radionuclide releases from fuel upon restoration of coolant. The melting and relocation of core materials in the reactor vessel, if unarrested by the restoration of coolant, can cause failure of the reactor vessel resulting in the discharge of hot core debris, radionuclides, and aerosols into containment, where they may interact with the containment atmosphere, water, and/or The characteristics of these concrete discharges strongly affect the likelihood and timing of various containment failure modes

and the magnitudes of radionuclide releases to the environment should containment fail.

3.0.2 Learning Objectives

At the end of this chapter, the student should be able to:

- 1. List three energy sources that would be of concern in a severe accident.
- 2. Identify three conditions that must be achieved to arrest a severe accident.
- 3. Characterize the time intervals in which the following events would be expected in severe accidents involving complete failure of cooling water flow to the core.
 - a. Core uncovering.
 - b. Onset of zirconium oxidation
 - c. Core relocation
 - d. In-vessel molten-core-coolant interaction
 - e. Failure of the lower head of the reactor pressure vessel
- 4. Indicate, for each pair of accident types below, the one that would proceed faster and explain why.
 - a. Large LOCA versus small LOCA
 - b. PWR transient versus comparable BWR transient
 - c. Accident initiated at power versus one initiated at shutdown.
- 5. Explain what is meant by alpha-mode containment failure and indicate the currently perceived likelihood of such an event.
- 6. List at least one concern regarding the restoration of cooling water when molten core material is present in-vessel.

7. Describe the possible modes of bottom head failure and melt release to containment.

3.1 Introduction

3.1.1 In-Vessel Accident Stages

This chapter discusses in-vessel processes that strongly influence the severity and consequences of severe accidents. For the purpose of this discussion, in-vessel accident progression is divided into six successive stages, which commence with:

- 1. The initiating event and failures leading to inadequate core cooling.
- 2. The onset of sustained core uncovering, which leads to core heatup.
- 3. The onset of exothermic oxidation of cladding by steam, resulting in hydrogen production, cladding failure, and the release of gaseous fission products from the fuel-cladding gap.
- 4. The onset of clad melting and fuel liquefaction, which result in more substantial releases of radionuclides from the fuel.
- 5. Flow of molten material into the lower plenum of the reactor vessel, which may contain residual reactor coolant.
- 6. Failure of the reactor vessel lower head with consequent discharge of hot core debris into containment.

Each stage begins with a specific event and, as indicated in Table 3.1-1, gives rise to new processes, which can significantly alter the progression of the accident. The processes initiated in previous stages generally continue, so each stage is more complicated than its predecessor. The processes and factors determining their timing and impacts are introduced below and discussed by stage in Sections 3.2 through 3.6.

3.1.2 Severe Accidents Conditions

Over the years, computer code calculations have been extremely useful for forming and reinforcing engineering judgment regarding progression of severe accidents; the however, care must be taken in using and interpreting severe accident code calculations. It is not practical to perform the wide variety of experiments that would be required for complete validation of severe accident codes. Even given the years of severe accident research that followed the 1979 accident at Three Mile Island Unit 2, no computer code can calculate all major aspects of the accident.

Several factors contribute to the difficulty in modeling the in-vessel progression of severe accidents. As indicated in Table 3.1-2, an extremely broad spectrum of accident conditions may be encountered in such accidents. In addition, the behavior of a wide variety of materials at elevated temperatures must be modeled. Figures 3.1-2 and 3.1-3 illustrate the wide range of melt and boiling temperatures for elements, alloys, fuel, and fission products. Figure 3.1-4 indicates the chemical interactions and liquid phases that can form in LWR cores with increasing temperature.¹ Finally, chemical reactions, phase changes, and movement of both particulate and molten debris significantly would change the configuration of core materials during a severe accident. As a result, modeling uncertainties tend to increase as the accident progresses.

Accordingly, rather than display a plethora of code calculations, a general discussion
of in-vessel processes and their potential implications is presented in this Chapter.

3.1.3 Factors Influencing Timing

In spite of uncertainties encountered in modeling severe accidents, some factors are known to have a strong influence on the timing of successive stages. These factors include a) the initiating and failure events that lead to core uncovering, b) the amount and timing of any coolant injection into the core region, and c) the pressure history within the reactor coolant system.

It should be evident from the variety of potential core damage accidents discussed in Chapter 2 that Stage 1, accident initiation, has an extremely wide range of durations. In a large-break loss-of-coolant accident, reactor coolant blowdown and pressure reduction occur very rapidly, and, if emergency core cooling systems fail on demand, Stage 1 has a very short duration. On the other hand, in many postulated accidents, the failure of coolant injection may take hours. For example, consider the BWR loss of suppression pool cooling accident first identified in the Reactor Safety Study. In this accident, the core is successfully cooled for approximately а full day before suppression pool heating causes overpressurization and failure of containment, which, in turn, results in suppression pool flashing and failure of core cooling systems.

A longer accident initiation stage is desirable because it provides more time for recovery actions that could prevent or arrest core damage. A longer accident initiation stage also results in a significant decreases in decay heat, so that, when core heatup begins, it occurs at a slower rate. As indicated in Figure 1.4-1, decay heat represents approximately 7% of operating core power but decreases rapidly after shutdown, reaching about 1% of operating core power at 24 hours.

Even limited amounts of coolant can have a significant impact on severe accident For accidents involving progression. boiloff (not rapid blowdown), injection flow of only a few hundred gallons of water per minute may suffice to keep the core of a 3300 MWt plant covered.² In BWRs, residual water in the reactor vessel can be used to steam cool the core for a brief period of time (Section 3.7.2.2). Finally, if coolant injection capability is recovered after the onset of core damage, it may be possible to arrest the damage within the reactor vessel and prevent the discharge of molten core debris to containment. Reflooding during a severe accident is discussed further in Section 3.1.5.

Accidents generally proceed faster at higher pressures because less energy is required to evaporate a given mass of reactor coolant. The discussions of invessel stages in Sections 3.2 through 3.6 generally focus on high-pressure PWR but the impact of lower accidents. pressures and the potential for temperature-induced failures of the reactor coolant system pressure boundary are specifically considered. The discussions generally presume that reactor shutdown (scram) successfully terminates the fission process, so that decay heat drives the core-damage process. Processes discussed in the context of pressurized, decay-heat driven PWR accidents would also occur in depressurized, ATWS, and BWR accidents; however, their timing and

impacts could be significantly different. The in-vessel progression of BWR accidents is specifically discussed in Section 3.7.

Table 3.1-1 and Figure 3.1-4 indicate temperature intervals and processes associated with the successive in-vessel Ranges of the stage accident stages. durations are also indicated for PWR accidents in which early failure of coolant injection causes the onset of sustained core uncovering (Stage 2) to occur within about two hours of reactor shutdown. The indicated stage durations provide a baseline for the discussions of in-vessel processes in Sections 3.2 through 3.6. If there is partial injection of core coolant (as there was at TMI-2) or if the core uncovering is delayed for many hours (allowing decay power to decrease) the accident stages can take significantly longer than indicated in Table 3.1-1 and Figure 3.1-4. BWR accidents tend to progress more slowly than corresponding PWR accidents due to a number of factors including lower pressure, smaller core power density, and larger masses of water and structural materials below the active core region.

3.1.4 Review of Selected Design Features

The student is presumed to be familiar with the general design features of both BWRs and PWRs. The purpose of this subsection is to review, with the aid of figures, design features that can significantly influence the in-vessel progression of severe accidents, particularly features that differ markedly between BWRs (Figures 3.1-5 to 3.1-7) and PWRs (Figures 3.1-8 to 3.1-11). As shown in Figure 3.1-5, BWRs have massive steam separators and dryers above the core region. This is not the case for PWRs in which the reactor coolant is subcooled during normal operation and steam is produced in the steam generators (Figure 3.1-8).

BWR fuel assemblies have outer Zircaloy flow channels (Figure 3.1-6) that prevent coolant flow between assemblies. PWR fuel assemblies, on the other hand, have no surrounding flow channels, so there is coolant mixing between assemblies (Figure 3.1-9).

BWRs have cruciform control blades (Figure 3.1-7) that enter from the bottom (Figure 3.1-5). PWRs have rod cluster control assemblies (Figure 3.1-10) that enter from the top (Figure 3.1-8). As a result, BWRs have a forest of control rod drives and guide tubes in the lower plenums of their reactor vessels, whereas PWRs have only secondary support assemblies (Figure 3.1-9). Westinghouse and Babcock & Wilcox plants also have bottom-entry in-core instruments and guide tubes (Figure 3.1-11).

BWRs operate at about 1000 psa whereas PWRs operate at about 2000 psia (13.8 MPa). BWRs have larger pressure vessels to accommodate their steam separators and dryers and their lower power densities (51-56 versus 95-105 W/liter). Finally, BWRs cores contain roughly three times as much Zircaloy as comparable PWR cores, mainly because of the fuel assembly channel box walls. Special considerations for BWR facilities under severe accident conditions are discussed in Section 3.7.

3.1.5 Reflooding During Accident Progression

The reintroduction of coolant into a damaged core occurred at TMI-2, and is likely in some postulated accidents, for example, when lost electrical power is restored. If water is reintroduced early enough, the configuration of the fuel rods would differ little from the original geometry, and the temperatures of the fuel and cladding would be only slightly above operating levels. Cooling of the core under these conditions is reasonably assured. In Sections 3.2 through 3.6, each in-vessel stage of accident progression is first discussed under the presumption that adequate cooling is not restored. The potential for arresting core damage during each stage is then discussed.

Core damage can only be terminated when three conditions are satisfied:

- 1. Water must be continuously available to the core or core debris in quantities sufficient to quench the material and remove decay heat and heat associated with metal-water reactions.
- 2. The core or core debris configuration must be coolable.
- 3. Means must be available for cooling the water or condensing the steam produced.

Figure 3.1-12 is a functional event tree which shows the outcomes obtained by meeting all three termination conditions at various stages of core damage either in the reactor vessel or in containment.³ Water could be delivered in-vessel by normal or emergency coolant supply systems. Water could be delivered ex-vessel by containment sprays or by normal or emergency coolant supply systems with coolant entering the vessel but flowing out of the opening in the lower head into the reactor cavity. Possible heat sinks include steam generators, the suppression pool and suppression pool cooling system, residual heat removal systems, and containment heat removal systems (fan coolers or spray recirculation systems).

adequate coolant injection If is reestablished early enough to prevent melting, the core geometry would still be coolable and releases would be limited to activity in the fuel-clad gap (Outcome 1). To reestablish coolant injection and arrest core damage in-vessel after the onset of melting (Outcome 2), the resulting core debris configuration would still have to be coolable, perhaps with some debris in the lower head as at TMI-2. Coolability of core debris discharged to containment (Outcomes 3 and 6 in Figure 3.1-12) is discussed in Chapter 4.

If some, but not all, of the necessary termination conditions can be met, the accident progression can be delayed. For example, partial coolant injection flow can be used to delay the onset of cladding oxidation. Similarly, if only a limited amount of water can be supplied to a coolable debris configuration, the accident progression may be delayed until the water supply is exhausted (Outcomes 5 and 8 in Figure 3.1-12).

Stage	Starting Condition	Description	PWR Durations, No-Injection*	Section
1	Accident Initiator	Initiation	0-90 min	3.1
2	Core uncovering begins	Core uncovering and heatup	5-35 min	3.2
3	Hottest cladding reaches 1832°F (1273 K, 1000°C)	Cladding oxidation, melting of structural and control materials	5-10 min	3.3
4	Hottest cladding reaches its melt temperature, 3200°F (2033 K, 1760°C)	Clad melting, fuel liquefaction, holdup in core region	10-30 min	3.4
5	Core materials first enter lower plenum	Core slumping, quenching, reheating	0-80 min	3.5 & 3.6
6	Vessel Breach	Vessel breach and materials discharge to containment		3.5, 3.6, 4.3, 4.4, & 4.5

Table 3.1-1 In-vessel accident stages

*Approximate duration ranges for PWR accidents with total failure of coolant injection

Pressure Range	15 - 2500 psia	(0.1 - 17 MPa)
Decay Power Level	0.5-5 %	
Local Heatup Rates	1.3 - 18°F/s	(0.7 - 10 K/s)
Steam Flow Rates	0 - 6,600 $lb_m/ft^2/hr$	$(0 - 9 \text{ kg/m}^2/\text{s})$
Maximum Midcore Steam Superheat	> 3600°F	(> 2273 K, 2000°C)
Maximum Fuel Temperature	> 5180°F	(> 3133 K, 2860°C)

 Table 3.1-2
 Severe Accident Conditions



Figure 3.1-1 Approximate temperature and time envelopes for in-vessel severe accident stages assuming no coolant injection during PWR core heatup and degradation.



Figure 3.1-2 Melting points for metallic elements, reactor metals, and compounds



Figure 3.1-3 Melting and boiling points for fission products.



Figure 3.1-4 Chemical interactions and formation of liquid phases in an LWR fuel rod bundle with increasing temperature





ternal structure

Figure 3.1-6 BWR fuel assembly



Figure 3.1-7 BWR control rod



Figure 3.1-8 PWR reactor coolant system arrangement (B&W)







Figure 3.1-10 Cutaway view of typical rod cluster control assembly



Figure 3.1-11 Typical PWR arrangement for in-core instrumentation (Westinghouse)



Figure 3.1-12 Core damage event tree

References for Section 3.1

- P. Hofman, S.J.L. Hagen, G. Schanz, and A. Skokan, "Reactor Core Materials Interactions at Very High Temperatures," *Nuclear Technology*, 87, August 1989, 147.
- R. M. Harrington and L. J. Ott, "The Effect of Small-Capacity, High-Pressure Injection Systems on TQUV Sequences at Browns Ferry Unit One," U.S. Nuclear Regulatory Commission, NUREG/CR-3179, ORNL/TM-8635, September 1983.
- F. E. Haskin, J. L. Darby, and W. B. Murfin, "Analysis of Hypothetical Severe Core Damage Accidents for the Zion Pressurized Water Reactor," U.S. Nuclear Regulatory Commission, NUREG/CR-1989, SAND81-0504, October 1982.

3.2 Core Uncovering and Heatup

Core heatup begins when the water level drops below the top of the active fuel as a result of boiloff. Before this time fuel temperatures are close to the system saturation temperature because there is very little heat transfer resistance between the fuel and liquid reactor coolant. So long as fuel remains submerged, it is not expected to be damaged due to high temperature.

3.2.1 Boiloff of Water in Core Region

During the uncovering of the core, the fraction of the core decay power that is utilized to vaporize water is reduced as the water level decreases. To a first approximation, all of the decay heat generated in the water covered region results in evaporation, and the water level decreases exponentially with time.¹ In a PWR, sustained core uncovering begins when the water level reaches the top of the active core, the exponentially decreasing water level depicted in Figure 3.2-1 follows from the equation

$$L(t) = L(0) e^{-t/\tau}$$
 (3.2-1)

where

- L(t)= water level above bottom of active core region at time t since the onset of core uncovering,
- L(0)= water level at the beginning of core uncovering, for a PWR this is the height of the active core region Z (12 ft),
- t = time since onset of core uncovering, and

? = time constant for boiloff in core region, which is given by the equation

$$\tau = \frac{\rho A Z h_{fg}}{P_D}$$
(3.2-2)

with

- ? = liquid density,
- A = cross-sectional area of liquid in active core region,
- h_{fg} = the energy required to evaporate a unit mass of saturated liquid, that is, the latent heat of vaporization, which decreases with increasing reactor coolant system pressure,
- P_D = core decay power (approximated as constant during boiloff of water in the core region).

Given the exponentially decreasing water level associated with boiloff in the core region, it takes one time constant for the water level to decrease by a factor of e (from 12 to 4.4 ft) and another time constant for the water level to decrease by another factor of e (from 4.4 ft to 1.6 ft). It should be noted that the time constant for boiloff in the core region, ?, varies with the reactor coolant system pressure since both the density ? and latent heat of vaporization h_{fg} vary with saturation pressure. Figure $3.2-\tilde{2}$ depicts the change in ? with pressure for the Zion PWR at the decay power (32.5 MW) used in the following example. The total time duration for Stage 2, core uncovering and heatup, is approximately 2?or, as noted in Table 3.1-1, 5 to 35 minutes depending on the reactor coolant system pressure.

Example 3.2-1 - Time Required for Boiloff in Core Region

In the Zion station blackout accident sequence, steam is discharged from the primary system at the relief valve set point of 2500 psig.² The active core height is 12 ft The area of the core occupied by water is 53.4 ft². The core decay power during boiloff is approximately 32.5 MW. Estimate the time required for the water level to decrease from the top of the active core to the core midplane.

Solution:

Solving Eq. (3.2-1) for t and using Eq. (3.2-2) for ? gives

$$t = \frac{\rho A Z h_{fg}}{P_D} \ln \left(\frac{L(0)}{L(t)} \right)$$
(3.2-3)

From the steam tables, for saturated water at 2515 psia,

$$h_{fg} = 357.0 \text{ Btu/lbm}$$

? = 34.83 lbm/ft³

Substituting:

$$t = \frac{(34.83\frac{lbm}{ft^3}) (53.4 ft^2) (12 ft) (357.0\frac{Btu}{lbm})}{(32.5 \frac{J}{s}) (\frac{Btu}{1055J})} \ln(\frac{12}{6})$$

$$t = 258.7 \ln(2) s = 179.3 s = 2.99 \min$$

A detailed treatment of the axial power distribution, local heat transfer, two-phase mixture dynamics, and coupling with the rest of the reactor coolant system requires the use of complex computer models. Figure 3.2-3 compares the predictions based on Eq. 3.2-1 with code calculations for a Zion station blackout scenario compounded by failure of turbine-driven auxiliary feedwater.³ As indicated by the comparison, the exponentially decreasing function defined by Equations 3.2-1 and 3.2-2 is a reasonable approximation for the water level in the core region during this stage of the accident. This approximation is valid for about two time constants, which corresponds roughly to the onset of the next stage. Beyond this point heat transfer from the uncovered region of the core to the residual water must be considered.

3.2.2 Initial Heatup of Uncovered Fuel

Because of low vapor flow rates, the cooling of fuel in the uncovered part of the core by the flow of steam generated during PWR boiloff is relatively ineffective. The temperature rise in the uncovered fuel during the boiloff and initial core heatup stage can, therefore, be approximated as an adiabatic absorption of fission-product decay energy. Using this approximation, the temperature T(z,t) at uncovered elevation z and time t is

$$(z,t) = T(z,0) + \frac{ZP_D(z)}{mC_P}(t-t_{L=Z})$$

where

$$Z$$
 = height of active core region (ft)

- mC_P = heat capacity of entire core, J/K (Btu/°F),
- $P_D(z)$ = decay power per unit axial height at z above bottom of active core, MW/ft
- $t_{L=Z}$ = time at which the water level in the core region equals z, seconds

Figure 3.2-3 compares the results of an adiabatic heatup calculation with code calculated core temperatures. The difference between the fuel temperature and the residual (saturated) water temperature is read on the horizontal axis. The axial position in the core is read on the vertical axis. Curves are shown for three successive times. The times are measured from the point when the water level reaches the top of the active fuel and divided by the characteristic boiloff time constant defined in Equation 3.2-2. The lower intercept of a curve with the vertical axis indicates the water level at that time. The adiabatic heatup approximation appears reasonable based on the comparisons with code calculations. This merely indicates that during this stage the temperature rises in the uncovered regions of the core are determined almost entirely by distribution of decay heat in the core. For a PWR at high pressure the saturation temperature would be about 650°F, and the peak temperature $(650+1080=1730^{\circ}F)$ with t/?=1.58 would be approaching the 1832°F (1000°C) criterion for the onset of the next stage.

The simplifying assumptions used to develop the analytic approximations presented above break down near the start of the next stage, cladding oxidation, which occurs when the peak fuel temperature reaches about 1832°F (1000°C or 1273 K).

Exponentially decreasing water level

Figure 3.2-1







References for Section 3.2

- J. B. Rivard and F. E. Haskin, "LWR Meltdown Analyses and Uncertainties," ANS/ENS Topical Meeting on Reactor Safety Aspects of Fuel Behavior, Sun Valley, Idaho, August 2-6, 1981.
- F. Eric Haskin, Walter B. Murfin, Joseph B. Rivard, and John L. Darby, "Analysis of a Hypothetical Core Meltdown Accident Initiated by Loss of Offsite Power for the Zion 1 Pressurized Water

Reactor," U.S. Nuclear Regulatory Commission, NUREG/CR-1988, SAND81-0503, November 1981.

3. J. B. Rivard, et al., "Interim Technical Assessment of the MARCH Code," U.S. Nuclear Regulatory Commission, NUREG/CR-2285, SAND81-1672, February 1981.

3.3 Cladding Oxidation

The start of Stage 3 (Table 3.1-1) is marked by the initiation of significant cladding oxidation, which occurs when the peak fuel temperature reaches about $1832^{\circ}F(1000 \ ^{\circ}C)$.¹ The chemical reaction is

$$Zr + 2H_2O \rightarrow ZrO_2 + 2H_2$$
 (3.3-1)

This reaction is particularly important because it is highly exothermic (approximately 6.5 MJ/kg (280 Btu/lb_m) of Zr reacted), the reaction rate increases strongly with cladding temperature, and the noncondensible gaseous reaction product is hydrogen.

3.3.1 Reaction Kinetics

A considerable amount of data on oxidation-reaction kinetics exists. If adequate steam is available, it is generally believed that the reaction is limited by oxygen diffusion through the ZrO₂ film and the underlying metal. In this case, the reaction rate is governed by parabolic kinetics; that is, $W^2 = kt$ where W is the weight of metal reacted, t is the time, and k is the rate constant, which increases exponentially with temperature. The following equation can be used to estimate the mass of Zr oxidized at a particular temperature in a steam environment as a function of time

$$W_{Zr} = \sqrt{A \ t \ e^{-B/RT}} \qquad (3.3-2)$$

where,

 W_{Zr} = mass of Zr oxidized per unit area exposed to steam, kg_{Zr}/m^2 ($lb_{m,Zr}/ft^2$)

- T = temperature of surface, K, (°R)
- R = universal gas constant, 8314.29 J/(kg-mole·K). (1.98583 Btu/lb-mole/°R)

Correlations with experimental data have provided several alternative estimates of the empirical constants A and B.^{2,3,4} The values obtained by Cathcart are

- $A = 294 \text{ kg}^2/(\text{s}\cdot\text{m}^4) (12.3 \text{ lb}_{\text{m}}^2/\text{ft}^4/\text{s})$
- $B = 1.672 \times 10^8 \text{ J/kg-mole } (7.195 \times 10^4 \text{ Btu/lb-mole}).$

Figure 3.3-1 shows the mass of hydrogen produced as a function of time for several temperatures. Figure 3.3-2 shows the mass Zr oxidized in 5 minutes at a constant temperature as a function of temperature for surface area of 5400 m² (58,000 ft ²), corresponding to a PWR core.

3.3.2 Oxidation Front

The preceding isothermal example is not realistic because the exothermic energy associated with the oxidation reaction would actually cause the cladding and fuel temperatures to increase rapidly. Reaction energy is removed from the surface by hydrogen and by inward and axial transfer to the metal substrate and then to the fuel. When the reaction zone attains temperatures above about 2420°F (1327°C =1600 K), the oxidation rate becomes so large that nearly all the available steam is reacted for typical boiloff sequences. This condition is referred to as steam limiting because the oxidation rate is limited by the amount of steam available to react with the cladding.

t = exposure time, s

Example 3.3-1: Hydrogen Production Rate

- a. What is the hydrogen production per unit surface area of Zr after 5 minutes exposure to steam at 2192°F (1200°C)?
- b. If all of the cladding (5400 m², 26,940 lbm) in the Zion PWR were exposed to such an environment in a severe accident, how much hydrogen (kg) would be produced?
- c. Estimate the total energy release.

Solution:

a. Substituting into Eq (3.3-2) gives

$$W_{Zr} = \sqrt{\frac{294 \ (kg_{Zr})^2}{m^4 \cdot s}} \left|\frac{5 \ \min}{min}\right| \frac{60 \ s}{\min} \ \exp\left(\frac{-1.672 \times 10^8 \ J}{kg - mole} \left|\frac{kg - mole \cdot K}{8314.29J}\right| \frac{1473.15 \ K}{1473.15 \ K}\right)$$

$$W_{Zr} = 0.322 \ kg_{Zr}/m^2$$

Multiplying W_{Zr} by the surface area of 5400 m² gives the mass of Zr that could be oxidized according to the parabolic kinetics:

$$m_{Zr} \leq \frac{0.322 \ kg \ Zr}{m^2} | \frac{5400 \ m^2}{m^2} = 1,740 \ kg \ Zr = 3.83 \times 10^3 \ lb_m \ Zr$$

This is 14.2% of the 26,940 lbm Zr present.

b. By Equation (3.3-1), two moles of hydrogen are produced per mole of Zr reacted; hence, the number of moles of hydrogen released is

$$n_{H_2} = \frac{1,740 \ kg \ Zr}{91.22 \ kg \ Zr} \left| \frac{kg-mole \ Zr}{91.22 \ kg \ Zr} \right| \frac{2 \ kg-mole H_2}{kg-mole \ Zr} = 38.1 \ kg-mole \ H_2$$

The corresponding mass of hydrogen is

$$m_{H_2} = \frac{38.1 \ kg-mole \ H_2}{1} | \frac{2.016 \ kg-H_2}{kg-mole \ H_2} = 76.9 \ kg \ H_2$$

c. The total energy released is estimated as the mass of Zr reacted times 6.5 MJ/kg.

$$\Delta h_{rxn} \approx \frac{1,740 \ kg \ Zr}{kg \ Zr} |\frac{6.5 \ MJ}{kg \ Zr}| \frac{GJ}{10^3 \ MJ} = 11.3 \ GJ$$

Figure 3.3-3 illustrates a calculation of the thermal behavior of fuel during the oxidation stage of core degradation.⁵ The calculation is one dimensional, and does not account for the natural-circulation flow discussed later (see 3.3.5). Significant oxidation occurs first near the location of maximum axial power. As oxidation continues, a sharp temperature profile develops, reflecting a distinct oxidation front. Oxidation increases rapidly near the front and then decreases with elevation due to steam depletion. The relatively short 5 minute duration in Table 3.1-1 for Stage 3 is based on calculations that indicate average temperature rise rates in excess of 3.6°F/s (2 K/s) in regions undergoing vigorous oxidation.⁵

Figures 3.3-4 and 3.3-5 illustrate the potential contribution of the zirconium oxidation energy to the overall energy release rate in the core region, as a function of oxidation temperature. Decay heat transfer to residual saturated water below the uncovered portion of the core results in a steam production rate that is proportional to the below-water portion of the decay heat power, P_{Db} . As indicated in Figure 3.3-5, at sufficiently low peak cladding temperature, the energy release rate due to oxidation is negligible compared to that due to decay power. However, as the cladding temperature in the uncovered core region increases to about $1832^{\circ}F$ (1000°C = 1273 K), more and more of the vapor generated by evaporation of residual water participates in the zirconium oxidation reaction. At sufficiently high cladding temperatures, virtually all of the resulting vapor could participate in the zirconium oxidation reaction. In this so-called steam limited condition, the energy h_{fg} consumed in evaporating a unit mass of residual water would result in an energy release in the

oxidation reaction of Δh_{rxn} (normalized to a unit mass of steam). Therefore, the ratio of the energy release rate by the oxidation reaction to the decay power released below the water level, $P_{oxidation}/P_{Db}$, would at least equal $\Delta h_{rxn}/h_{fg}$. As indicated in Figure 3.3-5, this ratio varies from 6.3 at atmospheric pressure to 19 at 2500 psig. Even if P_{Db} were just 1/20 of the total decay heat power, the oxidation energy could be comparable to the decay heat power during Stage 3.

The preceding argument ignores energy transfer (including that associated with movement of debris) from the hot, uncovered core region downward to the residual water. As indicated in Figure 3.3-4, each unit of energy that is transferred downward to the saturated residual water results in the production of additional steam to fuel the oxidation reaction. With significant feedback, for example due to radiative heat transfer from the hot reaction zone to the residual water. the energy release rate from oxidation can easily and substantially exceed that from decay heat power. The acceleration of energy release rates from Zircaloy oxidation with temperature, which is illustrated by Figure 3.3-5, has been observed experimentally.

3.3.3 Core Damage Due to Oxidation

Clad melting is excluded during Stage 3, which is by definition (Table 3.1-1) limited to temperatures of 3350° F (1843°C = 1570 K) or less. Nevertheless, several types of cladding damage can occur during Stage 3. The cladding is simultaneously subjected to thermal transients and, particularly if the reactor coolant system is depressurized, to stresses resulting from increased internal pressure of the initial fill gases and fission gases. At low reactor coolant system pressures, ballooning of the cladding is expected prior to rupture. The temperature and pressure at which ballooned Zircaloy-4 cladding bursts in a steam environment has been studied, and it has been found that, even at low (initial) internal pressures, cladding usually bursts at temperatures below $2192^{\circ}F$ ($1200^{\circ}C = 1473$ K).⁶

Zirconium-burning tests result in clouds of smoke issuing from the test chamber, indicating that large quantities of aerosols may be generated during the oxidation.⁷ Such aerosols may have a tendency to accelerate the plateout of fission products within the reactor coolant system.

Embrittlement and spallation of ZrO_2 from the surface of the cladding as oxidation proceeds may weaken the fuel rods, expose more fresh zirconium metal, and/or produce debris with the potential for blocking coolant flow channels. Increases in the cladding surface area exposed to steam can increase the oxidation rate if the reaction is not already steam starved.

Because low-melting-point silver-indiumcadmium alloys are often employed in PWR control rods, the possibility exists for formation of significant molten quantities of these materials at the temperatures attained during Stage 2. It is uncertain when, and how coherently, such melts might move through the core region, before contacting residual water or core support structures.

For BWRs, melting of the stainless steel control blades would occur during Stage 3, well before the onset of fuel relocation. Special accident management guidelines (procedures) are in place to both delay the onset of rapid zirconium oxidation and to limit its extent once initiated. These special BWR measures are discussed in Section 3.7.2.

3.3.4 Reflooding During Stage 3

During a normal boiloff, mechanisms for transferring energy from uncovered fuel to residual water are limited principally to radiative heat transfer. On the other hand, if water is reintroduced to the core zone (reflooding) during the oxidation (Stage 3), the core-damage processes may initially be accelerated (and the rate of hydrogen generation increased) due to cladding oxidation by the additional steam generated during the cooling of overheated fuel.

Considerable fracturing of cladding embrittled during oxidation is expected during reflood. This may lead to the formation of fairly coarse rubble (fractured cladding, fuel, and control materials) in some regions of the core. Such rubble formation occurred in the upper portion of the TMI-2 core as a result of the temporary restart of reactor coolant pump 2B (see section 3.4.4). It is likely that the rubble beds formed would be coolable and, given a continuous supply of coolant injection, the accident would be terminated during this stage. (At TMI-2 coolant was not permanently restored until the accident had progressed beyond Stage 3, yet the debris was ultimately cooled in-vessel.) However, cooling of a reflooded core that has undergone severe damage would have to be maintained long-term. Additional aspects of rubble-bed cooling are discussed in Section 3.5.

Reflooding of a damaged core from which a significant fraction of the control rods have melted introduces a potential for criticality if the injected water is unborated. Section 3.7.3 discusses recriticality concerns for BWRs.

3.3.5 Natural Circulation During Core Degradation

In PWR accidents in which the reactor coolant system is not depressurized as the core heats up, gas movement in the uncovered core and upper head regions begins to be driven by natural convection (buoyancy forces).⁸ Heat and mass transfer from the core to the reactor coolant system dominated structures are b v buoyancy-driven components of the flow field. Steam from the boiloff of residual in-vessel water and hydrogen from oxidation of fuel cladding rise from the hot central core region and lose heat and entrained fission products to relatively colder structures above the core. As depicted in Figure 3.3-6, the cooled gases recirculate downward through the colder regions of the uncovered core and are reheated again by flowing up through the hot central core region.

In BWRs, the fuel channels which enclose the rods of individual fuel assemblies impede in-core natural circulation. However, if the residual water level falls below the bottom of the BWR downcomer region while fuel is still heating up in the core region, a strong natural convection loop can be established from the core to the steam separators and dryers with return to the core inlet via the downcomers. This is depicted in Figure 3.3-7.

As indicated in Figure 3.3-8, the strength of steel decreases rapidly above 1000°F (538°C). For some high-pressure PWR accidents, it has been suggested that the natural circulation flows in PWRs could transfer sufficient heat to the reactor coolant system pressure boundary to result in relatively early temperature-induced failures of the reactor coolant system pressure boundary.⁹ The resulting depressurization of the primary system would alter the thermal-hydraulic progression of the accident. In particular, depressurization would preclude the potentially severe ramifications associated with high-pressure ejection of melt into the containment (see Section 3.5). It should be noted, however, that early temperatureinduced failure did not occur at TMI-2. Nevertheless, codes capable of modeling natural circulation are currently being exercised in attempts to investigate the likelihood o f s u c h e a r l y temperature-induced failures in various PWR severe accident scenarios.





Figure 3.3-2 Mass of Zr oxidized in 5 minutes exposure of 5400 square meters Zircaloy



Figure 3.3-3 Calculated axial cladding temperatures at three different times following start of core uncovering for a PWR station blackout

USNRC Technical Training Center









Figure 3.3-7 Schematic diagram of a BWR with internal circulation


Figure 3.3-8 Tensile strength, type 304 stainless steel

References for Section 3.3

- 1. L. Baker, Jr., and R. O. Ivins, "Analyzing the Effects of a Zirconium-Water Reaction," *Nucleonics*, 23, 7, p. 70, 1965.
- L. Baker, Jr. and L. C. Just, "Studies of Metal-Water Reactions at High Temperatures III," ANL-6548, Argonne National Laboratory, Argonne, Illinois, 1962.
- J. V. Cathcart, et al., "Zirconium Metal-Water Oxidation Kinetics IV, Reaction Rate Studies," ORNL/NUREG-17, Oak Ridge National Laboratory, Oak Ridge, Tennessee, August 1977.
- 4. V. F. Urbanic and T. R. Heidrick, "High Temperature Oxidation of Zircaloy-2 and Zircaloy-4 in Steam," *J Nucl Materials*, 75(2):251-61, 1978.
- 5. F. Briscoe, J. B. Rivard, and M. F. Young, "Fuel Rod Temperature Transients During LWR Degraded Core Accidents," *Proceedings, International Meeting on Thermal Nuclear Reactor Safety*, NUREG/CP-0027, U.S. Nuclear Regulatory Commission Conference Proceeding, Chicago, Illinois, August 29 - September 2, 1982.

- 6. R. H. Chapman et al., "Zircaloy Cladding Deformation in a Steam Environment with Transient Heating," Zirconium in the Nuclear Industry (Fourth Conference), ASTM STP 681, pp. 393-408, American Society for Testing and Materials, Philadelphia, Pennsylvania, 1979.
- J. B. Rivard et al., "Identification of Severe Accident Uncertainties," NUREG/CR-3440, SAND83-1689, Sandia National Laboratories, Albuquerque, NM, p. 3-8, September 1979.
- V. E. Denny and B. R. Sehgal, "Analytic Prediction of Core Heatup Liquefaction/Slumping," (Proc. Int. Mtg. on LWR Severe Accident Evaluation, Cambridge, Massachusetts, p. 5.4-1, 1983.
- F. T. Harper et al., "Evaluation of Severe Accident Risks: Quantification of Major Input Parameters," NUREG/CR-4551, SAND86-1309, Vol. 2, Rev. 1, Part 1, Issue 1, U.S. Nuclear Regulatory Commission, December 1990.

3.4 Melting, Liquefaction, Holdup

Stage 4 begins with the initial downward relocation of molten fuel in the core region. It extends to the time that fuel-bearing melt enters the lower plenum of the reactor vessel. Fuel damage during Stage 4 is extensive. It is driven both by decay power and by oxidation. There is a strong coupling between fuel damage that occurs during this stage and the release, chemistry, and transport of fission products within the reactor coolant system.

3.4.1 Initial Melting

As indicated in Section 3.2, the local decay-heat generation rate determines how rapidly a given uncovered region of the core would heat up. The decay-heat generation rate is proportional to the thermal power during operation. The thermal power distribution can therefore be used to provide a rough idea of the core regions most susceptible to the onset of rapid oxidation and subsequent melting. Figure 3.4-1 shows the power distribution in the TMI-2 core prior to the accident.¹ Less than half of the core by volume produces power at 25 kW/m or greater. Heat generation rates at the periphery of the core are markedly lower. This suggests that melting would start near the center of the core and might be restricted to the central region of the core. Some of the outermost fuel rods may not attain temperatures resulting in severe damage because of their low power levels and their location adjacent to surrounding structures.

Zircaloy-4 melts at about 3200°F (2033 K, 1760°C); however, the onset of melting may occur at lower temperatures. At TMI-2, a Ni-Zr eutectic, which forms at 2192°F (1473 K, 1200°C), was probably the first melt formed as a result of interactions between the Inconel grid spacers and Zircaloy cladding near the center of the

core. The TMI-2 Ag-In-Cd control rod material melts at 1472°F (1073 K, 800°C), and the stainless steel control rod cladding melts at approximately 2642°F (1723 K, 1450°C). Both of these melt points are well below that of Zircaloy, so molten control rod material also flowed to the liquid steam interface relatively early. Molten silver and iron form relatively low-temperature eutectics with Zircaloy. Thus, the initial molten mixture contained significant zirconium.

The postulated condition of the TMI-2 core shortly after the onset of melting (150 to 160 minutes into the accident) is shown in Figure $3.4-2.^2$ Upon reaching the steam/liquid interface the metallic mixture froze to form a lower crust that blocked coolant channels between fuel rods. Postaccident analyses confirm that the crust was a Zr-Ag-In-Fe-Ni metallic mixture surrounding standing columns of fuel pellets. The lowest crust was near the lowest grid spacer and corresponds to the lowest water level in the core during the accident. Alternative scenarios in which a blockage does not form in the core region due to a lower water level are discussed in Section 3.4.3.

3.4.2 Fuel Liquefaction

Early views of core melt progression reflected in the 1975 Reactor Safety Study held that fuel melting did not occur until the UO_2 fuel material attained its melting temperature, 5156°F (3123 K, 2850°C). Research subsequent to the 1979 TMI-2 accident has shown that UO_2 can be liquefied far below its ceramic phase melting temperature. When the local temperature of the fuel reaches the Zircaloy melting temperature, 3200°F (2033 K, 1760°C), flow of metallic cladding beneath the oxidized layer can occur. Interactions can then occur between molten Zircaloy and solid UO_2 as

USNRC Technical Training Center

indicated in Figure 3.4-3. In one series of laboratory experiments, UO_2 crucibles holding molten Zircaloy at temperatures between $3272^{\circ}F$ (2073 K, 1800°C) and $3632^{\circ}F$ (2273 K, 2000°C) in an argon atmosphere were rapidly destroyed by the dissolution of solid UO_2 in molten Zircaloy.³ In another experiment, electrically-heated fuel-rod simulants in steam were massively liquefied and relocated when the oxidation-driven 9-rod-bundle temperature exceeded $3632^{\circ}F$ (2273 K, 2000°C). Similar behavior has been reported in several other experiments.⁴

Apparently, zirconium reduces UO_2 preferentially along UO_2 grain boundaries near the UO_2 -Zircaloy interface. This produces a homogeneous U-Zr-O melt at low oxygen concentrations or a heterogeneous U-Zr-O melt containing UO_2 particles at high oxygen concentrations. In either case, the process is called fuel liquefaction.

In addition to destroying the UO_2 matrix, fuel liquefaction accelerates the release of fission products from the fuel. However, minor alloying components or impurities can have large effects on such releases. For instance, tin, which is a 1% component of Zircaloy, may act as a getter for tellurium, resulting in significant holdup or retention of tellurium fission products.⁵

3.4.3 Flow Blockage Versus Streaming

The significant liquefaction of fuel that would occur after the Zircaloy cladding started to melt would result in downward flow of liquid U-Zr-O. Even in the absence of a blockage formed by the refreezing of lower melting temperature metallic mixtures (as occurred at TMI-2), molten U-Zr-O could refreeze on the surfaces of fuel rods or fuel assembly rod spacers in lower regions of the core where temperatures were cooler. Calculations indicate that, without additional oxidation, the liquefied fuel would rapidly freeze producing a significant core blockage. This is true even if freezing requires the transfer of the full UO_2 latent heat of fusion (270 kJ/kg). A latent heat of fusion more appropriate for the U-Zr-O mixture would require less heat transfer (about 50 kJ/kg) making freezing even more likely.⁵

On the other hand, the high temperature of the liquefied U-Zr-O would favor high oxidation rates per unit area exposed, and energy addition by oxidation as the liquid flowed downward could preclude its refreezing. If the water level during the meltdown were below the bottom of the active core, the melt could then stream into the lower plenum if not halted by freezing on cooler surfaces below the core region. Quenching of melt that streamed into residual water in the lower plenum could provide the additional steam required to maintain the streaming process. The question of blockage versus streaming is important because it affects the magnitude of resulting fuel coolant interactions and the timing and mode of eventual bottom head failure (Sections 3.5 and 3.6). Most current analyses predict the formation of a blockage in the core region of a PWR even if the residual water level is below the bottom of the active fuel. BWR core melt progression is discussed in Section 3.7.

A central blockage would redirect steam flow outward in an open lattice (PWR) core. This is depicted in Figure 3.4-4. The diversion of steam flow to the outer regions of the core could result in two possible alternatives. If the fuel rods have not yet attained temperatures capable of supporting rapid oxidation, they may be cooled by the additional flow, but if the rods are hot enough, they may rapidly oxidize.

Figure 3.4-5 shows the core condition postulated at TMI-2 at 173 min, just prior to

USNRC Technical Training Center

the brief restart of reactor coolant pump 2B.⁴ The damage had progressed to the point where the blockage was nearly complete with only the outermost fuel assemblies undamaged. The bowl-like shape of the lower crust or crucible may have been caused by the flow blockage diverting steam flow radially outward. Such flow diversion increases steam flow rates and thus heat transfer at the periphery of the damage zone. This results in freezing the downward relocating melt at elevations above the water level as shown in Figure 3.4-5. A second explanation for the shape of the lower crust is that the onset of melting is primarily controlled by decay heat, and, consequently, the freezing isotherm increased in elevation as core damage progressed radially outward to regions of lower core power density.

Above the TMI-2 lower crust, a region of at least partially molten material formed as depicted in Figure 3.4-5. At the time indicated (just prior to the restart of reactor coolant pump 2B), core heatup calculations indicate that peak temperatures within this region of consolidated core materials may have reached the UO₂ melt temperature, 5156° F (3123 K, 2850°C). The average temperature of the material was probably between 4220°F (2600 K, 2327°C) and 4580°F (2800 K, 2527°C).⁴

Undamaged fuel rod stubs were about 2 ft (60 cm) long near the center of the core, indicating that water did not drop below this level for any significant period of time during the accident. Water covering the bottom of the core kept the lower supporting crust cooled. This helped maintain the structural stability of the crust. The ultimate thickness of the lower crust was 10 to 15 cm.⁶

3.4.4 Reflooding at TMI-2

Activation of reactor coolant pump 2B at approximately 174 min resulted in the first significant addition of coolant to the TMI-2 reactor vessel following the shutdown of the loop-A reactor coolant pumps at approximately 100 min. Reactor coolant pump 2B operated for approximately 19 min; however, significant flow was only measured during the first 15 s. Approximately 1000 ft³ (28 m³) of water was pumped into the reactor vessel from the loop B cold leg.

As discussed in Section 2.1, the reactor coolant pressure increased rapidly when pump 2B was turned on. This pressure increase was caused by steam generated when the water contacted hot surfaces in the core region, and by hydrogen generated by the rapid oxidation of hot Zircaloy.

The thermal-mechanical forces resulting from partial quenching of the oxidized fuel rod remnants in the top half of the core fragmented the oxidized cladding and fuel pellets to form a debris bed. The configuration postulated for the core just after the pump 2B restart is shown in Figure 3.4-6. As indicated in the figure, the upper support grid was damaged. Selected areas of the bottom of the upper core support grid were oxidized, melted, or ablated thermally. There was, however, no damage to structures in the plenum above the upper core support grid.

The upper core debris bed contained about 27,000 kg of material. Between 3 and 10% of this debris was less than 1 mm in diameter, and the control-rod materials (Ag-In-Cd) in this debris were concentrated in particles less than 1 mm in diameter.³ Particles of this type were found on various horizontal surfaces in the upper plenum. Jets of steam from the 2B pump restart are thought to have led to this transport.

Apparently quantities of loose debris also settled to the lower head of the reactor vessel during quiescent periods or were transported there by loop flow during the 2B pump transient. This would explain findings of Ag-Cd on the surfaces of several incore instrument nozzles and in surface cracks in the stainless steel cladding on the lower head. The alternative that molten controlrod material flowed all the way to the bottom head seems less plausible because of the thick metal-rich lower crust that formed just above the minimum water level in the core region. Unfortunately, the manner in which lower head debris was broken up and removed from the vessel (Section 3.5.3) precluded confirmation or detailed characterization of a possible initial layer of control-rod debris on the bottom head.

From approximately 180 min to about 200 min, the water level in the TMI-2 core decreased as heat from the degraded core caused reactor coolant remaining in the core region to evaporate. At approximately 200 min the water level was at its lowest level. The low thermal diffusivity of the large consolidated region of primarily ceramic core debris prevented the interior of this region from cooling even when the reactor vessel was subsequently refilled with water. Calculations indicate that a pool of molten material formed in the center of the consolidated region and increased in size during this period.

At 200 min. the high pressure injection system was manually actuated and cooling water was injected for the next 17 min. Analyses indicate that the core region was refilled with water by 207 min. As the cooling water filled the reactor vessel, it penetrated the debris bed above the consolidated region. By about 230 min. debris in this upper debris bed was fully quenched. The postulated condition of the core debris at 224 min. is depicted in Figure 3.4-7. Water covered the core region and penetrated the upper debris bed, but could not cool the consolidated region. The material between the upper and lower crusts was predominately molten.

Relocation of approximately 19.2 tonnes of molten core material into the lower plenum of the reactor vessel occurred between 224 and 226 min. As explained in Section 3.5.1, the pour was initiated by a failure of the crust at the periphery of the core region, but the failure does not appear to have been caused by the reflooding of the core region with water.

3.4.5 Additional Reflooding Considerations

If water is reintroduced into the core during Stage 4, acceleration of cladding oxidation may occur, because

- the quantity of unoxidized cladding may be relatively large due to the slow rate of steam evolution from boiloff prior to reflooding,
- a large fraction of the unoxidized cladding may be at elevated temperatures,
- quenching of hot fuel upon reflooding the lower part of the core would produce copious amounts of additional steam, and
- there could be relatively uninhibited access of steam to unoxidized cladding.

Acceleration of oxidation associated with reintroduced coolant might, given these assumptions, add tens of GJ of energy to the system in a short time and evolve large quantities of hydrogen. Because the energy required to destroy the entire core geometry at these temperatures may be as little as 6 GJ,⁵ a significant redistribution of core materials in a very short time following the reintroduction of water is possible.⁵ An attendant possibility is one or more steam explosions caused when hot, liquefied fuel contacts reflooding water. (Steam explosions are discussed in Section 3.6.) The actual scenario is quite uncertain, and this leads to corresponding uncertainties regarding subsequent processes and events.

TMI-2 demonstrates, however, that the reintroduction of sufficient water during Stage 4 can ultimately succeed in terminating the meltdown process within the reactor vessel. To achieve a stable in-vessel condition, the water supply must be maintained and heat must be removed from the core debris by reestablishing forced or natural circulation through the reactor coolant system or by local convection within debris beds. The effectiveness of debris cooling, especially that by local convection, depends upon the size, shape, and characteristics of the core debris In the long-term, heat (Section 3.5). transport to an ultimate heat sink may also be required to store the energy removed from the core debris without challenging containment integrity (Chapter 4).

3.4.6 Natural Circulation During Stage 4

In PWR accidents, even if the steam generator secondary-side inventory is depleted at the time of core damage, gaseous natural convection between the vessel and the primary side of U-tube steam generators is favored. Because of potential loop seals in the reactor coolant pump suction lines, the convective flows would most likely be required to traverse the hot leg piping, displacing cooler steam/hydrogen in the generator tubes by warmer steam-hydrogen from the core, as depicted on the right hand side of Figure 3.3-6. The great height of the steam generator tubes (18 m) provides a large driving force.

To the extent that the convection is effective, the steam generator tubes provide at least a temporary sink for heat and fission products. The effectiveness of the steam generators as a sink would decrease significantly as the tubes heated up. It has been estimated that halving the temperature difference between hot gases and steam generator tubes reduces the convective heat flux by 40%.⁵

As discussed in Section 3.3.5, because the strength of steel decreases rapidly above 1000°F (811 K, 538°C), sufficient natural circulation of hot gases to the steam generators would cause heated reactor coolant system structures such as the hot legs to weaken and fail. By depressurizing the reactor vessel, such temperature-induced failures could prevent large containment pressures and temperatures that might otherwise result from high-pressure melt ejection due to reactor vessel bottom head failure (Section 4.5).

USNRC Technical Training Center



Figure 3.4-1 Distribution of fuel rod rating (kW/m) in the TMI-2 core



Figure 3.4-2 Hypothesized TMI-2 condition between 150 and 160 minutes



Figure 3.4-3 Schematic representation of possible mode of initial fuel liquefaction and downward flow.



Figure 3.4-4 Initial core degradation in a PWR



Figure 3.4-5 Hypothesized TMI-2 core at 173 minutes



Figure 3.4-6 Hypothesized TMI-2 core configuration between 174 and 180 minutes



Figure 3.4-7 Hypothesized TMI-2 core configuration at 224 minutes (just prior to molten pour)

References for Section 3.4

- K. H. Ardron and D. G. Cain, "Core Temperature Transient in the Early Phase of Core Uncovering at TMI-2," *Progress in Nuclear Energy*, 7:197-228, 1981.
- J. M. Broughton et al., "A Scenario of the Three Mile Island Unit 2 Accident, *Nuclear Technology*, 87(1):34-53, August 1989.
- P. Hofmann, D. Gerwin Peck, and P. Nikolopoulos, "Physical and Chemical Phenomena Associated with the Dissolution of Solid UO₂ by Molten Zircaloy-4," PNS-NR.675/82, Karlsruhe, Federal Republic of Germany: Kernforschungszentrum Karlsruhe, GmbH, 1982.
- P. Hofmann, S. J. L. Hagen, and G. Schanz, "Reactor Core Materials Interactions at Very High Temperatures," *Nuclear Technology*, 87(1):146-186, August 1989.
- J. B. Rivard, et al., "Identification of Severe Accident Uncertainties," NUREG/CR-3440, SAND83-1689, U.S. Nuclear Regulatory Commission, September 1989.
- J. R. Wolf, D. W. Akers, and L. A. Neimark, "Relocation of Molten Material to the TMI-2 Lower Head," *Nuclear Safety*, 87(1):269-279, July-December 1994.

Stage 5 begins with the movement of molten fuel-bearing debris into the lower plenum of the reactor vessel. It ends with failure of the reactor pressure vessel and the discharge of fuel debris to the containment. Reactor pressure vessel failure could result from weakening of the lower head or its penetrations due to contact with hot debris. Alternatively, vessel failure could result from an energetic interaction of molten fuel with residual water in the lower plenum. This section discusses accident progression scenarios in the absence of energetic fuelcoolant interactions. The implications of energetic fuel-coolant interactions (steam explosions) are discussed in Section 3.6.

3.5.1 TMI-2 Molten Pour

Relocation of approximately 19.2 metric tonnes of molten core material into the lower head of the reactor vessel occurred between 224 and 226 minutes. This was confirmed by several indicators: a primary system pressure increase of 290 psi (2 MPa), increases in out-of-core source-range neutron detector count rates, alarms of in-core self-powered neutron detectors (SPNDs), alarms of in-core thermocouples, and postaccident measurements of incore thermocouple loop resistances.

The debris configuration that resulted from relocation is depicted in Figure 3.5-1. The crust failure appears to have been in the upper half of the consolidated region near the core periphery. Two mechanisms have been postulated for crust failure. First, continued heating of the molten pool could have lead to melting of the supporting crust, which was thinnest on the top (1 cm versus 10 to 15 cm on the bottom) where heat transfer was greater. Second, at about 220 minutes the pressurizer block valve was opened resulting in a decrease in the reactor coolant pressure of 70 psi (0.5 MPa) between 220 and 240 min.

Post-accident examinations of the eastern half of the core region and lower vessel internals show that the molten pour started on the eastern side of the core. Figure 3.5-2 shows a cross section of the internal structures surrounding the core region. The primary path from the core region was radially outward through a hole melted in the R6 wall of the core former. The core barrel appears to have experienced local surface ablation in this region as indicated in Figure 3.5-3.¹

Post-accident probings found approximately 4.2 tonnes of solidified fuel debris in the gap between the vertical core former wall and the core barrel at depths depicted in Figure 3.5-3. Another 5.8 tonnes are estimated to have solidified in the core support assembly region. About 19.2 tonnes relocated onto the lower head of the reactor vessel. Examinations of flow holes in the horizontal baffle plates between the core former and the core barrel indicate that nearly the whole volume between plates 6 and 7 filled with molten corium that flowed from the initial core former meltthrough location. The majority of the molten corium then flowed downward through flow holes in plate 7 and ultimately into the reactor vessel lower head.

The lower core support assembly consists of a number of plates and a forging as shown in Figure 3.5-4. There were multiple flow paths through the core support assembly to the lower head. Figure 3.5-5 indicates where solidified material was found in the area between the lower grid and the flow distributor plate, between the flow distributor plate and the grid forging, and in flow holes of the grid forging.² The presence of solidified material indicates that molten material flowed through or adjacent to these locations. On this basis, most of the melt flowed down to the elliptical flow distributor on the eastern periphery in the R6/7 and P4/5 areas. Visual examinations indicated that some melt flowed around the perimeter of the core support assembly structures before moving downward.

Figure 3.5-6 indicates the locations in the elliptical flow distributor where solidified material was observed in or above a flow hole.² The flow holes indicated in Figure 3.5-6 agree well with those indicated in Figure 3.5-5. In particular, locations H-15, K-15, L-15 indicate flow on both figures, and flow location C-14 in Figure 3.5-5 is near locations D-13 and D-14 in Figure 3.5-6. The melt appears to have dropped onto the lower head from several different locations around the periphery of the elliptical flow distributor.

As the melt moved downward from the core region, heat was lost to the vertical core former, to the core barrel, to the horizontal baffle plates, to the lower core support assembly, and to water that filled the lower plenum. Minimal damage observed to the elliptical flow distributor suggests that the initial material reaching the lower head was relatively cool. It is possible that the material was mobile at temperatures below the solidus temperature of $(U,Zr) O_2$ owing to the presence of phases with higher metal content and lower melting temperatures.

Rapid steam production occurred as a result of heat transfer from the molten core material to water in the lower head. Nothing in the recorded data or post accident core conditions suggests an energetic steam explosion (see Section 3.6) occurred as the tons of molten core material relocated into the lower plenum with the reactor vessel nearly full of water.

Figures 3.5-7 and 3.5-8 depict the ultimate hard debris layer that formed in the lower head.² The layer depths were established by mechanical probing during defueling operations. The steep cliff-like profile around the periphery of the hard layer indicates rapid freezing of relatively cold debris. A high initial temperature or remelting would have resulted in a flatter profile near the periphery. On the other hand, it is now clear that high temperature melt existed and caused some damage in the more central regions of the lower head (see Section 3.5.4).

3.5.2 Alternative Melt Flow Scenarios

In core melt scenarios involving the formation of blockage in the core region, configurations similar to that at TMI-2 are postulated. The formation of a molten pool contained within a crucible-like bottom crust is envisioned with unmelted ceramic (UO_2) and metallic material either adding to the pool from above or forming a rubble bed above an upper crust as at TMI-2.

The size of the molten region grew due to continued addition of decay heat (reduced by the loss of volatile fission products during liquefaction). With a total loss of coolant injection, the residual water level could drop below the bottom of the active core and structures supporting the mass of the crust and melt could weaken as depicted in Figure 3.5-9. Given a failure of the core support structures or a breakthrough of suspended melt as occurred at TMI-2, substantial quantities of melt could suddenly plunge into the residual water in the lower plenum. On the other hand, a massive, coherent pour of molten material is not the only scenario that can be envisioned. Local crust failure could result in a narrow continuous pour over a fraction of a minute to several minutes. Alternatively, if there were little residual water present, a strong crust might

not form in the core region. In this case the discharge of molten material from the core might occur in a narrow discontinuous stream or streams distributed over the duration of the core meltdown.

The rate of formation of liquefied fuel is slow compared to all but the very slowest discharge rates. Thus, if a large fraction of the core is liquefied at the onset of discharge, a larger amount might be discharged. Conversely, if only a small fraction is liquefied at the onset of discharge, much smaller discharge rates would result.

3.5.3 Debris on TMI-2 Lower Head

During the TMI-2 defueling, the solidified layer of debris in the lower head was found to be very hard. It had to be broken apart by dropping a 300 lb (136 kg) hammer from an elevation of 20 ft (6.1 m). Once the material was broken into pieces, there was virtually no adherence to the lower head Representative samples of the itself. solidified layer were obtained for examination. Because the hard layer had to be broken into pieces, however, information regarding variability in debris properties with depth could not be obtained. Results of physical and radiochemical examinations, which are discussed in detail elsewhere,³ are summarized below.

The debris was generally a dull grey ceramic with some areas of yellow (probably hexavalent uranium). The average density of the samples was 8.7 ± 0.4 g/cm³. By comparison, the density of UO₂ fuel pellets is about 10.8 g/cm³. The average porosity for all samples was $18\pm11\%$, reflecting a very wide range. As indicated in Table 3.5-1, the elemental composition of the debris was found to be very similar to that in the original core, but with slightly more uranium and slightly less zirconium.

Figure 3.5-10 shows cross-sectional views of one sample with apparently connected pores in the longitudinal sections. Such interconnected pores were observed in many of the samples and may have been caused by bubbling of steam or structural material vapors through the melt when it froze. As indicated in Figure 3.5-11, scanning electron microscope examinations revealed a light uranium-rich $(U,Zr)O_2$ phase away from the pores. A dark, zirconium-rich (Zr,U) O₂ phase was often found adjacent to the pores. Based on the time required for such visible phase separation to occur, the debris cooling time was estimated to be from 3 to 72 hours. The lack of complete phase separation implies a cooling time toward the lower end of this range. As discussed later, however, tests of metal samples from the lower head and analyses of potential vessel failure modes imply a much shorter (~30 min.) quenching time. This apparent discrepancy has not yet been explained.

Dissolution techniques were used to measure the retention fractions of several key radionuclides in the debris. The analyses indicated that only small fractions of volatile radionuclides like Cs-137 were retained, but most of the low volatility radionuclides were retained. The decay heat generation rate in the debris on the lower head was estimated to be 0.13 watts per gram (w/g) of uranium just after the molten pour.³ This compares to 0.18 w/g of uranium if all radionuclides had been retained.

3.5.4 Hotspot in TMI-2 Lower Head

The condition of the TMI-2 incore instrument nozzles following debris removal from the lower head is depicted in Figure 3.5-12. As indicated by the section view in Figure 3.5-8, some nozzles had been completely buried in solidified debris but showed absolutely no damage. Other nozzles were partially melted, and nine nozzles (E-7, E-9, F-7, F-8, G-5, G-6, G-9, H-5, and H-8) were completely melted off. The following explanation accounts for these various degrees of damage.

The portion of the molten pour that initially contacted the lower head is believed to have been substantially cooler than material that reached the lower head later. The initial material lost more heat to the core baffle and former plates, the core barrel, the lower core support assembly, and the water that filled the lower plenum. The lower head itself provided an additional heat sink.

The initial cooler material fell to the lower head from several different locations and is believed to have rapidly frozen to form a cup-shaped basal crust structure that protected lower head and nozzles in these areas. Hotter material flowed downward across the top of this insulating crust. Unprotected nozzles in the flow paths of the hotter material were melted off. The height at which a nozzle melted off indicates the depth of the insulating crust that surrounded the nozzle. The protective crust thickness was negligible at location E-9, ~15 cm at location H-5, and ~25 cm at location M-9 (see Figure 3.5-12).

In February 1990, 14 nozzles, 2 guide tubes, and 15 lower head steel samples, were removed from the TMI-2 vessel. Figure 3.5-13 shows the locations of these samples. (The stubs of nozzles E-9, F-7, F-8, G-6, and G-9 were too short to be removed.) Figure 3.5-14 shows the as-removed appearance of six nozzles. The 15 lower head steel samples extended about half way through the 5.6 inch (14.2 cm) thick vessel. Figure 3.5-15 illustrates the prism shape of the vessel material samples. Significant insights regarding potential lower head failure modes were obtained based on tests and analyses performed on these samples. It was determined that an elliptical hot spot

(approximately 1×0.8 m) formed where the insulating crust thickness was negligible. This hot spot is depicted in Figure 3.5-16.⁴ Within the hot spot temperatures from ~800 to 1100°C (1472 to 2012°F) persisted for approximately 30 minutes. Cooling then occurred rapidly (10-100°C/min.).⁵ Outside the hot spot, lower head temperatures remained below the 727°C (1341°F) austenitic to ferritic transition temperature; however, some areas may have been close to this temperature. The temperature gradient through the lower head was 20 to 40°C/cm.

3.5.5 Early Views of Lower Head Failure

As mentioned in Sections 3.3.5 and 3.4.6 and illustrated in Figure 3.3-8, the strength of steel decreases rapidly as its temperature

exceeds 1000°F (538°C), Start

here which is far less than the steel melting point. Early investigators focused on global weakening accompanied by large plastic deformations of the entire lower head as the most likely vessel failure mode. If large fractions of the core were postulated to be molten in the lower head, estimates of the time required for failure varied from 22 min. to 40 min., depending on whether the vessel was assumed to be pressurized or not.⁶

The 80 minute maximum duration with total loss of coolant injection given in Table 3.3-1 for Stage 5 results from combining the maximum estimated time-to-breach for the reactor vessel (40 minutes) with a scenario in which the molten core material flowing into the lower head is initially quenched by the water remaining there and must then reheat to cause vessel failure.

In a 1981 risk assessment of the Zion plant, an alternative mechanism for lower head failure was identified.⁷ Local meltthrough was postulated to occur at an incore instrument tube penetration. The time to failure identified for this mode was 5 to 7 minutes, independent of relative pressure.

3.5.6 Lower Head Failure Modes Analyzed for TMI-2

The preceding lower head failure analyses do not apply to the TMI-2 accident where only a limited mass (~19.2 tonnes) of molten core debris relocated to the lower head. The TMI-2 lower head did not fail in spite of the hot spot that existed for about half an hour. In 1994, analyses were performed to investigate what modes of failure might have occurred had the accident proceeded further without efficient cooling of debris in the lower head. As illustrated in Figure 3.5-17, four temperature-related failure modes were analyzed.

Tube Rupture - The tube rupture mechanism shown in Figure 3.5-17a would result from a combination of high pressure and elevated ex-vessel tube temperatures caused by penetration of hot debris through the tube to ex-vessel locations. Data from some of the TMI-2 instrument nozzles were used to calibrate a melt-penetration model. Model predictions indicate that molten fuel did not penetrate through the instrument tubes to locations below the lower head. Ex-vessel tube rupture was therefore not a significant threat at TMI-2.

Weld Failure, Tube Ejection - Failure of a penetration tube weld (Figure 3.5-17b) could result from attack and sustained heating by debris surrounding a tube in combination with high reactor coolant system pressure. At TMI-2, metallurgical evidence indicates that the Inconel penetration welds did not melt.⁸ Analysis results obtained in 1994 indicated that this failure mode would not have occurred first at TMI-2. Results of a subsequent lower head failure experiment (see Section 3.5.7) show, however, that deformation of the lower head can indeed cause penetration welds to fail first.

Global Failure by Uniform Heating -Based on the TMI-2 debris composition, it is likely that the molten material reached temperatures greater than 2600 °C (4712°F) in the central core region before relocation. The temperature of the debris when it reached the lower head is not known: however, it reached the lower head in a molten state, and results of the debris sample examinations suggest slow cooling. Consequently, analysts examined the potential for vessel failure due to prolonged uniform heating by the debris that reached the lower head. Heat transfer from the debris to the lower head was modeled as depicted in Figure 3.5-17c. With no allowance for rapid cooling of the debris, global failure of the lower head was predicted to occur within 1.7 to 2.3 hours of the molten pour.⁹

Local Failure by Peaked Heating -Calculations were also performed to assess the margin to failure due to the high temperatures in the hot spot. The existence of the hot spot was simulated by imposing surrounding (background) temperatures consistent with a lower rate of debris to vessel heat transfer as depicted in Figure 3.5-17d. When the hot spot temperatures were imposed with a background temperature of only 327°C (621°F), the vessel was predicted to survive. When the hot spot temperatures were imposed with a background temperature near the 727°C (1341°F) ferritic to austenitic steel transition temperature, lower head failure was predicted to occur 1.5 hours after the molten pour.

3.5.7 Lower Head Failure Experiments and Analyses

The analyses of material samples and failure modes described in the preceding sections do not fully explain the known outcome of the TMI-2 accident (the vessel did not fail). The hypothesis that rapid cooling of debris by water prevented lower head failure is examined in Section 3.5.8. To assess the validity of lower head failure models, the NRC sponsored a series of Lower Head Failure (LHF) experiments and analyses,¹⁰ which are discussed in this section.

The LHF experiments were performed using 1-to-4.85 linear scale models of a typical The test vessel was PWR lower head. basically a scaled version of the lower part of a TMI-like reactor pressure vessel without the vessel skirt. Linear scaling was used to preserve the membrane stress. The prototypic material for U.S. PWRs (SA533B1) was used to preserve the material behavior. The heat flux, which was applied using internal radiant heaters, was scaled by the linear scale factor to preserve the creep and failure time. As a result of the heat flux scaling, the throughwall temperature differential decreased by the square of the scaling factor, and the throughwall temperature difference was typically about 10 K (18°F).

To be useful for model validation, the experiments were designed with wellcharacterized initial and boundary conditions and with sufficiently detailed measurements of temperature, pressure, and displacement histories. Maps of the vessel shape (including wall thickness) were obtained before and after each test.

A series of eight experiments was conducted. The test conditions were selected to examine the effects of spatial heat flux distribution, pressure, and

construction features on lower head deformation and failure. Three temperature distributions were used: uniform, centerpeaked, and edge-peaked. A uniform distribution might occur in scenarios where the core melt gradually relocated to the lower head. Center-peaked distributions are representative of the hot spot that occurred Edge-peaked distributions at TMI-2. simulate the presence of a convecting molten pool. All of the experiments were conducted at a pressure of 10 MPa (1450 psig) except LHF-7, which was conducted at 5 MPa (775 psig). A pictorial summary of all eight LHF experiments is presented in Figure 3.5-18. Table 3.5-2 summarizes the test conditions and key results of all the experiments.

In all of the experiments large deformations in the geometry of the lower head were observed following the onset of creep. The temperature for the onset of creep for experiments conducted at 10 MPa was fairly consistent, ranging from 935 K to 997 K (1223°F to 1335°F). The temperature at which the lower head failed in the 10 MPa experiments was also fairly consistent, ranging from 1006 K to 1114 K (1351°F to 1546°F). In LHF-5, which was the only test with penetrations installed in the lower head, failure occurred prematurely by leakage around circumferential welds that connected the penetrations to the surrounding vessel. The diameter of the penetration through holes increased by as much as a factor of two indicating how global head deformations can impact the stress state in penetration welds.

In LHF-4, a leak developed causing the vessel pressure to decrease to 7.7 MPa (1117 psig). The pressure was increased back to 10 MPa rapidly while the vessel temperature was just under 1000 K (1340°F), which is above the previously observed temperature for the onset of creep. The vessel deformation rate immediately increased, and

the vessel failed catastrophically. This illustrates how repressurization at elevated temperature can cause lower head failure.

LHF-7 was a replicate of LHF-1, except the test pressure was reduced from 10 MPa to 5 MPa. The overall deformation of LHF-7 was comparable to that of LHF-1, but the vessel failure was different. Lowering the driving pressure elevated the temperature for the onset of creep and the temperature for vessel failure. While all experiments at 10 MPa had severe necking and a thickness reduction of about a factor of 10 at the failure location, the thickness reduction for LHF-7 was only a factor of two.

LHF-6 was designed to investigate the susceptibility of vessel welds, but the welds were not challenged and LHF-6 was essentially an exact replicate of LHF-1. Similarly, in spite of slight difference in the location of the edge-peaked heat flux, LHF-8 was essentially an exact replicate of LHF-3.

Generally, the tests show that failure is attracted to regions of weakness (reduced thickness or elevated temperature. The uniform heat flux failures typically occurred in regions of reduced wall thickness. For cases where there was localized heating, failure always occurred in regions of maximum temperature. The difference in load-carrying capability need not be very large. The failure region in LHF-1 was less than 5% thinner than the surrounding region.

The repeatability of the LHF tests and model comparisons to the test results suggest that with adequate information (heating rates and patterns, pressure transients, vessel thickness profiles, material properties, and penetration characteristics) modeling of the mode and timing of lower head failure may be possible. However, the LHF experiments constitute an incomplete data base with respect to possible in-vessel pressures, pressure transients, and through-wall temperature drops. They also suggest the need for better characterization of vessel material properties. Consequently, although the heating rates and patterns and the pressure history at TMI-2 are fairly well documented; it remains to be demonstrated that state-of-the-art models would produce TMI-2 predictions that are in agreement with the intact end-state of the TMI-2 lower head.

Lower head failure predictions for hypothetical severe accidents are even more problematic. Details regarding plant-specific lower head thickness and contour variations, welds, and penetrations are seldom available to severe accident analysts, and the ability to model debris relocation from the core region to the lower head, the resulting debris configuration, the composition and properties of the debris, and the associated heating rates and patterns is quite limited. Finally, as discussed in Section 3.5.8, quenching mechanisms that could prevent lower head failure if water is present or reintroduced are poorly understood.

One thing is certain: if water is unavailable, or if lower head damage proceeds too far before water is reintroduced, lower head failure due to creep can occur.

3.5.8 Debris Coolability

Debris cooling experiments performed before the TMI-2 reactor pressure vessel investigations did not focus on water cooling of molten debris. Instead, they focused on determining conditions under which water covered beds of internally heated solid particles reach dryout. Dryout occurs when debris to coolant heat transfer rates are high and steam flow rates out of the debris bed prevent sufficient water from reaching the bed interior as illustrated in Figure 3.5-19. Such experiments and models developed from them indicate some key factors affecting the coolability of debris beds.¹¹ These factors include the bed power, the bed configuration, and particle sizes. The higher the power generated in a bed, the more difficult the bed is to cool. The bed power at which some part of a flooded bed drys out is called the dryout power. If flooded from above, deeper debris beds tend to be less coolable than shallow debris beds of the same volume.

Figure 3.5-20 shows the impact of particle size on the dryout heat flux (dryout power divided by top surface area of the bed) for beds flooded from above.¹² In beds of smaller particles, the surface area for heat transfer is larger, and therefore the vapor generation rates are increased relative to water ingress rates. Many particle sizes are possible during a severe accident, ranging from fractions of millimeters up to centimeter size and larger. There is no one exact particle size that defines a threshold for coolability. However particle sizes of a few millimeters and smaller, which could result from steam explosions (see Section 3.6), are most likely to be noncoolable.

A deep bed, sufficiently small or stratified particle sizes, and/or a small coolant fraction could produce dryout in the bed even after it is initially quenched.¹³ Forced circulation of coolant through some possible configurations of in-vessel debris would be required to prevent dryout. Maintaining forced circulation was considered to be of paramount importance once it was reestablished at TMI-2.

Even with forced circulation, melting in the interior of a large debris bed could occur, and quenched or partially quenched debris could remelt even with forced circulation. Natural processes (such as capillary flow) tend to cause a melting debris bed to crumble. That is, melt flows through the open porosity toward the debris bed boundary where it freezes and forms a crust. If the crust is a poor conductor (e.g., an oxide), then very little of the energy is transferred out of the bed. A molten pool would form and very high temperatures could be attained in the melt. Upward radiative heat transfer could cause melting of vessel upper internal structures, which would fall and increase the metallic content of debris in the lower head. Models have been developed to analyze debris bed heatup, remelting, and lower head response.¹⁴

Cooling of lower head debris at TMI-2 may have occurred in two ways. To explain why temperatures surrounding the hot spot were low enough to preclude local failure, a slow cooling mode has been postulated in which channels or cracks in the debris allowed for infusion of water that cooled the debris near the channels but left interior portions hot. To explain the cooling rates observed in the metallurgical samples a rapid cooling mode has been postulated in which gaps or channels between the lower debris crust and the lower head allowed relatively high flow rates of coolant to the hot spot. Water ingress between the lower crust and the vessel might be facilitated by deformation of the lower head; however, there were no observable deformations in the geometry of the TMI-2 lower head.

A mass-energy balance on the reactor coolant system was performed based on plant data regarding letdown, relief valve, and makeup flow rates following the molten pour. The results, though not precise, confirm that a decrease in debris internal energy occurred in the 2 hours following the molten pour. This supports the hypothesis that debris cooling occurred at a rate faster than indicated by the physical appearance of the debris samples.⁸ Even if one accepts the unanticipated cooling mechanisms that seem to have occurred at TMI-2, more debris in the lower head, hotter debris in the lower head, failure to keep the debris covered by water, or late introduction of water can lead to global or local temperature-induced failure of the lower head in hypothesized severe accidents.

3.5.9 Advanced Design Concepts

Several studies have been conducted to examine the potential for maintaining core and structural debris within the reactor vessel by flooding the containment to the extent that water covers the outer surface of the lower portion of the reactor vessel.^{15,16,17} In general, experiments have shown that the required wall cooling could be accomplished without departure from nucleate boiling at the outer wall surface.^{16,17} Nevertheless. there are many practical difficulties from the standpoint of providing the volume of water that would be necessary to invoke this strategy in an assured and timely manner because existing plants were not designed to provide such a flooding capability (see also Section 3.7.7).

Advanced designs such as the Westinghouse AP600 have implemented design features aimed at assuring in-vessel retention of molten debris. First steps have been taken to allow vessel depressurization thereby decreasing the differential pressure loads imposed on the lower head. Second, the lower head has been designed without penetrations so failure mechanisms associated with such penetrations are precluded. Finally, the reactor cavity can be flooded with water, so that heat transfer through the lower head to surrounding water can be used to prevent lower head failure due to creep rupture.¹⁸

Element	Southeast	Southwest	Northeast	Original TMI-2 Core ^b
U Zr In Cr Fe Mn Ni	72.3 14.1 0.28 0.33 0.74 0.03 0.099	70.8 15.2 0.52 0.93 0.28 0.81	68.2 15.2 0.52 0.93 0.028 0.10	65.8 18.0 0.3 1.0 3.0 0.8 0.9
Total ^d	87.8	84.3	85.1	92.14

Table 3.5-1Average TMI-2 Lower Head Debris Composition by
Quadrant (wt%)^a

^a Extracted from Reference 1, which cautions that because of the small number of samples examined these data should be used with caution.

^b Composition of original TMI-2 core is computed in Reference 1.

^c Below analytic detection limit. Elements Sn, Ag, Al, Mo, and Nb were also below their analytic detection limits. Detection limits vary from element to element; however, a nominal value is approximately 0.1 wt%.

^d The total is for measurable constituents. Oxygen was not measured.



Figure 3.5-1 Final TMI-2 debris configuration



Figure 3.5-2 TMI-2 structures surrounding the core



Figure 3.5-3 Fuel deris profile inside TMI-2 core barrel assembly (CBA laid flat)



Figure 3.5-4 TMI-2 core support assembly



Figure 3.5-5 Locations of solidified materialin TMI-2 core support assembly



Figure 3.5-6 Locations of solidified material TMI-2 elliptical flow distributor



Figure 3.5-7 TMI-2 hard layer debris depths in lower head



Figure 3.5-8 TMI-2 lower-head cross section of hard debris, row 7







Figure 3.5-10 Cross-sectional views of TMI-2 hard layer debris sample 1-11-R

- (a) Longitudinal section
- (b) Transverse section



Figure 3.5-11 Scanning electron microscope image of two phase region in TMI-2 hard layer debris sample


Figure 3.5-12 TMI-2 nozzle damage profile



Figure 3.5-13 Location of lower-head steel, nozzle, and guide tube samples



Figure 3.5-14 As-removed appearance of six TMI-2 nozzles

Figure 3.5-15 Schematic of sample taken from TMI-2 lower head



Figure 3.5-16 Lower-head hot spot and nozzle guide tube locations

Figure 3.5-17 Failure mechanism considered in TMI-2 analyses:

- (a) tube rupture
- (b) weld failure-tube ejection
- (c) global vessel failure, and
- (d) localized vessel failure



Figure 3.5-18 Pictorial summary of the completed lower head failure gests (Figure ES-1 of NUREG/CR-5582, SAND 98-2047)

Overlying Water

Internally Heated Debris Particles

Dryout Region (Subject to reheating)

Figure 3.5-19 Typical debris bed dryout experiment



Figure 3.5-20 Debris bed dryout heat flux versus particle diameter for water

References for Section 3.5

- J. R. Wolf, D. W. Akers, and L. A. Neimark, "Relocation of Molten Material to the TMI-2 Lower Head," *Nuclear Safety*, Vol. 35(2), 269-279, July-December 1994.
- V. R. Fricke, "Quick-Look Inspection Results," GPU Technical Report TPO/TMI-026, Rev. 0, December 1982.
- D. W. Akers and B. K. Schuetz, "Physical and Radiochemical Examinations of Debris from the TMI-2 Lower Head," *Nuclear Safety*, Vol. 35, No. 2, July-December 1994.
- 4. G. E. Korth, "Peak Accident Temperatures of the TMI-2 Lower Pressure Vessel Head," *Three Mile Island Reactor Pressure Vessel Investigation Project Achievements and Significant Results*, Organisation for Economic Co-operation and Development, Paris, France, October 1994.
- D. R. Diercks and G. E. Korth, "Results of Metallographic Examinations and Mechanical Tests of Pressure Vessel Samples from the TMI-2 Lower Head," *Nuclear Safety*, Vol. 35, No. 2, 301-312, July-December 1994.
- F. A. Kulacki, "Estimates of Failure Time for LWR and LMFBR Vessels Following a Core Meltdown Accident," Ohio State University, Department of Mechanical Engineering, USNRC contract AT-(49-24)-0149 Report, February 1976.

- Commonwealth Edison Company, "Zion Probabilistic Safety Study," Chicago, IL 1981.
- D. R. Diercks and L. A. Neimark, "Results of Mechanical Tests and Supplementary Microstructural Examinations of the TMI-2 Lower Head Samples," NUREG/CR-6187 (ANL-94/8) [TMI V(93)AL02], June 1993.
- J. Rempe, L. Stickler, S. Chavez, G. Thinnes, R. Witt, and M. Corradini, "Margin-to-Failure Calculations for the TMI-2 Vessel," *Nuclear Safety*, Vol. 35, No. 2, July-December 1994.
- T. Y. Chu, M. M. Pilch, J. H. Bentz, J. S. Ludwigsen, W-Y Lu, and L. L. Humphries, "Lower Head Failure Experiments and Analyses," NUREG/CR-5582, SAND98-2047.
- R. J. Lipinski, "A Coolability Model for Postaccident Nuclear Reactor Debris," *Nuclear Technology*, 65, pp. 53-66, 1980.
- 12. R. Lipinski, "Debris Bed Dryout," Appendix 3.2-B of Thermal-Hydraulic Process Modeling in Risk Analysis: An Assessment of the Relevant Systems, Structures, and Phenomena, NUREG/CR-3986, SAND84-1219, August 1984.
- K. R. Boldt et al., "SNL-LWR Severe Core-Damage Phenomenology Program, LWR Degraded Core Coolability Program, Vol. 2," NUREG/CR-2725, SAND82-1115.

- S. A. Hodge, C. R. Hyman, R. L. Sanders "BWR Lower Plenum Debris Bed (BH) Package Reference Manual," *MELCOR Computer Code Manuals*, NUREG/CR-6119, SAND93-2185, Vol. 2, March 1995.
- S. A. Hodge, J. C. Cleveland, T. S. Kress, and M. Petek, "Identification and Assessment of BWR In-Vessel Strategies," NUREG/CR-5869, ORNL/TM-12080, October 1992.
- R. E. Henry and H. K. Fauske, "External Cooling of a Reactor Vessel Under Severe Accident Conditions," *Nuclear Engineering Design*, 139, pp. 31-43, 1993.
- R. E. Henry et al., "Cooling of Core Debris Within the Reactor Vessel Lower Head," *Nuclear Technology*, 101, pp.385-399, 1993.
- T.G. Theofanous and M.L. Corradini, "The containment of Severe Accidents in the Advanced Passive Light Water Reactors," Agenzia Nazionale per la Protezione del'Ambiente, March 1995.

3.6 In-Vessel Fuel-Coolant Interactions

When molten core material (fuel) comes into contact with liquid water (coolant), a variety of dif ferent fuel-coolant interactions (FCIs) can occur . The FCIs can range from quiescent boiling to explosive fragmentation of the fuel with rapid steam generation. An explosion caused by the rapid fragmentation of fuel and vaporization of water due to heat transfer from the fragmented fuel is called a steam explosion. If the melt contains unoxidized metals, exothermic metal-water reactions can accompany the fuel coolant interaction, resulting in enhanced ener gy release and the generation of hydrogen. The nature of the FCI determines the rates of steam and hydrogen production and the potential for damaging the reactor vessel or containment building. Much theoretical and experimental research has been devoted to FCIs over the last three decades. This research is summarized in several review articles. 1,2,3,4,5

3.6.1 Steam Explosions

Steam explosions occur when heat is transferred from the melt to water on a very short time scale (approximately 1 msec.). Steam explosions have occurred ever since man began to work with molten metals. The first known written record of such an explosion appears in the Canterbury T ales of the 14th century .⁶ Destructive steam explosions have occurred in aluminum, steel, and copper foundries; arc-melting facilities; paper mills; granulation plants; and (some believe) Chernobyl. ^{7,8,9,10,11}

The four major stages of a steam explosion are:

1. Initial *coarse mixing* of melt and water during which heat transfer is

generally characterized by stable film boiling (Figure 3.6-1),

- 2. a *triggering* event that causes local destabilization of film boiling and local fragmentation of melt into small drops, on the order of 0.01 to 0.1 mm in diameter ,
- 3. *propagation* of the region of rapid heat transfer through the coarse mixture, and
- 4. explosive *expansion* driven by steam at high pressure.

In the absence of a triggering event, a nonexplosive FCI would occur . Coarse mixing would result in some quenching of the melt with associated steam and hydrogen production.

3.6.2 Conditions Affecting S team Explosions

The probability and magnitude of steam explosions depend on various initial and boundary conditions, including:

- mass, composition, and temp-erature of the molten material,
- water mass, depth, and temperature,
- vessel geometry, degree of confinement, and the presence and nature of flow restrictions and other structures,
- fuel-coolant contact mode, in particular , for melts poured into water , the melt entry velocity and pour diameter ,
- the ambient pressure,

• the timing and strength of any external trigger that might be applied (e.g. in an experiment, not a reactor accident).

Intermediate conditions that strongly influence the probability and magnitude of steam explosions include:

- the extent of coarse mixing (drop sizes and surface areas),
- the rate of heat production by the exothermic oxidation of molten metals and partially oxidized materials by the surrounding coolant, and
- the occurrence, timing, and strength of a spontaneous trigger (see below).

During mixing, some of the molten drops may spontaneously fragment into much smaller drops, on the order of 0.01 to 0.1 mm in diameter . This local fragmentation event is generally called a trigger . It may be produced by natural oscillations in the vapor film about the drop leading to fuel-coolant contact, or it may be induced by shock waves from falling objects, contact of the fuel with the bottom surface, entrance of the fuel into a region of colder water , or by turbulence generated in part of the mixing region. If the fragmentation is rapid enough, local shock waves can be produced, which can cause neighboring drops to fragment. If such a chain reaction escalates, a steam explosion can result.

Steam explosions can occur for a variety of high-temperature molten materials including uranium and its oxides. Spontaneous (no external trigger) steam explosions have been observed for aluminum, iron, tin, and associated oxides in all possible contact modes including melt pours, stratified water over melt, and reflooding. High ambient pressure and low water subcooling have been shown to reduce the probability of spontaneous steam explosions at experimental scales; however, explosions can still occur if the necessary triggers are available.

Experimentally measured conversion ratios (the work done divided by the thermal energy available) range from zero to values approaching the thermodynamic limit. Explosion pressures have been measured over the range of tens of bars to 2 kilobars. Steam explosion computer codes have predicted that pressures of many kilobars are possible for strong steam explosions.

Significant rates of hydrogen production have been observed for both explosive and nonexplosive interactions. Much finer fragments produced in explosive interactions can potentially lead to more rapid production of steam and hydrogen. The actual hydrogen production rate, however , is a result of two competing processes. The lar ge surface-to volume ratio of the molten drop tends to increase the rate of heat transfer from the drop to water , but it also tends to increase the rate of exothermic oxidation, which adds energy to the drop and hot hydrogen gas to the vapor film surrounding the drop. The occurrence of a steam explosion as opposed to a nonexplosive interaction is generally thought to favor increased hydrogen production, especially when the melt is metallic as in foundries.

3.6.3 Limitations on In-V essel FCIs

A rough estimate of the potential for energy release from in-vessel FCIs (excluding Zr oxidation) can easily be computed by calculating the energy that would have to be transferred to water in order to quench the entire core. For example, a typical PWR core might contain 10 5 kg of UO ${}_{2}$ and 2×10^{4} kg Zr . Assume that all of this

⁴ kg Fe to allow for material (plus 10 structural material in the melt) is liquefied at $4712^{\circ}F$ (2600°C = 2873K), below the UO₂ melt temperature of 5180°F (2860°C = 3133K). The decrease in sensible and latent heat required to quench this melt to $212^{\circ}F$ (100°C = 373K), which is the saturation temperature for water at atmospheric pressure is approximately 170 GJ (a steam explosion of 1 to 1.5 GJ could fail the reactor vessel lower head). A 170 GJ steam explosion would require the evaporation of approximately 75,000 kg or 75 m³ of saturated water at atmospheric pressure.

In reality, the energy transferred from core materials to residual water would be less than 170 GJ for two reasons:

- 1. The volume of residual in-vessel water would be limited, in the absence of ECC restoration, and
- 2. lower melt temperatures and/or higher in-vessel pressures, which would be anticipated in most severe accident scenarios, would reduce the temperature difference between molten core materials and residual in-vessel water.

Figure 3.6-2 illustrates the limited capacity gy releases at for in-vessel FCI ener various pressures in a PWR if the residual water is limited to 29 m ³, which is approximately the volume below the lower core plate of a W estinghouse PWR. Table 3.6-1 shows the corresponding limitations of the mass of core material that could be quenched. 12 In general, BWR lower plenums are lar ger and hold more water relative to the mass of the core. Considerations with respect to the potential for debris quenching in a BWR

lower plenum are discussed in Section 3.7.6.

Reactor vessel lower plenums, particularly in BWRs, contain significant quantities of structural materials as illustrated in Figures 3.1-5 and 3.1-9. Such structures could restrict the volumes of melt and/or water participating in FCIs at a given time. T able 3.6-2 provides some data on features and geometry that characterize these flow restrictions. ¹³

It should be noted that the preceding estimates ignore the potential contribution to FCI ener gy releases associated with oxidizing metallic Zr contained in the melt. As noted in Subsection 3.3, quantities of unoxidized zirconium are likely to be involved in the core-liquefaction processes. Mixing of this metallic phase at high temperatures with the water in the lower plenum would promote rapid oxidation of the zirconium, depending primarily upon the degree to which fragmentation of the melt provides lar ge increases in the interfacial surface area. The heat of reaction for Zr oxidation is approximately 6.5 MJ/kg of Zr reacted. If only 1% of the Zr typically contained in a PWR core (2×10) ⁴ kg) were oxidized during in-vessel FCIs, an additional 1.3 GJ would be released. Regardless of the exact outcome, the addition of reaction energy and liberation of a quantity of hydrogen by the oxidation of zirconium during the melt-water interaction phase seems likely .

3.6.4 In-Vessel FCI Scenarios

In assessing the impact of in-vessel FCIs on accident progression, three alternative scenarios can be postulated:

- 1. No steam explosion but violent boiling, which may partially or totally quench the core debris, depending on the quantity of water available and the agglomeration of the debris.
- 2. One or more relatively low-yield steam explosions and nonexplosive quenching until the whole of the molten mass of fuel has been fragmented or all of the water evaporates.
- 3. A large steam explosion involving a significant fraction of the melt, triggered either spontaneously or by a low-yield steam explosion.

Because of the resultant disruption (and possible dispersal) of internal structures and residual core materials, the occurrence of even a relatively low-yield steam explosion could significantly alter the subsequent progression of damage.

3.6.5 Alpha Mode Containment Failur e

Energetically, it is possible that a lar ge in-vessel steam explosion could cause (a) breach of the reactor vessel, ¹⁴ or (b) breach of the reactor vessel and generation of containment-failing missiles. ¹⁵ Either event would completely alter the course of the accident by causing the immediate ejection of fuel and fission products from the reactor vessel. The second would result in nearly simultaneous venting of the containment. The possibility of these events accounts for the nil minimum duration for S tage 5 given in T able 3.1-1.

The Reactor Safety S tudy (RSS) first identified the possibility that a lar ge-scale in-vessel steam explosion could result in containment failure. This is commonly referred to as the alpha mode of containment failure. The RSS took the alpha mode failure probability to be 0.01, although the uncertainty in this probability was acknowledged by also providing a pessimistic estimate of 0.1. ¹²

Since the RSS, there has been considerable experimental research performed on fuel-coolant interactions at small to intermediate scales (50 mg to 157 kg). Early experiments investigated steam explosion efficiencies and various aspects of triggering in geometries that were open to the atmosphere. This early work is summarized in three review papers. ^{2,3,4}

A 1984 study showed that conversion ratios less than 5.3% and masses of actively participating molten core less than 5000 kg, as suggested by several mixing models, ^{16,17} imply an alpha mode failure probability of 0.0001 or less. However , some ar gued that the possibility of lar ger conversion ratios or larger masses actively participating could not be excluded and that the uncertainty in the alpha-mode containment failure probability was therefore lar ge.¹⁸

In 1985 the first NRC-sponsored S team Explosion Review Group (SERG-1) assessed the probability of alpha mode failure for NUREG-1 150.¹⁹ The SERG-1 pessimistic failure probability was 0.1, unchanged from the pessimistic estimate of the RSS. The NUREG-1 150 alpha mode failure probabilities are listed in T able 3.6-3.

NRC-funded FCI research after the initial SERG-1 workshop sought to enhance the technical basis of the alpha mode failure estimates given by the experts, and reduce uncertainties in the estimates. Numerous experiments were conducted from 1985 through 1995 in both U.S. and European facilities. A review of these experiments is provided in a recent paper .⁵ The experiments demonstrate that steam voiding around hot debris particles causes the mixing region to be depleted of water in part as a result of its vaporization due to rapid melt-to-coolant heat transfer , and, in part due to displacement of remaining water mass away from the interfacial region. Depletion is even more pronounced in the case of adjacent simultaneous pours as occurred through multiple holes in the elliptical flow distributor at TMI-2.

In June 1995 the NRC convened the SERG-2 workshop to reassess the alpha mode failure issue and to evaluate the current understanding of other FCI issues of potential risk significance. As illustrated in Table 3.6-4, all but two of the 1 1 SERG-2 experts concluded that the alpha mode failure issue is essentially resolved, meaning that this mode of failure is of very low probability, that it is of little or no significance to the overall risk from nuclear power plants, and that further research not likely to change this conclusion.

The SERG-2 experts based their judgements regarding the likelihood of alpha mode gely on experimentally failure lar substantiated ar guments favoring limits to mixing. There is a consensus among the experts that the triggering process is poorly gely to its inherently understood due lar Assumptions regarding random nature. triggering under accident conditions tend, therefore, to be conservative. T riggering is postulated at the worst time during premixing, leading to trigger amplification or shock wave propagation.

It should be emphasized, however , that in experiments performed with prototypic reactor melts interacting with saturated to subcooled water at an ambient pressure of nominally 0.1 MPa, only one or two cases

exhibited weak steam explosions either at high melt-to-coolant volume ratios or at high subcooling, and only when an external trigger was used. In contrast, many more cases using iron-alumina thermite and iron oxide as melt simulants produced strong steam explosions at a wide range of melt-tocoolant volume ratios, much lower subcooling to almost saturated conditions, with or without trigger .

3.6.6 Vessel Br each by an In-V essel Steam Explosion and Related Issues

The steam-explosion ener gy required to fail the bottom head of a PWR has been estimated to be between 1 GJ and 1.5 GJ. That is, a steam explosion need not involve large quantities of melt or water in order to yield such ener gies. In one study of PWR in-vessel steam explosions, failing the bottom head by an in-vessel steam explosion was found to be much more likely (probability of 0.2 versus 0.0001) than alpha mode failure. ⁸ Figure 3.6-4 illustrates this mode of vessel breach, which has the potential for driving particulate debris from the reactor cavity, resuspending radioactive aerosols previously plated out within the reactor coolant system, and forming additional aerosols during the explosion.

Steam explosion research is currently under way at several research facilities to address several issues including the possibility of lower head failure due to an in-vessel steam explosion, the potential for significant structural damage due to a steam explosion in the reactor cavity (see Section 4.3), pressure suppression effects on triggering, and effects of melt composition and meltcoolant-confinement geometry on both triggering and energetics of steam explosions. T able 3.6-5 provides summary information on four current steam explosion research facilities. ⁵ The current level of understanding of the propagation phase of a steam explosion is adequate for estimating the net ener gy transfer to the coolant and hence, estimating the alpha mode failure probability . Understanding of shock loading of lower head and reactor cavity structures requires more rigorous treatment for which detailed two or even three-dimensional propagation phase models may be required.

3.6.7 Impact of Melt Discharge fr om Vessel

Four modes of dischar ge of core materials from the vessel can be postulated:

- 1. Massive failure of the vessel by an in-vessel explosion,
- 2. a pressure-driven melt jet,
- 3. gravity-driven pour of a lar ge molten mass,
- 4. continuous dripping of core materials not involved in the initial release.

These modes of melt dischar ge are depicted in Figures 3.6-4 through 3.6-7.

The mode of vessel breach can strongly influence the timing and nature of potential loads imposed on containment. In 1984, the NRC sponsored Containment Loads W orking Group identified the fact that pressurized dispersal of high-temperature melt into containment at the time of vessel breach (Figure 3.6-5), could result in rapid direct heating and exothermic chemical reactions within the containment atmosphere and pose a severe threat to containment integrity . On the other hand, if the vessel is depressurized, molten material would simply flow into the reactor cavity by gravity (Figure 3.6-6), although if water were present in the reactor cavity significant loads on containment could result from ex-vessel fuel coolant interactions or from the additional hydrogen generated in such interactions. In general, BWR containment drywells are relatively small, and, hence, special procedures are provided to assure that the reactor vessel would be depressurized under severe accident conditions.

The initial geometry and potential for cooling of ex-vessel debris, as well as the nature of interactions between core materials and concrete, are strongly influenced by the mode of vessel breach. The mode of melt dischar ge into containment also has a strong influence on the resulting concentrations of fission products, particularly in aerosol form, in the containment. Ex-vessel phenomena are discussed in Module 4.

Following either a pressurized ejection or a gravity-driven pour of melt from the vessel, a significant fraction of core materials may remain unmelted in the core region. W ithout coolant, much of this material may subsequently melt and drop out of the vessel in small amounts over a period of hours. This mode of dischar ge is illustrated in Figure 3.6-7. If there is water below the vessel, the dripping mass may prolong ex-vessel fuel-coolant or core-concrete interactions. If the hot leg or sur ge line had failed earlier natural circulation could be established with flow from the reactor cavity up through the reactor vessel and out the The ingress of air from failed pipe. containment following vessel breach could cause additional exothermic oxidation of hot in-vessel debris. This would, in turn, lead to additional releases of radionuclides to containment. All such possibilities would affect the magnitude of the radiological release given late containment failure.

USNRC Technical Training Center

	Saturated W ater Pressure			
	Atmospheric	800 psia (5.5 MPa)	1595 psia (11 MPa)	2465 psi (17 MPa)
ΔT = 2700 °F (1500 °C) No Freeze	0.79	0.44	0.31	0.17
ΔT = 3600 °F (2000 °C) No Freeze	0.59	0.33	0.23	0.13
$\Delta T = 4500 \text{ °F}$ (2500 °C) Freeze	0.37	0.21	0.14	0.08

Fractions of cor e mixtur e^{*} that can be quenched in Table 3.6-1 below-cor e water for a typical PWR

 $^{*10^{5}}$ kg UO $_{2}$ + 2×10 4 kg Zr + 10 4 kg steel **in 29 m 3 of water

Table 3.6-2 L	ower plenum featur	es of a W estinghouse l	PWR
---------------	--------------------	-------------------------	-----

Featur e	Appr ox. Thickness (mm)	Water Volume to Next Featur e (m ³)	Energy to Evaporate W ater (GJ) ^{**}
Lower Core Plate	50	6.6	4.6
Diffuser Plate	37	14.1 *	9.8
Bottom Support Plate	220	7.7*	5.4
Reactor V essel Bottom	132	0	

^{*} Ratio of these two volumes approximate; sum (21.8 m ^{**} Based on a pressure of 2500 psia (17.2 MPa).

³) is volume of lower hemisphere.

	Plant	System Pressur e	Lower Bound	Mean	Upper Bound
BWRs	Grand Gulf	High Low	0 0	1.0×10 -3 1.0×10 -2	$\begin{array}{c} 0.1 \\ 1.0 \end{array}$
	Peach Bottom	High Low	1.0×10 -8 1.0×10 -7	1.0×10 -3 1.0×10 -2	0.1 1.0
PWRs	Sequoyah	High Low	0 0	8.5×10 ⁻⁴ 8.5×10 ⁻³	0.1 1.0
	Surry	High Low	0 0	9.1×10 ⁻⁴ 9.1×10 ⁻³	0.1 1.0

Table 3.6-3 NUREG-1 150 alpha mode failur e probabilities

Participant	SERG-1 ^a (1985)	SERG-2 (1995)	View on S tatus of Alpha Mode Failur e Issue	
Bankof f	< 10 ⁻⁴	< 10 ⁻⁵	Resolved from risk perspective	
Berthoud		< 10 ⁻³	No statement on resolution	
Cho	< RSS ^a	< 10 ⁻³	Resolved from risk perspective	
Corradini	10 ⁻⁴ - 10 ⁻²	< 10 ⁻⁴	Resolved from risk perspective	
Fauske	Vanishingly small	Vanishingly small	Resolved from risk perspective	
Fletcher		< 10 ⁻⁴	Resolved from risk perspective	
Henry		Vanishingly small	Resolved from risk perspective	
Jacobs		Probably low likelihood	Not resolved from risk perspective	
Sehgal		< 10 ⁻²	Resolved from risk perspective	
Theofanous	< 10 ⁻⁴	Physically unreasonable	Resolved from risk perspective	
Turland		< 10 ⁻³	Resolved from risk perspective	
^a Reactor Safety S tudy (RSS) best estimate 10 10 ⁻² at low reactor coolant system pressure, 10 pressure. ⁻² ; NUREG-1 150 consensus estimate - ³ at high reactor coolant system				

Table 3.6-4Alpha mode failur e pr obability estimates (given a cor e melt accident)

Facility	FARO	KROT OS	WFCI	ZREX
Location	Joint Research Center , Ispra		The University of Wisconsin	Argonne National Laboratory
Areas of Interest	Premixing, quenching, propagation, ener getics, and debris coolability		Conditions favoring and suppressing energetic FCI	Chemical augmentation of FCI due to metals in the melt
Test Section Diameter (cm)	4.7 - 15	0.95 - 2.0	0.87 - 2.0	1.0
Melt Jet Diameter (cm)	1	0.3 - 0.5	0.3	0.25 - 0.5
Water Depth (cm)	50 - 200	1000	1000	1000
Pressure (MPa)	0.1 - 5.0	0.1 - 1.0	0.1	0.1
Melt	UO ₂ -ZrO ₂ w/ & w/o Zr and stainless steel (SS)	UO_2 -ZrO $_2$ or Al_2O_3	Sn, FeO, or Fe ₃ O ₄	Zr w/ or w/o ZrO ₂
Melt Mass (kg)	18 - 250	1.4 - 6.0	0.8 - 4.5	0.2 - 1.0

Table 3.6-5Fuel coolant interaction experimental facility
characteristics



Figure 3.6-1 Progression of fuel-coolant mixing







Figure 3.6-3 Melt pour into lower plenum by failure of core plate



Figure 3.6-4 Vessel failure from steam explosion







Figure 3.6-6 Low pressure melt release from bottom of reactor vessel



Figure 3.6-7Secondary melt release in a Zion-type PWRreactorcavity

References for Section 3.6

- 1. R. C. Reid, "Rapid Phase Transitions from Liquid to Vapor," *Advances in Chemical Engineering*, 12, pp. 105-208, 1983.
- 2. M. L. Corradini, et al., "Vapor Explosions in Light Water Reactors: A Review Theory and Modeling," *Progress in Nuclear Energy*, 22(1), pp.1-117, 1988.
- 3. M. L. Corradini, "Vapor Explosions: A Review of Experiments for Accident Analysis," *Nuclear Safety*, 32(3), pp. 337-362, 1991.
- 4. D. F. Fletcher, "A Review of the Available Information on the Triggering Stage of a Steam Explosion," *Nuclear Safety*, 35(1), pp. 36-57, 1994.
- 5. S. Basu and T. P. Speis, "An overview of fuel-coolant interactions (FCI) research at NRC," *Proceedings of the* 23rd Water Reactor Safety Information Meeting, Vol. 2, pp. 187-210, October 23-25, 1995.
- 6. G. Chaucer, "The Canon's Yeoman's Tale," in *Canterbury Tales*, Garden City Publishing Company, Inc., Garden City, NewYork, 1934.
- 7. M. Berman, "Thermodynamic and Fluid-Dynamic Modelling of Two-Phase Propagating Explosions," *Workshop on the Causes and Prevention of Melt-Water Interactions,* Sandia National Laboratories, Albuquerque, New Mexico, July 29, 1988.
- 8. M. Berman et al., "Chernobyl: Where Do We Go From Here," Discussions

of Steam Explosions at Chernobyl,

Proceedings of the Conference -by-Computer, Nuclear Publications, McGraw-Hill, New York, New York, September 29-October 17, 1986.

- 9. W. Sweet, "Chernobyl, What Really Happened," *Technology Review*, pp. 43-52, July, 1989.
- 10. F. Reisch, "Chernobyl the Initiating Event?" *Nuclear News*, December 1987.
- A. W. Cronenberg, "Recent Developments in the Understanding of Energetic Molten Fuel-Coolant Interactions," *Nuclear Safety*, 22(3), pp. 319-337, May-June 1980.
- 12. J. B. Rivard et al., "Identification of Severe Accident Uncertainties," NUREG/CR-3440, SAND83-1689, September 1984.
- 13. J. B. Rivard, "Review of In-Vessel Meltdown Models," NUREG/CR-1493, SAND80-0455, July 1980.
- 14. J. H. Gittus et al., "PWR Degraded Core Analysis," ND-R-610(S), United Kingdom Atomic Energy Authority, Springfields, UK, 1982.
- U.S. Nuclear Regulatory Commission, "Reactor Safety Study

 An Assessment of Accident Risks in U.S. Commercial Nuclear Power Plants," WASH-1400, NUREG-75/014, October 1975.

- T. G. Theofanous and M. Saito, "An Assessment of Class 9 (Core-Melt) Accidents for PWR Dry Containment Systems," *Nuclear Engineering Design*, pp. 301-332, 1981.
- 17. M. L. Corradini and G. A. Moses, "A Dynamic Model for Fuel-Coolant Mixing," *Proceedings from the International Meeting on LWR Severe Accident Evaluation*, Cambridge, Massachusetts, August 1983.
- 18. M. Berman, "Molten-Core Coolant Interactions Program," *Proceedings* from the 12th Water Reactor Safety

Research Information Meeting, 1984.

- 19. U.S. Nuclear Regulatory Commission, "A Review of the Current Understanding of the Potential for Containment Failure Arising from In-Vessel Steam Explosions," NUREG-1116, 1985.
- 20. M. Berman, D. V. Swenson, and A. J. Wickett, "An Uncertainty Study of PWR Steam Explosions," NUREG/CR-3369, SAND83-1438, May 1984.

3.7 Special Considerations for BWR Facilities

Boiling water reactors have unique features that would cause their behavior under severe accident conditions to differ significantly from that expected for the pressurized water reactor design.^{1,2} This section addresses several special considerations affecting BWR severe accident progression and mitigation. In this endeavor, many implications of the phenomena described in Sections 3.1 through 3.6 (such as zirconium oxidation) will be demonstrated by example. First, however, it is necessary to review some of the BWR features pertinent to severe accident considerations.

3.7.1 Pertinent BWR Features

An important distinction of the BWR design is that provisions are made for direct operator control of reactor vessel water level Reactor vessel pressure and pressure. control is normally accomplished rather simply by manually induced actuation of the vessel safety/relief valves (SRVs) or by operation of the reactor core isolation cooling (RCIC) system turbine or, for plants so equipped, the isolation condenser or highpressure coolant injection system (HPCI) turbine. Each of these methods relies to some extent, however, upon the availability of DC power or control air, which may not be available under accident conditions. SRV considerations will be described in Section 3.7.2.5.

All BWR plant designs except Oyster Creek, Nine Mile Point 1, and Millstone 1 incorporate either the RCIC or HPCI steam turbine-driven reactor vessel injection system; the later BWR-3 and all BWR-4 plants have both. These systems can be used for reactor vessel pressure control when run continuously in the recirculation mode,

pumping water from the condensate storage tank back to the condensate storage tank and periodically diverting a small portion of the flow into the reactor vessel as necessary to maintain the desired water level. The steam taken from the reactor vessel by the turbine is passed to the pressure suppression pool as turbine exhaust, which provides a slower rate of pool temperature increase than if the vessel pressure control were obtained by direct passage of steam from the vessel to the pool via the SRVs. Plants having both HPCI and RCIC systems can employ the HPCI turbine exclusively for pressure control while the RCIC system is used to maintain the reactor vessel water level. The HPCI turbine is larger than the RCIC turbine and, therefore, is more effective for pressure control. These systems require DC power for valve and turbine governor control, but have no requirement for control air.

All BWR-5 and -6 plants are equipped with an electric-motor-driven high-pressure core spray (HPCS) system rather than a turbinedriven HPCI system. The HPCS pump takes suction from the condensate storage tank and delivers flow into a sparger mounted within the core shroud. Spray nozzles mounted on the spargers are directed at the fuel bundles. As in the case of HPCI, the pressure suppression pool is an alternate source of water for the HPCS.

All BWR facilities employ the low-pressure coolant injection (LPCI) mode of the residual heat removal (RHR) system as the dominant operating mode and normal valve lineup configuration; the RHR system will automatically align to the LPCI mode whenever ECCS initiation signals such as low reactor vessel water level or high drywell pressure are sensed. LPCI flow is intended to restore and maintain the reactor vessel coolant inventory during a LOCA after the reactor vessel is depressurized, either by the leak itself or by opening of the SRVs.

All BWR facilities also employ a lowpressure core spray (LPCS) system, which takes suction on the pressure suppression pool and sprays water directly onto the upper ends of the fuel assemblies through nozzles mounted in sparger rings located within the shroud just above the reactor core. With the reactor vessel depressurized, the automatically-initiated LPCI and LPCS flows, which begin when the reactor vessel pressure-to-suppression pool pressure differential falls below about 2.00 MPa (290 psig), are large. As an example, for a 1065-MWe BWR-4 facility such as Browns Ferry or Peach Bottom, the combined flows would be more than 3.16 m^3/s (50,000 gal/min), which is sufficient to completely fill an intact reactor vessel in less than four minutes. It should be recalled that the amount of vessel injection necessary to remove decay heat (by boiling) is only about 0.013 m³/s (200 gal/min).

Eight BWR design features have important implications with respect to differences (from PWR behavior) in the expected response of a BWR core under severe accident conditions. These are:

1. There is much more zirconium metal in a BWR core, which under similar conditions would increase the amount of energy released by oxidation and the production of hydrogen. Compared with a PWR of the same design power, a BWR typically contains about one and one-half times the mass of UO_2 and three times the mass of UO_2 and three times the mass of zirconium metal (counting both fuel rod cladding and channel box walls).

- 2. The BWR reactor vessel would be isolated under most severe accident conditions, due to closure of the main steam isolation valves (MSIVs). This tends to make the BWR severe accident sequence thermal hydraulic calculation simpler to perform, since natural circulation pathways through external loops such as hot legs and steam generators need not be considered.
- 3. Because of the marked reduction in the average radial power factor in the outer regions of the BWR core, degradation events would occur in the central core region long before similar events would take place in the peripheral regions.
- 4. SRV actuations would cause important pressure and water level fluctuations within the reactor vessel. Operator actions (mandated by emergency procedure guidelines) to depressurize the reactor vessel would lead to early (and total) uncovering of the BWR core.
- 5. Diversity of core structures (control blades, channel boxes, fuel rods) would lead to progressive downward relocation of different materials from the upper core region to the core plate.
- 6. With early material accumulation upon its upper surface, the fate of the BWR core plate determines whether the initial debris bed would form within the lower

portion of the core or in the vessel lower plenum.

- 7. Because there are many more steel structures in the BWR lower plenum, BWR debris would have a much greater steel content.
- 8. There is a much larger volume of water (relative to the core structural volume) within the lower plenum beneath a BWR core. If conditions are favorable, debris relocating from the core region can be completely quenched - with sufficient water remaining to remove decay heat (by boiling) for several hours without makeup.

The importance of each of these items will be elucidated in the discussions of Sections 3.7.2 through 3.7.7. Item 3, however, deserves special amplification here. Figure 3.7-1 illustrates a typical division of a BWR core into radial zones for code computation purposes. This example is based upon the Browns Ferry Unit 1 core, which comprises 764 fuel assemblies. Since a symmetric core loading is maintained, the drawing shows just one-fourth (191 assemblies) of the core.

What should be noted from Figure 3.7-1 is that the outer 25.1% of the core (sum of volume fractions for zones 9 and 10) is characterized by average radial peaking factors of just 0.670 and 0.354. This dramatic falloff is illustrated by Figure 3.7-2, which also indicates the volume-averaged central region power factor (1.199) associated with a four-radial-zone code representation of the core. Because of the associated reductions in decay heating beyond the central region of the core, predicted severe accident events in the central region lead those in the peripheral regions by considerable periods of time. For example, formation and downward relocations of large amounts of debris are calculated for the central region before structural degradation is predicted to begin in the outermost core region.

3.7.2 Provisions for Reactor Vessel Depressurization

The BWR Owners Group Emergency Procedure Guidelines (EPGs)³ require unequivocally that the operators act to manually depressurize the reactor vessel should the core become partially uncovered under conditions (such as station blackout) characterized by loss of injection capability. The operators would meet this requirement by use of the Automatic Depressurization System (ADS). The following discussions address why manual actuation of an "automatic" system is necessary, what is expected to be achieved by the rapid depressurization, the status of the core during the subsequent periods of structural degradation (if the accident is not terminated), and the importance of keeping the reactor vessel depressurized during the latter stages of the accident.

3.7.2.1 Why Manual Actuation is Necessary

The most direct means of BWR reactor vessel pressure control is by use of the SRVs, which require no outside energy source for operation as a safety valve but do require both control air and DC power when used as a remotely operated relief valve. This dependence upon the availability of control air and DC power pertains both to remote-manual opening of the valves by the control room operators and to the valveopening logic of the ADS.

The purpose of the ADS is to rapidly depressurize the reactor vessel so that the low-pressure emergency core cooling systems (ECCS) can inject water to mitigate the consequences of a small or intermediate loss-of-coolant accident should the highpressure systems prove inadequate. The number of ADS-associated SRVs is plantspecific; these valves are signaled to open automatically if required to provide reactor vessel depressurization in response to low reactor vessel water level caused by transients or small breaks. ADS initiation is by coincidence of low reactor vessel water level and high drywell pressure, provided that at least one of the low-pressure pumps Recently, a bypass timer is running. (typically 265 seconds) has been backfitted to the ADS logic to ensure automatic actuation of ADS on sustained low water level even if the high drywell pressure signal is not present.

There is, however, no timer bypass for the requirement that at least one of the lowpressure ECCS pumps (RHR or Core Spray) be running. (The actual signal is derived by sensing the pump discharge pressure.) This is reasonable, since a great deal of water is lost from the reactor vessel when the ADS is actuated and therefore it is prudent to require that a replacement water source be available. As explained in the next Section, however, it is desirable to actuate the ADS under certain severe accident situations even though there is no operating pump. Without the discharge pressure signal, the ADS must be actuated manually (operator pushbuttons).

(NOTE: Typically, the ADS timer is initiated when the reactor vessel water level is between two and three feet above the top of the core. Current EPGs direct that the operators prevent automatic actuation of the ADS and instead manually initiate this system when the water level reaches the top of active fuel. This intentional delay of ADS for cases when the low pressure pumps are running is a matter of controversy, and not all BWR facilities invoke this provision.)

3.7.2.2 Rapid Depressurization for Steam Cooling

For BWR accident sequences involving partial uncovering of the core, the EPGs provide that the operators must take action to initiate "steam cooling" which, for plants without isolation condensers, is accomplished by manually initiating the ADS. The purpose is to delay fuel heatup by cooling the uncovered upper regions of the core by a rapid flow of steam. Because the source of steam is the remaining inventory of water in the reactor vessel, the steam cooling maneuver can provide only a temporary respite.

In order to illustrate the effects of steam cooling, let us first consider a case in which this maneuver is not used. Figure 3.7-3 shows the calculated reactor vessel water level for a postulated loss of injection (caused by station blackout and failure of RCIC) at Grand Gulf. It should be noted that after falling below the top of active fuel (TAF), the calculated curve follows the exponentially decreasing water level predicted by Figure 3.2-1 until a downward deviation becomes apparent, near the bottom of active fuel (BAF). This deviation occurs because debris relocating from the upper, uncovered, region of the core is relocating downward into the water remaining in the lower portion of the core, accelerating its boiloff.

Let us now consider the same accident sequence, but with implementation of the steam cooling maneuver. Figure 3.7-4 shows the calculated reactor vessel pressure and water level when the ADS is actuated at about one-third core height (75 minutes after scram). At this time, there has been no degradation of the upper core. At Grand Gulf, 8 SRVs (of 20 total) are associated with the ADS. The vessel depressurizes quickly and the accompanying water loss due to flashing causes the water level to fall into the lower plenum, well below the BAF and the core plate. Subsequently, the flashing ceases, and the remaining water is significant for debris quenching.

The maximum fuel rod temperature in the central region of the core is plotted versus time in Figure 3.7-5, for both cases. The temperature escalations that occur after time 80 minutes for the case without ADS are caused by the energy releases associated with zirconium oxidation. (The dotted lines on this figure indicate the time at which the temperature increases above 1832°F [1273°K]). For the case with ADS actuation, the temperature decreases immediately after the valves are opened due to the effects of steam cooling. Subsequently, the temperature again increases, but the time at which the runaway zirconium oxidation temperature is reached has been delayed by about 15 minutes. The differences in hydrogen generation between the two cases during the period plotted are substantial, as can be appreciated by a comparison of the two subplots of Figure 3.7-6.

Table 3.7-1 displays the times associated with the major events of the accident sequence for both cases. When the ADS is actuated, core plate dryout follows immediately thereafter, and debris begins relocating from the upper core region at about time 110 minutes. Without ADS actuation, debris relocation begins about 23 minutes earlier and before core plate dryout, which is delayed until time 102.5 minutes. It is instructive to consider why the first local core plate failure occurs *earlier* for the case with ADS actuation. Recall that the core plate is dry when debris relocation begins in this case, so that the hot debris falls directly on the plate surface. When the ADS is not actuated, the initial debris relocations fall into water overlying the core plate. This initial debris is quenched and forms a protective layer over the plate. Later, when water no longer remains over the plate, failure is delayed until the newly relocating debris has heated both the plate and the previously quenched debris.

It is important that the ADS be manually initiated at the proper time. Too soon means that reactor vessel water inventory will be lost without the compensatory benefits afforded by effective steam cooling. Too late means that a steam-rich atmosphere will exist during the onset of runaway metal-By procedure, steam water reactions. cooling is to be placed into effect when the "Minimum Zero-Injection RPV Water Level" is reached. In Revision 4 of the EPGs, this is defined as the lowest vessel level at which the average steam generation rate within the covered portion of the core is sufficient to prevent the maximum clad temperature in the uncovered region of the core from exceeding 1800°F (1255 K). This level is plant-specific; the basis for its determination and procedures for its calculation are described in Appendices to the EPGs.

3.7.2.3 Core Region Dry During Core Degradation

As explained in the previous section, the delay in the onset of core damage gained by use of the steam cooling maneuver is temporary. Nevertheless, staving off the onset of core degradation, which otherwise would begin at about 78 minutes, for an additional 15 minutes can be significant reaction temperatures are reached.

when trying to regain electrical power or implement other means of restoring reactor vessel injection capability. Even if such efforts are unsuccessful so that the accident sequence proceeds into core degradation, the steam cooling maneuver provides the benefit of assuring that the core region will be isteam-starved when runaway metal-water

When considering severe accident progression for BWRs, it is extremely important to recognize that when the specified procedures are followed, the core region would be dry during the period of core degradation. As illustrated in the water level plot included with Figure 3.7-4, execution of the steam cooling maneuver causes the water level to fall below the core This plot represents the results plate. calculated when the ADS valves are opened with the water level at about one-third core height, but the final level will fall below the core plate even if this maneuver is initiated with the water level near the top of the core (although the achieved fuel temperature decrease will be much less).

Figure 3.7-7 shows the water level relative to the core plate immediately after execution of the ADS maneuver. It should be noted that some water is trapped in the downcomer region surrounding the jet pumps. This occurs because the initial temperature of the water in the jet pump region is less than the temperature of the water in the core region. Hence, a lower proportion of the water in the downcomer region is flashed during the rapid vessel depressurization

3.7.2.4 Threat of Reactor Vessel Repressurization

The motivation for keeping the reactor vessel depressurized under severe accident conditions is, first, that the capacity for

quenching of the debris relocating from the core region into the lower plenum is enhanced and, second, that relocation of molten debris into the relatively small BWR drywell would then be, should bottom head penetration failures occur, by gravityinduced flow and not by rapid vessel blowdown. For the less probable case that penetration failures do not occur, so that the vessel bottom head ultimately undergoes gross failure by creep rupture, the time of failure would be delayed by several hours. Keeping the reactor vessel depressurized eliminates direct heating concerns and greatly reduces the initial challenge to the integrity of the primary containment.

The chief threats that the reactor vessel may be pressurized at the time of bottom head failure arise from two considerations, one derived from the potential for equipment failure and the other derived from the possibility of operator error. The question of equipment failure is chiefly associated with the long-term station blackout accident sequence, for which injection capability is maintained until the unit batteries are lost. With loss of the batteries, the ability to operate the SRVs manually is also lost. Because multiple SRVs are installed and operation of any one valve is sufficient for depressurization under severe accident conditions, improved reliability of SRV operation can be attained simply by ensuring that the small amount of DC power and control air necessary for opening will be available (to at least one valve) when required. Several BWR utilities have taken steps toward this end such as provision of a dedicated small DC diesel generator and backup compressed nitrogen supply bottles.

The impact of operator error upon vessel depressurization as typically represented in probabilistic risk assessments is direct. It is postulated that the operators fail to take the

required action to manually depressurize the Although the assumed reactor vessel. probability for such failure, say 0.001, may seem low, typical core melt frequencies are much lower – on the order of 10^{-5} . Accordingly, it is important to recognize that such assumptions concerning operator error, while seeming reasonable and conservative, may lead to the unrealistic conclusions that BWR core melt, should it happen, would always occur in a pressurized vessel and that there is no point in providing equipment upgrades such as a dedicated DC generator since the operators would not use them anyway.

3.7.2.5 Notes Concerning SRV Operation

Any serious attempt to study and comprehend the probable course of an unmitigated severe accident sequence at a BWR facility *must* include development of a thorough understanding of the operation of the installed SRVs under abnormal conditions of reactor vessel and containment pressure. The pertinent characteristics of the more common SRV designs are described in the following paragraphs. The reader should particularly note that control air pressure sufficient for valve operation under normal conditions may not be adequate if the reactor vessel is depressurized and the containment pressure is elevated.

All SRVs are located between the reactor vessel and the inboard main steam isolation valves (MSIVs) on horizontal runs of the main steam lines within the drywell. The discharge from each valve is piped to the pressure suppression pool, with the line terminating well below the pool surface, so that the steam is subject to condensation in the pool. The number of SRVs varies from plant to plant (e.g., 11 at Limerick; 24 at Nine Mile Point 2), as do the rated relief valve flows.

Some operating BWRs are equipped with three-stage Target Rock valves, which have exhibited a greater tendency to stick open in the past than have other types of valves. Many BWR utilities, however, have replaced the original three-stage valves with the newer two-stage Target Rock valves (Figure 3.7-8). Some operating BWRs are equipped with Dresser electromatic relief valves. BWR-5 and BWR-6 plants are equipped with Crosby and Dikkers dual function SRVs (Figure 3.7-9).

The differences in SRV operation in the automatic and remote-manual or ADS modes can be demonstrated with reference to the two-stage Target Rock design shown in During normal reactor Figure 3.7-8. operation, a small piston orifice serves to equalize the steam pressure above and below the main valve piston, and the main valve disk remains seated. The reactor vessel pressure (valve inlet pressure) is ported via the pilot sensing port to tend to push the pilot valve to the right. When the reactor vessel pressure exceeds the setpoint established by the setpoint adjustment spring, the pilot valve is moved to the right, the stabilizer disk is seated, and the volume above the main valve piston is vented to the valve outlet via the main valve piston vent. The sudden pressure differential causes the main valve piston to lift, opening the valve.

For the remote-manual or ADS modes, the SRV opening is initiated by control air, which is admitted via a DC solenoidoperated valve (not shown) to the air inlet at the right of the setpoint adjustment spring. The control air moves the valve actuator to the right (against drywell pressure), which compresses the setpoint adjustment spring and pulls the pilot valve open, seating the
stabilizer disk and venting the space above the main valve piston. Because the control air pressure and the reactor vessel pressure work in tandem to move the pilot valve to the right, the amount of control air pressure required to open the SRV will depend upon the reactor vessel-to-drywell pressure differential. Also, because the control air acts to move the air actuator against drywell pressure, the required control air pressure will increase with drywell pressure.

(It should be noted that the three-stage Target Rock valves behave differently with respect to the effect of the reactor vessel-todrywell pressure differential. A good description of the operation of this older valve design is available in Reference 4.)

The spring-loaded direct-acting SRV shown in Figure 3.7-9 is opened in the spring mode of operation by direct action of the reactor vessel pressure against the disk, which will pop open when the valve inlet pressure exceeds the setpoint value. In the poweractuated mode, a pneumatic piston within the air cylinder moves a mechanical linkage to compress the spring and open the valve. As in the case of the two-stage Target Rock valve, the control air is provided via DC solenoid-operated valves, and the air pressure required for valve opening decreases with reactor vessel pressure and increases with drywell pressure.

All SRVs associated with the ADS are fitted with pneumatic accumulators (located within the drywell) to ensure that these valves can be opened and held open for some (plantspecific) period following failure of the drywell control air system. For severe accident considerations, it is important to recall that remote operation of the SRVs is possible only as long as DC power remains available and the pneumatic supply pressure exceeds the containment pressure by some minimum amount.

3.7.3 Recriticality Concerns

The progression of damage and structural relocation of the various components (control blades, channel boxes, fuel rods) of a BWR core during an unmitigated severe accident sequence will be discussed in detail in Section 3.7.4. There it will be shown that the first structures to melt and relocate downward are the control blades. Here we pause to consider severe accident sequences that have the potential for early termination, i.e., accident sequences for which the core structure sustains significant damage but reactor vessel injection capability is restored while the major portion of the fuel remains above the core plate.

If significant control blade melting and relocation were to occur during a period of temporary core uncovering, then criticality would follow restoration of reactor vessel injection capability if the core were rapidly recovered with cold unborated water using the high-capacity low-pressure injection systems.⁵ Obviously, a neutron poison should be introduced into the reactor vessel for reactivity control under these circumstances, but question arises as to how best to do this. The normal means of adding boron to the reactor vessel is by injection with the standby liquid control system (SLCS). Although this system is designed to inject sufficient neutron-absorbing sodium pentaborate solution into the reactor vessel to shut down the reactor from full power (independent of any control rod motion) and to maintain the reactor subcritical during cooldown to ambient conditions, the SLCS is not intended to provide a backup for the rapid shutdown normally achieved by scram.

As indicated in Figure 3.7-10, the basic SLCS comprises a heated storage tank, two 100% capacity positive displacement pumps, and, as the only barrier to injection into the reactor vessel, two explosive squib valves. In most of the current BWR facilities, the sodium pentaborate solution enters the reactor vessel via a single vertical sparger located at one side of the lower plenum just below the core plate. However, so as to improve the mixing and diffusion of the injected solution (which has a specific gravity of about 1.3) throughout the core region, some BWR facilities have been modified to provide a third displacement pump and to permit the injected solution to enter the reactor vessel via the core spray line and sparger.

For the purpose of reducing the time required for reactor shutdown for the ATWS accident sequence, the NRC has issued a Final Rule⁶ requiring that the SLCS injection be at a rate *equivalent* to 86 gal/min (0.0054 m³/s) of 13 wt.% sodium pentaborate solution, the boron being in its natural state with 19.8 at.% of the boron-10 isotope. With this increased injection rate, sufficient boron for hot shutdown can be pumped into the reactor vessel in about 20 minutes, and for cold shutdown in about 48 minutes. It requires approximately an hour to inject the entire contents of the tank.

The operators would have no direct means of knowing whether significant control blade relocation had occurred. Thus, there is a strong potential for surprise should, for example, a station blackout accident sequence suddenly be converted into an uncontrolled criticality upon restoration of electrical power and reactor vessel injection capability. If the SLCS is used to inject sodium pentaborate at a relatively slow rate while the core is rapidly recovered with unborated water using the high-capacity, low-pressure injection systems, then criticality would occur and the core would remain critical until sufficient boron for shutdown (at the prevailing temperature) reached the core region. To avoid the possibility of temporary criticality, it would be desirable to inject effective quantities of boron along with the ECCS flow being used to recover the core. A strategy to accomplish this using only existing plant equipment but employing a different chemical form for the boron poison has been proposed.⁷

The only currently available information concerning the poison concentration required is derived from a recent Pacific Northwest Laboratory (PNL) study,⁵ which indicates that much more boron would have to be injected than is available (as a solution of sodium pentaborate) in the SLCS. Furthermore, the dominant loss-of-injection accident sequence is station blackout, and without means for mechanical stirring or heating of the injection source, the ability to form the poison solution under accident conditions becomes of prime importance. Hence the need for the alternate chemical form.

The PNL study⁵ provides the estimate that a boron-10 concentration of between 700 and 1000 ppm would be required within the vessel to preclude criticality once control blade melting had occurred. This is much greater than the concentration (about 225 ppm) attainable by injection of the entire contents of the SLCS tank.

At this point, it should be noted that the conclusions of the PNL study with respect to the boron concentrations required to preclude criticality are acknowledged by the authors of that study to be very conservative. Stated another way, in the many instances where it was necessary to make assumptions during the study, the assumed quantities were selected in a manner that tends to increase reactivity (promote criticality). As an example, debris particles are assumed to exist in the form of spheres. As discussed in the following paragraphs, the resulting high boron concentration requirement makes development of a practical coping strategy difficult.

One means to achieve such a high boron concentration would be to mix the powder directly with the water in the condensate storage tank during the blackout period and then, once electrical power is restored, to refill the reactor vessel by pumping the solution in a controlled manner using one of the low-pressure injection system pumps.

The condensate storage tank is an important source of water to the reactor vessel injection systems for each BWR unit. As indicated in Figure 3.7-11 (based upon the Browns Ferry arrangement), it is the normal suction source for the steam turbine-driven HPCI and RCIC systems and the alternate source for the electric motor-driven RHR and core spray pumps.

During normal reactor operation, the condensate storage tank provides makeup flow to the main condenser hotwells via an internal tank standpipe, as indicated on Figure 3.7-12. The purpose of the standpipe is to guarantee a reserve supply of water for the reactor vessel injection systems that take suction from the bottom of the tank. Any practical strategy for direct poisoning of the tank contents must include provision for partial draining to reduce the initial water especially if boron-10 volume, concentrations on the order of 700 ppm are to be established. The condensate storage tank can be gravity-drained through the standpipe to the main condenser hotwells under station blackout conditions.

Additional information concerning this example of a candidate accident management strategy and the characteristics of the alternate boron poison chemical form is available in Reference 7. It seems desirable that the very conservative estimates of the PNL study should now be replaced by more realistic estimates, which certainly would be expected to lower the target boron concentration from its present value of 700 ppm and thereby improve the practicality of such a strategy. (For example, Reference 8, which incorporates an assumption that threefourths of the control blade B_4C remains in the core region, suggests that reflood water boron-10 concentrations as low as 200 ppm might be sufficient.) In the meantime, many of the BWR facilities have implemented accident management measures, on а voluntary basis, to provide backup capability for the SLCS. These backup strategies invoke such methods as modification of the HPCI or RCIC pump suction piping to permit connection to the SLCS tank, or poisoning of the condensate storage tank.

3.7.4 Eutectic Formation and Relocation Sequence for BWR Core Structures

This section addresses the progression of damage and structural relocation of BWR core components that would be expected to occur during an unmitigated severe accident sequence, i.e., an accident sequence for which reactor vessel injection capability is not restored. The BWR core is basically an assembly of unit cells, one of which is shown in the center drawing of Figure 3.7-13. As indicated, each unit cell comprises four fuel assemblies, each located in one of the four quadrants of a central control blade. Additional details concerning the fuel assembly and control blade internal compositions are shown in Figures 3.1-6 and 3.1-7, respectively.

As may be confirmed by an inspection of Figure 3.7-14, one-half of the channel box outer surfaces do not see an intervening control blade. This arrangement affects the local core heatup rates calculated for conditions in which a shutdown core (all control blades inserted) is postulated to be uncovered. Where the control blades exist, they serve as heat sinks for radiation from the adjacent channel box walls. Where there are no blades, the channel box walls radiate to each other.

Experiments to investigate the phenomena of core melt progression in prototypical BWR core geometries have been carried out in the Annular Core Research Reactor (ACRR) at Sandia National Laboratories (one BWR test) and at the CORA out-of-pile facility9 at the Kernforschungszentrum Karlsruhe (KfK) in the former Federal Republic of Germany (six BWR tests). The first of these was the DF-4 experiment,¹⁰ conducted within the ACRR in November 1986. The test apparatus, placed within the cylindrical region surrounded by the ACRR annulus, included a control blade arm, channel box walls, and 14 fresh fuel rods. The apparatus was dry, but the 20-inch (50-cm) long test section was supplied from below with a steam flow representative of BWR boiloff conditions.

When the DF-4 fuel rod cladding was heated beyond the runaway zirconium oxidation temperature, the energy release associated with oxidation accelerated the temperature escalation. Much of the clad melted at 2125 K (3365°F) and relocated downward; the remainder was converted to and remained in place as ZrO_2 , which has a much higher melting point ([4900°F]2978 K).

The control blade in the DF-4 experiment melted earlier than expected and

progressively and rapidly relocated downward. Subsequently, the reactor was shutdown to terminate power generation within the test assembly fuel rods before fuel melting could begin. In a post-test cross-section, the relocated control blade material was found in the form of an ingot at the very bottom of the test section, which was below the bottom of active fuel. Both the control blade and the channel box wall portions of the DF-4 test section were more than 90% destroyed due to melting and relocation during the experiment, but the fuel pellet stacks were predominantly still standing. Relocated cladding blocked the base of the fuel rod regions of the experiment.

Figure 3.7-15 illustrates the results of the DF-4 experiment, extrapolated to the same portion of the core that is represented in Figure 3.7-14. (Here the water rods, which were not included in the DF-4 experiment, have been assumed to relocate in the same time frame as the channel box walls.) The ramifications of these standing fuel pellet stacks in the absence of control blades with respect to the potential for criticality if water were to be introduced at this point in an actual accident sequence should be obvious.

The early control blade relocation observed in the DF-4 test was later determined to have been caused by a eutectic interaction between the control blade neutron absorber (B_4C powder) and the surrounding stainless steel of the blade structure. This occurred at a temperature well below the stainless steel melting point ([2600°F] 1700 K). This early B_4C -SS eutectic formation was also observed in the subsequent CORA BWR tests. The reaction proceeds rapidly when the local temperature increases above (2240°F) 1500 K, and sudden and complete liquefaction has been observed in CORA special-effects tests at $(2372^{\circ}F)$ 1573 K.¹¹ Post-test analyses¹² of the CORA BWR core melt experiments have found that a liquefaction temperature of $(2250^{\circ}F)$ 1505 K for the B₄C/SS combination best fits the observed structural failures and melt relocations.

The CORA experiments also demonstrated the formation of zirconium-based eutectics when the mixture formed from the destruction of the control blades at one axial level flows downward and comes into contact with the adjacent channel box wall at a lower axial level. Typically, this downward relocation of stainless steel and B₄C occurs in a series of rapidly repeated temporary freeze-remelt steps. Whenever the path of the downward-flowing liquid encounters a temporary blockage, some of the flow is diverted horizontally toward the blade tip and from there into the unbladed portion of the unit cell. In this manner, the liquid steel-B₄C mixture is spread through much of the lower portion of the unit cell.

When the gap between the control blade and the outer surface of the channel box wall becomes bridged by a semi-permanent blockage (low in the core), the continuously accumulating SS-B₄C liquid attacks the local channel box wall aggressively. The resulting zirconium-based eutectics are formed at the prevailing temperature of about 1523 K (2282°F). Thus, channel box wall failures follow soon (within minutes) after the onset of control blade failures.

To recap, based on the experimental record, structural damage within an uncovered BWR core is expected to be initiated when the temperature of the control blades in the upper regions of the core reaches about (2250°F) 1505 K. This is about (350°F) 195 K below the melting temperature of stainless steel. Within a few minutes thereafter, channel box wall damage would be initiated in the lower regions of the core, at local wall temperatures of about (2282°F) 1523 K. This is some (1080°F) 600 K below the melting temperature of zirconium. (It should be noted, however, that the destruction of the channel wall is not by melting, but rather by the process of dissolution by the liquid steel.) All of this structural damage occurs at temperatures far below the melting temperature [5400°F] (3011 K) of the UO₂ fuel.

As mentioned previously, it is important to note that the fuel rod pellet stacks, encased in thin ZrO₂ sheaths, continued to stand at the end of the DF-4 experiment. (CORA results are not germane to this question because these experiments were driven by electrically heated fuel rod simulators.) With the internal fission power heating, melting of the DF-4 cladding was initiated at the inner clad surface. This liquid zirconium then interacted with the outer surfaces of the UO₂ pellets to form a paste that, upon subsequent cooling, solidified in a manner that tends to glue the pellets together.

It is a valid question as to whether or not the fuel pellet stacks would continue to stand in an actual reactor accident. The DF-4 experiment employed fresh fuel, which had neither the local cracking nor the internal fission product inventory that would be present in actual fuel after long periods of power operation. Fission product release experiments with high-burnup fuel have demonstrated extensive fuel swelling and foaming.^{13,14}

Finally, there remains the question as to the response of the hot fuel pellet stacks, should they remain standing, to the introduction of water. It is well known that hot cladding will shatter when thermally shocked, but the case of standing fuel has not been addressed for BWRs. Fuel collapse did occur in the upper portion of the TMI core when RCP 2B was temporarily restarted.

3.7.5 Potential Modes for Debris Movement Past the BWR Core Plate

The BWR core plate is located at the base of the core region within the lower portion of the core shroud, as shown in Figure 3.7-16. Although the core plate does not support the core, it separates the core region from the reactor vessel lower plenum and thus would serve as an impediment to the movement of core and structural debris into the lower plenum under severe accident conditions. In fact, the fate of the core plate is pivotal to the progression of a BWR severe accident; whether the core plate remains in place or fails and relocates will determine whether the debris bed comprising the materials accumulating below the active core forms over the plate surface or within the lower plenum.

3.7.5.1 Core Plate Structure

The core plate is basically a circular stainless steel plate strengthened by an underlying support structure. Figure 3.7-16 indicates the relative arrangement of the fuel assemblies, fuel support piece, control rod guide tube, control rod drive housing, and stub tube for one core unit cell. The primary functions of the BWR core plate are to laterally align the upper portions of the control rod guide tubes and to provide the partition that under normal operating conditions prevents flow from the lower plenum from entering directly into the core region. Instead, the flow enters holes (one for each fuel assembly) in the upper portion of each control rod guide tube and passes

through the fuel support pieces into the fuel assemblies; one of these entrance holes is labeled "flow inlet into fuel bundle" on Figure 3.7-16.

To provide an illustrative example of the dimensions of the core plate, the following discussion is based upon the 251-in. ID BWR-4 reactor vessel installed at 1065-MWe facilities such as Peach Bottom or Browns Ferry. Each of the 185 control rod guide tubes supports four fuel assemblies via an orificed fuel support piece such as the one shown in Figure 3.7-17. The support piece rests within the upper portion of the control rod guide tube while the core plate provides an alignment pin to ensure proper placement of both the guide tube and support piece. The upper surface of the core plate is located about 23 cm (9 in.) below the bottom of active fuel within the fuel assemblies.

The core plate, which is 5 cm (2 in.) thick and weighs 9300 kg (20,500 lb), provides vertical support to only the 24 outermost fuel assemblies (of the 764 assemblies that make up the core). The support arrangement for one of these 24 peripheral assemblies is shown at the extreme right of Figure 3.7-17. In contrast to the four-lobed fuel support pieces used for the majority of the fuel assemblies, each peripheral fuel support carries only a single fuel assembly and is firmly seated within the core plate itself.

The stainless steel core plate surface resembles a perforated drum membrane, being penetrated by 185 large holes (28 cm [11 in.] ID) to accommodate the passage of the control rod guide tubes and 55 smaller holes (5 cm [2 in.] ID) for the in-core instrument guide tubes. The core plate is supported around its outer periphery, which is bolted to a ledge on the core shroud as indicated on Figure 3.7-18. Central support is limited to that provided by the stiffener plates and stiffener rods labeled "core plate support structure" on Figure 3.7-16.

An appreciation for the extent of the core plate, which has a diameter of about 4.9 m (16 ft.), can be gained from Figure 3.7-19. Under the conditions that would be imposed by a severe accident, the peripherally supported core plate is in position to assume the role of providing vertical support for the relocating core and structural debris that would accumulate over its upper surface. This would at least delay any major movement of debris into the lower plenum until local plate structural failures had opened the necessary pathways. Local plate structural failure (creep rupture) would be caused by the combined effects of an increasing weight of debris to be supported and a local loss of structural strength due to elevated plate temperature.

3.7.5.2 Accident Sequence Classification for Core Plate Considerations

The characteristics and rates of debris relocations from the active core region down onto the upper surface of the BWR core plate under severe accident conditions are accident-sequence dependent. The decay heat level at the onset of debris relocation, for example, depends upon the time at which the core becomes uncovered, which can vary from about 40 minutes (short-term station blackout) to more than 35 hours (loss of decay heat removal) after scram. The time required to boil away the water over the core is plant-specific, and depends strongly upon the decay heat level. Thus, it is necessary to determine how much this time is shortened and adjust procedures accordingly when power uprates are introduced.

From the standpoint of core plate response, BWR severe accident sequences can be broadly divided into two distinct sets: those sequences for which the core plate would be dry when debris relocation begins, and those for which the plate would be covered with water.

3.7.5.2.1 Dry Core Plate Accident Sequences

As explained in Section 3.7.2.3, almost all BWR severe accident sequences invoke procedural steps for manual actuation of the ADS when the core becomes partially uncovered. The attendant flashing of steam and high rate of flow through the open SRVs would cause rapid loss of reactor vessel water inventory and almost immediate core Heatup of the totally plate dryout. uncovered core would then lead to structural relocation of molten control blade (stainless steel/ B_4C) and channel box (zirconium) materials. With the core plate dry, plate heatup and the potential for local temperatures conducive to creep rupture would begin immediately after the relocating metallic liquids reached the plate.

As local plate failures occur, overlying debris would fall into the lower plenum, contributing to the establishment of a debris bed there. (See Section 3.7.6.) On the other hand, for regions where the core plate remains intact, the debris bed would form in the region above the plate surface, with the oxides (UO₂ fuel pellets and ZrO_2 from the oxidized portion of the cladding) generally above the metals. This buildup of a debris bed above the plate surface is more likely for the case of the wet core plate, as will be described below.

Before leaving this discussion of the dry case, it is worthwhile to note that the core plate was not designed to constitute an impermeable partition. Leakage through the plate during reactor operation is intended to provide some cooling flow to the core interstitial region, to supplement the control rod drive hydraulic system flow. Because of the numerous original leakage pathways, it would not be necessary to have actual core plate failures in order for much of the metallic liquid reaching the plate surface to flow through, particularly in the vicinity of the incore instrument guide tube penetrations. (These hollow stainless steel tubes would be susceptible to melting long before the core plate itself.)

3.7.5.2.2 Wet Core Plate Accident Sequences

The intent of the BWR Owners Group Emergency Procedure Guidelines (EPGs)³ regarding rapid reactor vessel depressurization when the core has been partially uncovered cannot be carried out in some BWR severe accident sequences because either control air or DC power, or both are not available at the time that it becomes necessary to open the SRVs. This is true, for example, for the long-term station blackout accident sequence, which is estimated by the NUREG-1150 study to constitute about 42% of the overall core damage risk (internal events) at Peach Bottom. For these accident sequences and in sequences involving failure to depressurize due to operator error, molten materials relocating downward from the uncovered upper portion of the core would freeze upon entering the two-phase (steam/water) region above the plate. The associated steam generation would cause a higher degree of metal-water reaction in the upper portion of the core and an accelerated core degradation rate in that vicinity.

For the wet case, much of the relocating metallic liquid would not reach the core plate, but rather would freeze at some elevation above the plate. Subsequent debris bed formation and melting above the plate surface would lead to a period within the accident sequence more like the Three Mile Island (PWR) experience. In other words, retention and buildup of a debris bed above the core plate is more likely for the wet case where core plate dryout, heatup, and structural failure are delayed because the plate is submerged in water during initial material melting and relocation.

Would the presence of water in the BWR core region during the initial stages of debris relocation from the upper core lead to formation of a bowl - like crucible containing oxidic melt as occurred at Three Mile No experiment has directly Island? addressed this possibility, but it seems very unlikely because of the open spaces between the fuel assemblies in the BWR core configuration and the different frothing heights among adjoining fuel bundles. The difference in frothing heights (due to different power densities) between adjacent bundles in the central region of a typical BWR core would exceed 0.30 m 1ft.); consequently, any metallic blockages would be discontinuous in the radial direction. (Contrary to first expectations, the freezing level for downward-flowing metallic liquids would be higher in the higher-power fuel assemblies.)

Core plate dryout would, of course, eventually occur for the case without vessel depressurization, when sufficient debris had been quenched to boil away all of the water initially above the plate. By this time, however, the core plate would be covered with a layer of previously quenched metallic material. Subsequent relocation of oxides onto the surface of this mostly metallic layer would induce heating of the plate and the accumulated overlying debris. The temperature increase of the plate would, however, be much slower than for the dry case, where molten metals interact directly with the plate surface.

3.7.5.3 Status of Experimental Findings

The current experimental foundation for understanding downward relocation of core debris under BWR severe accident conditions consists of the DF-4 experiment and the CORA BWR tests. Each of these experiments represents an uncovered length (control blade, channel box, and fuel rods) in the upper BWR core with steam flows (from below) typical of a wet core plate accident sequence. However, in each case, the steam flows were fed into the test apparatus from outside and there was no representation of water in the lower portion of the test section or of a core plate. These experiments all demonstrate rapid relocation of metals (control blade and channel box materials) to below the fueled region of the test assembly. These results confirm that relocation of metallic metals would occur first, so that debris initially reaching the core plate surface would consist entirely of metals, but provide no information concerning the core plate response.

Results of an experimental program¹⁵ to establish the necessary information concerning the severe accident response of the BWR core plate were published in 1997. The XR2 test at Sandia National Laboratories examined the behavior of downward relocating molten metallic materials in the lower portion of a dry BWR core. The material composition and geometry of the XR2 test section was prototypic in both the axial and local radial directions. The simulated portion of the lower core included one-half meter of the fuel assembly, the nose piece, the core plate, the control blade and velocity limiter, and the fuel support structure with the coolant inlet nozzles. The imposed test conditions were calculated beforehand by the NRCsponsored SCDAP/RELAP code, which itself includes models¹⁶ based upon the results of the previous BWR DF-4 and CORA experiments. Specifically, these calculations provided the bases for the initial thermal state of the test assembly and for the timing and associated rates for the introduction of molten metals onto the test assembly from above.

To simulate downward draining control blade liquids reaching the lower core, control blade material was fed into the upper end of the test section over a period of 1000 seconds. Employing a specially designed wire guide and melter system, this feed material was delivered in a prescribed pattern over the test assembly control blade at a controlled, constant rate. Subsequently, molten Zircaloy was introduced as appropriate to represent the calculated degradation of the upper fuel rod cladding and channel box walls.

As reported in Reference 15, the fuel assemblies were severely degraded during the test. The channel box walls were destroyed by the aggressive eutectic-forming action of the molten control blade material, and the fuel rods were stripped of cladding. The x-ray imaging system showed the forming of temporary blockages and pools early during the test, but the liquids were able to break free so that large masses of molten materials would drain suddenly to the lower reaches of the test assembly. Thermocouple responses also indicated the effects of large-scale and sudden melt relocations to regions beneath the core plate.

Subsequent to the test, more that half of the feed material and material that melted in the upper portion of the test assembly was found below the core plate elevation. Some of this was located in the inlet nozzle, some had come to rest on the control blade velocity limiter, but most was found in the lower catch basin (which simulates the vessel lower plenum). Thus, the results of the XR-2 experiment demonstrate that the downward flowing metallic liquids do not freeze to form permanent blockages above the core plate, but rather continue to the plate surface and beyond to the lower plenum through existing pathways in the lower core structures and core plate.

It is important to recognize that the XR2 experiment was not intended to address core plate failure directly, but rather to provide the temperature response of the core plate for use in separate creep rupture The experiment did not calculations. represent the true radial extent of the core plate or the magnitude of the imposed load that would exist at the time that creep rupture would be expected to occur in the actual case. In actuality, the core plate is a perforated disk (with underbracing) that is 4.9 m (16 ft.) in diameter and is supported Ultimately (after the around the edge. period of initial metals pour addressed by the experiment), the central portion of this disk would be loaded by some 200,000 kg of fuel debris from the upper central core. This is when gross core plate failure would be expected to occur, and with the plate temperatures (in excess of [1700 °F] 1200 K) demonstrated in this experiment, such failure seems likely.

3.7.6 Severe Accident Events in the BWR Lower Plenum

As explained in the previous section, it is expected that metallic liquids relocating

downward through a dry BWR core would to a large extent pass through existing core plate pathways into the reactor vessel lower plenum. Subsequently, following collapse of the central fuel pellet stacks and local failures of the core plate boundary, oxidic debris would enter and begin to accumulate within the lower plenum. While much of this entering oxide would be in the solid phase as UO_2 fuel pellet fragments, code predictions indicate that a significant portion would be in the liquid phase in the form of a UO₂-ZrO₂ eutectic mixture. At this point, it is important to consider the extent to which the falling debris would interact with the lower plenum water.

3.7.6.1 Debris Interactions With Lower Plenum Water

Fortunately, several experiments^{17,18} have been conducted to examine the behavior of corium streams falling through water. In general, these have been special effects tests employing the actual materials of interest at the temperatures of interest. For example, Reference 17 reports the results of six tests in which a corium composition (by mass) of 60% UO₂, 16% ZrO₂, and 24% stainless steel (SS) at an initial temperature of (5072°F) 3073 K was poured at atmospheric pressure into water pools of depth about one meter. No steam explosions occurred, and the fraction of the pour quenched during the fall varied from 55-72% for subcooled pools to 33-45% for initially saturated pools. Very little (about 1%) of the steel dropped into the subcooled pools was oxidized during the fall, but for the saturated pools, up to 35% of the available steel was oxidized. The corium not quenched during the fall was subsequently quenched while resting at the bottom of the pool, where a debris bed of solidified particles was formed. There was no ablation of the pool floor.

When contemplating the corium pours that might be generated in hypothetical BWR accidents, it is necessary to consider the effects associated with the presence of zirconium metal as a constituent. In spite of the difficulties associated with the handling of liquid zirconium, the experiments conducted to date in the corium pour test series reported in Reference 18 have included one UO₂-ZrO₂-Zr pour, the results of which may be compared with the results of three similar tests carried out in the same apparatus with UO_2 -ZrO₂ pours. No steam explosions occurred in these tests, which were carried out at 5.0 MPa (725 psia) with saturated water pools varying in depth from 1-2 meters. All of these pours were subject to significant breakup and quenching during the melt fall through the water.

For the Reference 18 tests with UO_2 -Zr O_2 , a portion (from 1/6 to 1/3) of the corium mass did not break up during the fall, but rather reached the pool floor while still molten (and subsequently quenched there). For the test with UO_2 -Zr O_2 -Zr, however, full oxidation of the zirconium and complete breakup of the melt occurred during the fall. Apparently, the energy release associated with the metal oxidation during the fall had the effect of promoting spreading (and quenching) of the accompanying oxide portion of the pour.

Future corium-water interaction tests are expected to provide additional insights. In the meantime, the available evidence from the special effects experiments^{17,18} supports a contention that in the actual case, the relocating debris would quench in the lower plenum water.

For BWRs, the argument that the falling masses of hot debris would be quenched in the reactor vessel lower plenum is buttressed by the extent of the stainless steel structures

located there and the large surrounding volume of water. For the Browns Ferry/Peach Bottom example, there are 185 control rod guide tubes of (11 in.) 28 cm outer diameter on a (12 in.) 30.5 cm pitch in the vessel lower plenum; within each unit cell, any free-falling debris must pass through a (50 in.²) 316 cm² opening (see Figure 3.7-20) that is (12 ft.) 3.7 m in length (see Figure 3.7-21). Thus, any rapid passage of large, coherent, molten masses through the lower plenum water is precluded, and a large amount of energy would be transferred from the debris to the relatively cold steel with which it came into contact. These considerations, plus the initial presence of sufficient water in the lower plenum to completely quench more than one entire core, leads to the conclusion that the relocating debris would be quenched. The associated steam generation would be relieved via the SRVs, so that vessel integrity would not be threatened.

3.7.6.2 Events After Lower Plenum Dryout

In accordance with the BWR core material damage and relocation sequence described in Section 3.7.5, it is expected that the composition of the quenched debris bed that accumulates in the lower plenum would vary with height. Lowermost in the bed would be the debris first relocated into the lower This normally would comprise plenum. mostly metallic debris (control blades, channel boxes, candled clad and dissolved fuel) that had either passed through the intact core plate, had accumulated on the plate surface before local plate failure, or had subsequently relocated downward within the same local region before fuel pellet stack collapse.

Higher, within the middle region of the bed would be the collapsed fuel and ZrO_2 from

the central region of the core. The initial leakages of metallic liquids through the core plate and the subsequent plate structural failures would cause temporary bursts of steaming as the relocating metallic debris was quenched; however, with the collapse of the central core fuel pellet stacks, a constant heat source (the decay heat associated with the pellets) would be introduced to the lower plenum reservoir, initiating a continuous boiloff of the remaining water.

After lower plenum dryout, the debris bed temperature would increase, causing thermal attack and failure of the control rod guide tube and instrument tube structures, which the debris would completely surround to a depth of about (10 ft.) 3 m. Since the control rod drive mechanism assemblies and the control rod guide tubes support the core, the remaining standing outer radial regions of the core would be expected to collapse into the lower plenum when these support columns fail. Thus, the uppermost portion of the completed lower plenum debris bed should primarily consist of the collapsed metallic and fuel materials from the relatively undamaged outer regions of the core. The stainless steel of the control rod guide tubes and mechanism assemblies, the instrument tubes, and other lower plenum structures would be subsumed into the surrounding debris as it became molten.

3.7.7 BWR Bottom Head Failure Modes

Given that the lower portion of the debris bed would be comprised almost entirely of metallic materials while UO_2 pellets constituted more than half of the central bed, then the central region would heat up much more rapidly after lower plenum dryout, and heat transfer within the bed would be toward the vessel wall. As the temperature of the bed increased, materials in the central region would begin to melt, migrate to cooler regions within the bed, freeze, and subsequently melt again. Eventually, temperatures near the wall would be sufficient to threaten its integrity. Failure of the vessel bottom head wall as a pressure boundary might occur as a result of penetration failures, or by creep-rupture failure of the wall itself. Both of these potential failure modes are discussed below.

3.7.7.1 Failure of the Bottom Head Penetrations

There are more than 200 bottom head penetrations in a BWR reactor vessel of the size employed at Browns Ferry or Peach Bottom, where there are 185 control rod drive (CRD) mechanism assembly penetrations, 55 instrument guide tube penetrations, and a (2 in.) 5.1 cm drain line penetration near the low point of the bottom head. The inner surface of the bottom head is clad with Inconel (thickness [0.125 in.] 0.32 cm), while the penetrations are stainless steel. Cross-sections of the CRD mechanism assembly and instrument tube penetrations and their weldments are illustrated in Figure 3.7-22. Each CRD mechanism assembly is held in place by an Inconel-to-stainless steel weld located at the upper end of the Inconel stub tube, as shown in Figure 3.7-23. (These are the welds that support the weight of the BWR core.) The location of one of the instrument guide tube welds at the inner surface of the bottom head wall is shown in Figure 3.7-24.

It is important to note that the CRD mechanism assembly welds are located about (4 in.) 10 cm above the vessel wall and thus would lie within the confines of the lower plenum debris bed. As a consequence, these welds would be expected to reach elevated temperatures before the instrument tube welds at the vessel wall. Failure, if it occurred, would be by creep rupture, which would be promoted at much lower temperatures if the reactor vessel were pressurized.

Although bottom head pressure boundary failures should occur first at the upper stub tube welds, this type of penetration failure is less important from the standpoint of potential for debris release from the reactor vessel than are instrument tube failures. This is true because BWRs are required to have an auxiliary support structure beneath the vessel bottom head that would limit the downward movement of any control rod mechanism assembly to about 3 cm (1 in.) in the event of failure of its stub tube weld. (This requirement does not derive from severe accident considerations, but rather from a need to guard against the sudden expulsion of a control blade from the core during critical operation at very low power.) Since the thickness of the vessel bottom head in the region of the penetrations is 21.4 cm (8 7/16 in.), this limited downward movement could not open a significant pathway through the vessel wall even if the CRD mechanism assembly were melted within the debris bed. This is not true for the instrument guide tubes, for which there is no provision to limit their downward movement.

For an unmitigated accident sequence, temperatures at the inner surface of the bottom head wall would eventually become sufficiently high to cause failures of the welds that hold the instrument tubes in place. However, it is probable that a different mode of failure for the instrument guide tubes would occur first. As illustrated in Figure 3.7-25, this potential early failure mode for the instrument guide tubes involves melting of the portions of these guide tubes within the central region of the debris bed. Then, when the sequence of melting, downward movement, and freezing processes for the metals had progressed to the point that molten debris liquids were standing in the central region of the bed, these liquids could spill into the failed instrument tubes and pour through the vessel wall. In order to complete the pathway to the containment, however, it is necessary that the entry of molten debris liquids into the interior of these tubes induce tube wall failures *external* to the bottom head wall.

Would movement of molten debris liquids through an instrument tube result in tube failure outside the vessel wall? This question has been extensively studied.^{7,19} An important measure of the vulnerability of the tube wall is the ratio of the volume within the tube available for occupation by melt to the volume of the adjacent wall. For BWR instrument guide tubes, this ratio is 1.40, whereas for PWR guide tubes, this ratio varies from 0.06 to 0.52. Thus, BWRs are more susceptible to debris release by penetration failures than are PWRs. Analyses¹⁹ indicate, however, that the BWR instrument guide tube vulnerability is limited to cases where the vessel pressure is greater than (290 psia) 2 MPa, and molten oxidic (ceramic) melt enters the tube. (Metallic liquids entering the tube and passing through the vessel wall would be expected to freeze while the tube wall remains intact.) If the reactor vessel is depressurized, then calculations indicate that the only possible penetration failure involves the entrance of ceramic liquids into the vessel drain.

Given the presence of internal debris liquids, then the BWR vessel drain offers the highest potential for the opening of an escape route through the vessel wall, as evidenced by its melt volume-to-wall volume ratio of 1.57, which is the largest value of this ratio for any type of penetration. However, it is important to recognize that the pathway by which molten debris would enter the vessel

drain is different than that for the instrument guide tubes. The vessel drain is located at the bottom of the lower plenum, offset slightly (about [6 in.] 15 cm) from the point of vessel zero. Therefore, metallic particles quenched while falling through the lower plenum water during the initial stages of debris movement through the core plate would collect in the drain. After lower plenum dryout, metallic liquids forming within the debris bed and moving downward would enter the remaining voids within the vessel drain. On the other hand, molten material would flow laterally within the bed to enter the failure location of an instrument tube only after the voids in the lower portions of the bed had been filled with liquid, to the level of the failure location. The upshot is that the vessel drain would probably be filled earlier by a lowermelting-temperature metallic mixture; the instrument guide tubes would probably be filled later by a higher-melting-temperature oxidic mixture.

To summarize, BWR penetration failures by internal flow are unlikely, but the possibility cannot be excluded. If not previously filled by frozen metals, the instrument tubes would be expected to fail ex-vessel if attacked from within by ceramic melt at a pressure of at least 2 MPa (290 psia). While the presence of ceramic melt within the vessel drain could cause failure of the wall with zero pressure differential, it is very probable that the drain would be filled by metallic debris long before molten ceramics became available in the vicinity. Since there are 55 instrument guide tubes and just one drain, it seems that between the two possibilities, opening of an instrument tube pathway is more probable.

The experimental evidence with respect to bottom head failure as discussed in Section 3.5.7 indicates that the presence of penetrations does accelerate bottom head failure, not by internal sneak pathways through the vessel wall, but rather external to the penetrations. These failures are characterized by cracking of and leakage through the circumferential welds that originally held the penetrations within the surrounding vessel wall. Once initiated, this leakage rapidly increases as the diameter of the vessel wall through-holes provided for the penetrations increases by as much as a factor of two.

If penetration failures did occur, then a leak path from the vessel to the containment atmosphere would be created. Subsequently, the vessel gaseous content would blow down if the reactor vessel were at pressure or, if the vessel were depressurized, would slowly leak out as the gas temperature in the vessel increased and the water in the vessel downcomer region boiled away. The leak path for the steam generated from the water surrounding the jet pumps would be up through the downcomer region, down through the core region, and out through the Steam passing through the debris bed. debris would react with any unoxidized metals in its path, greatly augmenting the local bed heatup rate and promoting local melting. The liquids would flow from the vessel as they are created by melting within the bed. Stated another way, the rate of release of debris liquids from the vessel would be controlled by the rate of debris melting.

3.7.7.2 Gross Bottom Head Failure

If penetration failures do occur, the downward flow of molten liquids around the instrument tube and control rod guide tube locations would induce ablation of the surrounding solid debris (in lower portions of the bed) and the vessel wall. Wall ablation can significantly increase the size of the effective flow pathways through the wall; however, as discussed in the previous Section, the rate at which liquids are released from the vessel after the initial penetration failures and blowdown would be controlled by the rate at which the solid debris is melting. Eventually, wall ablation would lead to gross failure of the wall, such that all remaining debris (comprised primarily of solids) would be released from the vessel.

For cases in which penetration failures did not occur, heat transfer from the central portion of the bed after lower plenum dryout would eventually increase the temperature of the bottom head wall to the point of failure by creep rupture. (This has been observed experimentally for vessel bottom heads without penetrations as discussed in Section 3.5.7.) However, about 95% of the vessel wall stress under normal operating conditions is due to the internal vessel pressure, and, as described in Section 3.7.2, emergency procedures direct the control room operators to manually depressurize the reactor vessel at an early phase of any severe accident sequence (when the core is partially uncovered). The wall stress after lower plenum dryout with the reactor vessel depressurized and taking into account the weights of both the debris resting on the bottom head and the bottom head itself would be less than 3% of the normal operating value.⁷ At this low stress level, failure by creep rupture would occur only at wall temperatures approaching the melting temperature of the carbon steel. Calculations based on short term station blackout without penetration failures typically predict that wall temperatures of this magnitude would be reached about six hours after lower plenum dryout.

3.7.7.3 Effectiveness of External Water Cooling

It is important to note that containment flooding to above the level of the core is currently incorporated within the BWR Owners Group EPGs³ as an alternative method for providing a water source into the reactor vessel in the event of LOCA (the water would flow into the vessel from the containment through the break). Here we will discuss whether or not containment flooding, if successfully carried out, might be effective in preventing the release of molten materials from the reactor vessel for the risk-dominant non-LOCA accident sequences such as station blackout. The practical difficulties associated with attempting to inject large amounts of water into containment under severe accident conditions will be addressed in Section 4.7. Heat transfer from the instrument guide tube and vessel drain outer surfaces would be greatly enhanced by the presence of water because the heat transfer mode would be shifted from natural convection of air to nucleate or film boiling of water. HEATING code calculations⁷ have demonstrated that the effectiveness of the water cooling is such that the submerged instrument guide tubes or vessel drain would be expected to survive filling with any possible category of molten debris, even if the vessel remains pressurized.

If the containment were flooded with water, a portion of the drywell atmosphere would be trapped within the reactor vessel support skirt, as illustrated in Figure 3.7-26. The fraction of the bottom head surface area beneath the skirt that would be submerged in water could be increased by providing a vent pathway such as by drilling several small holes in the vessel skirt, just below the vessel attachment weld. However, from the standpoint of regulatory requirements, the NUREG-1150 core melt frequency estimates, cost-benefit analysis, and the desire to minimize radiation exposure to personnel, this is clearly not a practical proposal for existing BWR facilities.

Analyses⁷ have shown that the existence of a trapped gas pocket beneath the vessel skirt attachment would ultimately prove fatal to the integrity of the bottom head wall. Figure 3.7-27 illustrates the expected condition of the debris at the time of wall failure. The central portion of the bed is a liquid slurry while a crust (thicker at the bottom) adheres to the wall. Calculations indicate that the presence of water as shown in Figures 3.7-26 and -27 would serve to delay bottom head creep rupture from about 10 hours after scram if the bottom head is dry to about 13 hours after scram.

It is instructive to briefly consider a case in which the bottom head is completely submerged as shown in Figure 3.7-28. Here none of the local bottom head temperatures would ever become high enough to threaten failure by creep rupture. However, upward radiative heat transfer within the vessel from the debris surface would eventually melt all of the upper internal structures; the ensuing stainless steel liquid would be added to the central debris pool. After exhaustion of the stainless steel, the only remaining internal heat sink above the debris surface would be the carbon steel of the vessel wall. All portions of the wall cooled by water on their outer surfaces would remain intact, but unless the water height within the drywell extended well above the surface of the debris pool, upper portions of the vessel wall with exteriors exposed to the drywell atmosphere would ultimately reach failure temperatures. Figure 3.7-28 indicates the minimum water height required to prevent melting of the wall inner surface as determined by an actual calculation⁷ based upon the Peach Bottom or Browns Ferry configuration.

Table 3.7-1Vessel depressurization at one-third core height
postpones the predicted core degradation events for
short term blackout

Event	Time (min)	
Swollen Water Level Falls Below Top of Core	40.7	40.7
ADS Actuated	_	75.0
Core Plate Dryout	_	75.6
Begin Relocation of Core Debris	87.4	110.2
Core Plate Dryout	102.5	_
First Local Core Plate Failure	116.7	111.6



Figure 3.7-1

Definition of radial zones for Browns Ferry unit 1 cycle 6 core



Figure 3.7-2 The progression of severe structural damage in the outer core would significantly lag events in the central core



Figure 3.7-3 If the reactor vessel remains pressurized, relocating core debris falls into water above the core plate





Figure 3.7-4 Effects of manual actuation of ADS at about one-third core height



GRAND GULF SHORT TERM STATION BLACKOUT

Figure 3.7-5 Vessel depressurization at one-third core height provides steam cooling that temporarily reverses core heatup

GRAND GULF SHORT TERM STATION BLACKOUT



Figure 3.7-6 Vessel depressurization at one-third core height delays hydrogen release



Figure 3.7-7 Regional above core plate would be dry during structural degradation



Figure 3.7-8 For the two-stage target rock SRV, control air and system pressure act in concert to position the pilot valve.



Figure 3.7-9 For the Crosby SRV, control air opens the main valve







Figure 3.7-11 The condensate storage tank is an important source of water during accident sequences other than LBLOCA



Figure 3.7-12 The condensate storage tank can be drained to the main condenser hotwells, leaving sufficient water volume for the reactor vessel injection



Figure 3.7-13 The BWR control blades are inserted into the interstitial region between fuel assemblies in the core.



Figure 3.7-14 One-half of the channel box outer surfaces do not see an intervening control blade



Figure 3.7-15 Relocation of control blades and channel box walls leaves on UO₂ pellets encased in thin ZrO₂ sheaths



Figure 3.7-16 The BWR core plate separates the core region from the reactor vessel lower plenum but does not support the core



Figure 3.7-17 Control blade tip emerging from fuel support structure near core plate edge at Peach Bottom



Figure 3.7-18 Material relocating from the core region would enter the reactor vessel lower plenum



Figure 3.7-19 View of core plate with fuel support structures in place at Peach Bottom


(ALL DIMENSIONS IN cm)

Figure 3.7-20 Two-thirds of the area beneath the BWR core is blocked by the control rod guide tube



Figure 3.7-21 Code models specific to the BWR lower plenum and bottom currently exist



(ALL DIMENSIONS IN cm)

Figure 3.7-22 The BWR control rod drive mechanism assemblies are held in place by upper stub welds; the incore instrument tubes are supported by welds at the vessel wall.



Figure 3.7-23 Weld holding control rod drive housing in place within stub tube at Peach Bottom



Figure 3.7-24 Instrument guide tube weld location at inner surface of vessel wall at Peach Bottom



Figure 3.7-25 Instrument tube failure by creep-rupture of welds and by melt overflow can be represented



Figure 3.7-26 Zirconium oxidation accelerates the initial debris release rate for pressurized accident sequences



Figure 3.7-27 Atmosphere trapping within the reactor vessel support skirt could limit water contact with the wall



Figure 3.7-28 Delayed wall creep rupture would occur in the vicinity of the gas pocket



Figure 3.7-29 Cooling of upper vessel wall would be necessary after internal vessel structures have melted

References for Section 3.7

- S. R. Greene, "Realistic Simulation of Severe Accidents in BWRs - Computer Modeling Requirements," NUREG/CR-2940, ORNL/TM-8517, Oak Ridge National Laboratory, April 1984.
- L. J. Ott, "Advanced Severe Accident Models for BWR Applications," Nuclear Engineering Design, 115, pp. 289-303, 1989.
- 3. General Electric Company, "BWR Owner's Group Emergency Procedure Guidelines," Revision 4, NEDO-31331, March 1987.
- 4. Tennessee Valley Authority, "Browns Ferry Final Safety Analysis Report," Volume 2, Section 4.4.5.
- W. B. Scott, et al., "Recriticality in a BWR Following a Core Damage Event," NUREG/CR-5653, PNL-7476, Pacific Northwest Laboratory, December 1990.
- U.S. Nuclear Regulatory Commission, "Reduction of Risk from Anticipated Transients Without Scram (ATWS) Events for Light-Water-Cooled Nuclear Power Plants, Final Rule," July 1984.
- S. A. Hodge, J. C. Cleveland, T. S. Kress, and M. Petek, "Identification and Assessment of BWR In-Vessel Strategies," NUREG/CR-5869, ORNL/TM-12080, Oak Ridge National Laboratory, October 1992.
- B. I. Shamoun and R. J. Witt, "Parametric Study of Recriticality in a Boiling Water Reactor Severe Accident," *Nuclear Technology*, 107, pp. 227-235, August 1994.

- 9. S. Hagen and K. Hain, "Out-of-Pile Bundle Experiments on Severe Fuel Damage," CORA Program, KfK 3677, Forschungszentrum Karlsruhe (FZK), (formerly Kernforschungszentrum Karlsruhe [KfK]), 1986.
- R. O. Gauntt, R. D. Gasser, and L. J. Ott, "The DF-4 BWR Control Blade/Channel Box Fuel Damage Experiment," NUREG/CR-4671, SAND86-1443, Sandia National Laboratories, November 1989.
- 11. P. Hofmann, M.Markiewicz, and J. Spino, "Reaction Behaviour of B_4C Absorber Material with Stainless Steel and Zircaloy in Severe LWR Accidents," KfK 4598, Forschungszentrum Karlsruhe (FZK), (formerly Kernforschungszentrum Karlsruhe [KfK]), July 1989.
- L. J. Ott, "Posttest Analysis of the CORA-28 Preoxidized BWR Experiment," ORNL/NRC/LTR/-93/26, Letter Report, Oak Ridge National Laboratory, September 1993.
- M. D. Allen, H. W. Stockman, K. O. Reil, and J. W. Fisk, "Fission Product Release and Fuel Behavior of Irradiated Light Water Reactor Fuel Under Severe Accident Conditions - The ACRR ST-1 Experiment," NUREG/CR-5345, SAND89-0308, Sandia National Laboratories, November 1991.
- A. J. Grimley, "A Thermodynamic Model of Fuel Disruption in ST-1," NUREG/CR-5312, SAND-3324, Sandia National Laboratories, February 1991.

- R. O. Gauntt and L. L. Humphries, "Final Results of the XR2-1 BWR Metallic Melt Relocation Experiment," NUREG/CR-6527, SAND97-1039, Sandia National Laboratories, 1997.
- 16. F. P. Griffin, "BWR Control Blade/Channel Box Interaction and Melt Relocation Models for SCDAP," Revision 3, ORNL/NRC/LTR-92/12/R3, Letter Report, Oak Ridge National Laboratory, March 1995.
- B. W. Spencer, et al., "Fragmentation and Quench Behavior of Corium Melt Streams in Water," NUREG/CR-6133, ANL-93/32, Argonne National Laboratory, February 1994.
- D. Magallon, et al., "Status of theFARO/KROTOS Melt-Coolant Interactions Tests," Proceedings of the Twenty-Third Water Reactor Safety Information Meeting, NUREG/CP-0149, Vol 2, pp. 157-185, European Commission, Joint Research Centre, Safety Technology Institute, 1995.
- J. L. Rempe, et al., "Light Water Reactor Lower Head Failure Analysis," NUREG/CR-5642, EGG-2618, Idaho National Engineering Laboratory, October 1993.

4.0 Accident Progression In The Containment

4.0.1 Introduction

As discussed in Module 1, containments began to evolve when designers realized that remote siting would not be practical in all cases. The first containments were provided for the Knolls Atomic Power Laboratory and Shippingport experimental reactors in order to allow them to be sited in more populated areas. Containments for large power reactors evolved during the 1960s, representing a key element of the defense-indepth strategy. In the event of a designbasis accident, containments are designed to minimize leakage and keep offsite doses well below the 10 CFR 100 limits.

Two basic strategies are used in U.S. The passive pressure containments. suppression approach, used in all General Electric Boiling Water Reactors (BWRs) and Westinghouse Pressurized Water Reactor (PWR) Ice Condenser Containments. involves the use of an energy absorbing medium to absorb most of the energy released during a design-basis loss-ofcoolant accident (LOCA). For BWRs the medium is water contained in a suppression pool, and for ice condenser containments, the medium consists of numerous columns of ice. The second approach, used in most PWRs, is simply to design a large, strong volume to receive the energy. containments also contain active cooling systems, such as sprays and fan coolers, to provide additional cooling and pressure suppression during a design-basis accident. These active systems do not act quickly enough to affect the initial blowdown during a large-break LOCA, but limit further pressure increases and are also beneficial during slower developing accidents.

Containments are designed to cope with the accidents specified in Chapter 15 of the Safety Analysis Report, as discussed in Section 2.1. Design-basis accidents resulting to the greatest predicted containment loads are generally initiated by large reactor coolant or main steam pipe breaks. As described in Section 4.1, containments are designed to survive such accidents with considerable margin.

The China Syndrome and the Reactor Safety Study began to cast doubt on the ability of containments to survive all possible accidents, and it became clear that risk to the public is usually dominated by those accidents in which the containment fails or is bypassed. In a severe accident, there are sources of energy and phenomena that can cause a greater threat to containment than the design-basis LOCA. The hydrogen burn at Three Mile Island highlighted the potential threats from severe accident phenomena, even though the containment survived that particular event. The remainder of this module describes different. containment designs and the potential threats to those designs.

4.0.2 Learning Objectives for Chapter 4

At the end of this chapter, the student should be able to:

- 1. Describe the six basic containment types and associated engineered safety features.
- 2. Identify which containment types are less susceptible to isolation failures.
- 3. Contrast the potential failure mechanisms for steel and concrete containments.

Reactor Safety Course (R-800)

- 4. Describe the following causes of containment failure. For each cause, indicate when failure could occur.
 - a. direct containment heating
 - b. fuel-coolant interactions
 - c. liner meltthrough
 - d. combustion
 - e. long-term overpressure
- 5. Describe a BWR accident scenario in which venting of a Mark I or Mark II containment might be appropriate.
- 6. List at least one concern regarding the containment if AC power is restored late in a station blackout accident.
- 7. Explain the different hydrogen control measures used in BWR Mark I, II, and III and PWR ice condenser containment designs.
- 8. Characterize the usefulness of hydrogen recombiners during severe accidents.

4.1 Containment Characteristics and Design Bases

4.1.1 Containment Types

There are six basic containment types used for U.S. Light Water Reactors (LWRs). Four of those designs primarily use the passive pressure suppression concept, and two rely primarily on large, strong volumes. All of these containments are constructed of either steel or concrete with a steel liner for leak tightness. Except for Big Rock Point, BWR designs, which have evolved from the Mark I to the Mark III design, all use a pressure suppression pool. A few Westinghouse PWRs have ice-condenser (pressure suppression) containments, but most PWRs have large dry containments or a subatmospheric variation of the large dry containment. Table 4.1-1 lists the number of containments of each type.¹ Figure 4.1-1 shows a comparison of the containment volumes and design pressures for typical containments.² The design pressures for containments are based on a very conservative design process. If all isolation features work properly, it is likely that containments will not fail until the design pressures have been greatly exceeded. Figure 4.1-2 compares the design pressures with realistic estimates of ultimate failure pressures for six typical containments.^{3,4}

The next six subsections describe the six containment types in more detail. It is important to note that there are plantspecific variations within each containment type, and these discussions do not delineate all of these design differences.

4.1.1.1 Large Dry Containments

A typical large dry containment is shown in Figure 4.1-3. A large dry containment is designed to contain the blowdown mass and energy from a large break LOCA, assuming any single active failure in the containment heat removal systems. These systems may include containment sprays and/or fan coolers, depending on the particular design. Large dry containments can be of either concrete or steel construction. Concrete containments have steel liners to assure leak tightness. Large dry (and all other) containments have a large, thick basemat that provides seismic capability, supports the structures, and may serve to contain molten material during a severe accident.

During an accident, most of the water introduced into containment through a pipe break or relief valves collects in the sump. The water can include the initial reactor coolant inventory plus additional sources injected into the reactor coolant system. Water may enter containment as vapor, liquid, or a two phase mixture. The liquid portion drains quickly into the sump and the vapor portion may condense (on structures or containment spray drops or coolers) and then drain into the sump. Once water storage tanks have been depleted, water in the sump is recirculated to the vessel and/or the containment sprays using recirculation systems to provide long-term heat removal. It is important that the sumps be kept clear of debris that could inhibit this recirculation. Large dry containments are not as susceptible to hydrogen combustion as other, smaller containments. No systems are provided for short term hydrogen control during a severe accident (see Section 4.6). However, hydrogen recombiners are provided to allow long-term hydrogen control.

4.1.1.2 Subatmospheric Containments

Subatmospheric containments are very similar to large dry containments, as shown in Figure 4.1-4. The major difference is that the containment is maintained at a negative pressure (~5 psi or 35 kPa) with respect to

the outside atmosphere. This negative pressure means that leakage during normal operation is into the containment rather than to the atmosphere. Further, this negative pressure provides some additional margin for response to design basis accidents, and therefore the design pressure and/or volume can be reduced accordingly. Keeping the containment at a subatmospheric pressure also means that any significant containment leaks will be readily detected, when maintaining the negative pressure becomes more difficult.

4.1.1.3 Ice Condenser Containments

Figure 4.1-5 shows the layout of an ice condenser containment and Figure 4.1-6 shows the ice condenser in more detail. Ice condenser containments are constructed of either concrete or steel. Ice condenser containments are the only PWR containments that rely primarily on passive pressure suppression. The containment consists of an upper and a lower compartment connected through an ice bed. In the event of a design-basis LOCA, steam flows from the break, into the lower compartment, and up into the ice beds where most of the steam is condensed. Return air fans maintain a forced circulation from the upper to lower compartments, enhancing flow through the ice beds. One-way doors are present at the entrance and exit of the ice bed region. These doors open upon slight pressure from the lower compartment, but close if air flow occurs in the reverse direction.

The ice beds are more than adequate to limit the peak pressure from a design-basis LOCA. However, in a long-term accident, the ice will eventually melt and containment heat removal will be required. Thus, containment sprays are provided in the upper compartment of the containment. Water from the sprays drains through sump drain lines down into the lower compartment sump, where it can be recirculated for longterm heat removal. It is noteworthy that, because of the melting ice, there will be more water in the lower compartment during many accidents than would be present in a large dry containment. The effect of this additional water upon severe accident phenomena will be discussed in later sections.

Because of their smaller volume, ice condenser containments are more susceptible to combustion events than large dry containments. In fact, a combustion event involving the same quantity of hydrogen that was burned at TMI-2 might have led to containment failure in an ice condenser containment. Therefore, specific hydrogen control requirements have been placed on ice condenser containments. These requirements are examined in Section 4.6.

4.1.1.4 BWR Mark I Containments

Mark I containments are provided for most of the older BWR plants, 24 in number. The Mark I is a pressure suppression containment, which allows the containment to be smaller in volume. The basic design is shown in Figure 4.1-7. The containment is divided into the drywell containing the reactor vessel and the wetwell (torus) containing the suppression pool. The containment may be constructed of either concrete or steel. The water in the suppression pool acts as an energy absorbing medium in the event of an accident. If a LOCA occurs, steam flows from the drywell through a set of vent lines and downcomers into the suppression pool, where the steam is condensed. Steam can also be released from the reactor vessel through the safety relief valves and associated piping directly into the suppression pool. In the event that the pressure in the wetwell exceeds the

pressure in the drywell, vacuum breakers are provided that equalize the pressure.

The water in the suppression pool can be recycled through the core cooling systems, much the same as sump water is recycled in Long-term containment heat a PWR. removal can be provided by sprays or suppression pool cooling systems either of which can be aligned with appropriate heat exchangers. In addition, Mark I containments are equipped with lines connected to the wetwell that can be used to vent the containment if the pressure becomes too high. As will be discussed later, the particular venting strategy chosen can significantly impact the course of an accident.

Because of the small volume of the Mark I containment, hydrogen control measures are required. In this case, the drywell is inerted with nitrogen during most of the operating cycle to preclude the possibility of combustion. More details on hydrogen concerns for Mark I BWRs are contained in Section 4.6.

4.1.1.5 **BWR Mark II Containments**

Mark II containments are similar in concept to Mark I containments. Figure 4.1-8 shows a Mark II containment. The suppression pool design is simplified, and the entire containment structure is more unified. Instead of the complicated torus design included in the Mark I containment, the suppression pool simply sits in the wetwell region below the drywell. Containment heat removal systems (sprays and suppression pool cooling) and nitrogen inerting strategies are the same as for the Mark I containments. Containment venting can also be performed in a similar fashion to the Mark I containments.

4.1.1.6 BWR Mark III Containments

While the Mark II design represented an evolution of the Mark I design, the Mark III design introduced major changes. A typical Mark III containment is shown in Figure 4.1-9. Mark III containments can be freestanding steel or steel-lined concrete. These containments have a drywell that functions much as the older designs, but have a larger surrounding containment that includes the wetwell. In the Mark III design, the suppression pool is located in an annular region outside the drywell.

The suppression pool function is essentially the same as in the older designs. In this case, if there is a LOCA in the drywell, then steam will flow through horizontal vents to the suppression pool where the steam will be condensed. It is possible for the blowdown to cause the suppression pool to slosh over the weir wall and partially fill the drywell. In order to assure that adequate water is available in the suppression pool, allowing for recirculation, evaporation, and sloshing, water can be added to the suppression pool from the upper pool above the drywell.

If the pressure in the outer containment exceeds the pressure in the drywell, then vacuum breakers open to equalize the pressure. Long-term containment heat removal can be accomplished with suppression pool cooling or by containment sprays (with appropriate circulation of the water through heat exchangers) in the outer containment.

An important asset of the Mark III design is construction of the outer containment around the drywell, effectively providing a double layer of protection. If containment failure were to occur, in many cases the outer containment would fail first, leaving the drywell and suppression pool intact. Any subsequent fission product releases would still be scrubbed as they passed through the suppression pool, greatly reducing the source term. Thus, the only accidents (other than bypass sequences) likely to produce large source terms must involve failure of the outer containment plus either loss of the suppression pool or failure of the drywell. Further, the containment sprays can be used to remove fission products and reduce the source term.

The Mark III design is an intermediate-sized containment, much like the ice condenser containment. It is large enough that inerting is not required for hydrogen control, but still small enough that some hydrogen control measures are needed. Those measures are discussed in later sections.

4.1.2 Containment Design Criteria

Section 2.1 provided a discussion of designbasis accidents, as included in Chapter 15 of the Safety Analysis Report (SAR). For containments, the design must preclude exceeding of the 10 CFR 100 dose guidelines, given the most limiting accident evaluated in Chapter 15. Specifically, the requirements of 10 CFR 50, Appendix A, General Design Criterion 50 state:

The reactor containment structure, including access openings, penetrations, and the containment heat removal system shall be designed so that the containment structure and its internal compartments can accommodate, without exceeding the design leakage rate and with sufficient margin, the calculated pressure and temperature conditions resulting from any lossoff-coolant accident.⁵

It is interesting to note that, while the criterion indicates *any* loss-of-coolant accident, only those LOCAs considered in Chapter 15 of the SAR are actually considered. For example, the containments are not specifically designed for Reactor

Vessel Rupture or Steam Generator Rupture. Generally, one of the most limiting Chapter 15 accidents is the large break LOCA. The large break LOCA tends to produce both higher pressures and more fission products in containment than the other Chapter 15 accidents. Main Steam Line Breaks tend to produce the highest temperatures in containment and determine the temperature design limits.

Section 2.1 discusses the calculations involved in analyzing a Chapter 15 accident, including the significant conservatisms. Figures 4.1-10, 4.1-11, and 4.1-12 depict containment pressure, temperature and energy balance results for PWR design-basis LOCAs in a large dry containment. Figure 4.1-10 shows the calculated containment pressures resulting from a spectrum of postulated reactor coolant system pipe breaks. For this set of calculations the maximum containment pressure of 50.21 psig (346 kPa) occurs for an 8 ft² (0.74 m²) reactor coolant pump discharge line break. Figures 4.1-11 and 4.1-12 provide more detail for this particular accident. In this accident, the blowdown takes approximately 25 sec. Despite the fact that the blowdown occurs with no containment cooling systems operating, the peak pressure does not occur during this period. The reflooding of the core, which includes core flood tank injection at 15.3 sec. and emergency core cooling at 26 sec., generates additional steam which continues to pressurize containment until about 918 sec., when the peak pressure is reached. In this calculation, which can vary for other plants, a containment cooler is started at 43 sec. and the sprays are started at 67 sec., providing some positive reduction in the peak pressure. After 918 sec., the pressure declines, and recirculation cooling from the sump is established at 3500 sec.

While the large break LOCA presents the most significant design-basis accident pressure challenge for containment designers, there are other types of loads that must be considered in the design.⁶ These loads include:

- 1. temperature transients and gradients
- 2. safe shutdown earthquake loads
- 3. internal and external missiles
- 4. mechanical loads from pipe rupture
- 5. external pressures
- 6. winds and tornadoes.

Section 2.1.4 described the design basis for seismic and other external events. Thermal transients and gradients could conceivably lead to stresses and cracks or tears in the containment. Missiles can come from many sources, including control rod ejection, shrapnel from a failed pipe, or aircraft impact. When a pipe ruptures, the resulting forces on the piping could cause failure at the point where the piping penetrates the containment. External pressures (and buoyant forces) can result due to external increases in barometric pressure or internal drops in pressure resulting from internal cooling or inadvertent spray operation.

In practice, it is impossible to design and construct a perfect containment, that is, one that has zero leakage over the range of postulated accident conditions. Therefore, nonzero design leakage rates are established that are intended to be as low as can be reasonably achieved and that will keep the offsite exposures below the dose guidelines established in 10 CFR 100.7 These design leakage rates can be site- and plant-specific because the offsite doses are affected by the site geometry and the local meteorology, as well as the reactor type. However, some plants simply use standard technical specifications that are more stringent than a site-specific analysis would allow.

Leakage from a containment structure can occur due to failure of the containment structure, failure of penetrations through the structure, and failure of isolation valves. Penetrations through the containment structures include piping penetrations, electrical penetrations, hatches and airlocks. Isolation valves are provided on all pipes and ducts that penetrate the containment. Normally, two isolation valves are provided for each line, with the isolation valves consisting of locked closed or automatic isolation valves. Requirements for these isolation valves are contained in 10 CFR 50. Appendix A, General Design Criteria 54 through 57.⁸

Containment leakage rates are determined in the SAR and Technical Specifications. Criteria for testing containment leakage are set forth in 10 CFR 50, Appendix J.⁹ This appendix became effective in 1973. Its purpose is to implement, in part, 10 CFR 50, Appendix A, General Design Criteria 16 which mandates "an essentially leak-tight barrier against the uncontrolled release of radioactivity to the environment ..." for postulated accidents. Until 1995 this appendix specified prescriptive containment leakage-testing requirements, including the types of tests required, how they should be conducted, and the reporting requirements. Effective October 26, 1995, an amendment to Appendix J was issued which added an alternative method, based on performance and risk, for meeting the containment leakage rate test requirements.¹⁰ This method is designated as Option B; the original Appendix J method is referred to as Option A. Guidance for the implementation of Option B is provided in NRC Regulatory Guide 1.163.¹¹ With either option, three types of tests are generally performed to assure leakage remains within design limits:

1. Type A tests - tests of the overall integrated leakage rate,

- 2. Type B tests tests to detect local leaks around containment penetrations, and
- 3. Type C tests tests to measure containment isolation valve leakage rates.

Table 4.1-2 provides examples of design leakage rates that correspond to Option A of Appendix J. The higher allowed leakage rates for the pressure suppression containments is a result of their smaller volumes. Although the criteria are somewhat different, the allowable leakage permitted under Option B of Appendix J is 1.0 wt.%/day. This reflects the NRC conclusion that a small additional leakage would have no significant impact on safety.

Assuring that the design leakage rates are met is a complex process involving a variety of tests, some of which are difficult to perform. Based on an analysis of past containment tests, Option B of Appendix J was developed to simplify the testing process, primarily by allowing the testing frequency to be reduced if the results of past tests demonstrate high containment performance and therefore low risk of significant leakage. Table 4.1-3 provides a comparison of the test frequency requirements for the two Appendix J options. This table illustrates the advantage that Option B provides if the containment leakage requirements are consistently met. However, in recognition of the costs and effort required to implement a new testing process, licensees can continue to test under Option A; conversion to Option B is voluntary.

The amount of leakage from a containment is a function of the length of time that the containment remains pressurized. Further, there are some postulated accidents in which energy may be added to containment for many hours of even days. Therefore, the NRC has established requirements for containment heat removal. These requirements are contained in 10 CFR 50, Appendix A, Criterion 38.¹² Containment heat removal systems may involve sprays, fan coolers, suppression pool cooling, or emergency core cooling recirculation cooling and must meet the single failure criterion.

4.1.3 Containment Failure Modes

In the event that a containment does fail, the manner in which it fails can have a significant impact on offsite releases. If a containment leaks slowly, then large fractions of the radionuclides may still be retained inside the containment or surrounding buildings, depending on where the leak occurs. Retention can result from gravitational settling of radioactive aerosols inside the containment or surrounding buildings or from sprays or other systems removing the radionuclides from the containment atmosphere. The effectiveness of these processes depends upon the residence time of the radionuclides in containment. Conversely, a large rupture of the containment can lead to rapid transport of radionuclides to the environment with minimal retention.

The containment failure mode that occurs depends upon the containment design and the particular phenomena that cause the failure. Particular severe accident phenomena (including those beyond the design-basis) will be discussed in later sections; however, the challenges that they produce include:

- 1. overpressure
- 2. dynamic pressures (shock waves)
- 3. internal missiles
- 4. external missiles
- 5. meltthrough
- 6. bypass.

Overpressure can theoretically lead to either leakage or large rupture in any type of containment. Overpressure can result from several different causes, as discussed in later However, it is important to sections. recognize that pressure transients following reactor vessel blowdown under severe accident conditions can be more severe than those normally considered in the analyses of design-basis accidents. This is true because of the initial containment pressure increases caused by hydrogen generation and containment heating during the early phases (prior to reactor vessel failure) of a severe accident. As a containment is pressurized, it begins to deform. High temperatures exacerbate the problem. These deformities can lead to leakage around penetrations in the containment or to tearing of the steel liner (in concrete containments). Based on recent studies, leakage is considered the more likely outcome for concrete containments.¹³ The concrete structure is unlikely to rupture as a result of pressure challenges (even if the steel liner tears), but rather is more likely to crack. Steel containments are susceptible to rupture in the event that the penetrations do not leak and the containment continues to pressurize. Given sufficient pressure, a crack in a steel containment can propagate catastrophically. Generally, assuming that early penetration leakage does not occur, steel containments have a larger margin between the design and ultimate failure pressures than concrete containments.

Shock waves and missiles can potentially cause large holes in the containment. However, the containments are designed for the most credible external missiles, such as tornado-driven missiles, and some types of internal missiles, such as control rod ejections. Missiles or shock waves resulting from hydrogen detonations or steam explosions are a possible threat that will be discussed in more detail later.

There are two basic types of meltthrough to consider. First is the possibility of basemat meltthrough (the China Syndrome). In this case, following vessel failure the molten material melts through the basemat over a period of hours or days and vents the containment through the surrounding soil and can release substantial amounts of contaminated water. This failure mode is not generally catastrophic, because of the long time available for emergency response actions and the possibility of some retention in the soil. The second type of meltthrough is most applicable to Mark I BWR containments. In this case, molten material can exit the area beneath the reactor and flow across the floor, directly contacting the steel liner and causing it to fail. This type of failure, which is addressed in more detail in Section 4.7, can happen much more quickly than basemat meltthrough and can lead to more serious consequences. А similar scenario may be possible for PWR ice condenser containments, if debris is blown out of the reactor cavity near the seal table.

There are two other types of containment failure that can lead to severe consequences: (1) containment bypass and (2) isolation failure. Containment bypass involves failure of the reactor coolant system boundary in such a manner that a path is created to the outside without going through containment.

Bypass involves failures in the reactor coolant pressure boundary separating high pressure and low pressure systems. Normally, this involves the failure of at least two valves. For example, the valves separating the primary system from the Residual Heat Removal (RHR) system may fail, thus putting high pressure into the RHR system. Because the RHR system is normally constructed with low pressure piping and components, it may fail outside containment, providing a direct path from the core to the outside. Such sequences are usually referred to as interfacing systems LOCAs. In PWRs, steam generator tube ruptures provide an additional possibility of containment bypass. Primary system pressure will lift the relief valves on the secondary side, with the potential for stuckopen valves to provide the path to the atmosphere.

Containment isolation failure involves failure of the containment isolation function as a result of containment isolation valve failures or other openings in the containment boundary external to the reactor coolant system. These failures may be the result of preexisting leaks or the failure of isolation valves to close upon demand. The failures are more related to system and procedural malfunctions, rather than severe accident phenomena. In this case, the containment has no chance to function and fission products have a direct path outside to the Isolation failures are less atmosphere. likely in Mark I and II BWRs because of their inerted containments that make large leaks easily detected. Similarly, isolation failures are unlikely in PWR subatmospheric containments.

It should be recognized that plant-specific containment design differences abound, many with important ramifications with respect to plant response under severe accident conditions. This is true even for supposedly "sister" plants such as the Browns Ferry and Peach Bottom plants with Mark I containments. A good example is provided by Figure 4.1-13, which affords a subjective comparison of the bolting arrangements used at these two plants for the respective drywell head closure flanges. In this case, the Browns Ferry arrangement is

less prone to flange separation by bolt elongation at elevated temperatures. This difference may be important for severe accident sequences involving high drywell temperatures (see Section 4.2), since the integrity of the silicon seals has been demonstrated¹⁴ to degrade significantly at temperatures in excess of about 600 K (620 °F). The point here is that the failure pressure can vary with temperature and can be affected by seemingly unimportant design differences.

Containment Type	Number
PWR Large Dry	59*
PWR Subatmospheric	7
PWR Ice Condenser	9
BWR Mark I	24
BWR Mark II	8
BWR Mark III	4

Table 4.1-1 Number of U.S. containments of each type

*Includes Big Rock Point, which is a BWR I.

Table 4.1-2 Examples of design leakage rates (integrated leakage)*

Plant	Containment Type	Peak D Basis A Prea psig	Design- Accident ssure (kPa)	Maximum Allowable Leakage (wt.%/day)
Peach Bottom	BWR Mark I	49.1	(339)	0.5
LaSalle	BWR Mark II	39.6	(273)	0.635
Grand Gulf	BWR Mark III	11.5	(79)	0.437
Sequoyah	PWR Ice Condenser	12	(83)	0.25
Surry	Subatmospheric	45	(310)	0.1
Zion	Large Dry	47	(324)	0.1

*data taken from the following reports:

Integrated Leak Rate Test Report for Peach Bottom Unit 3, March 18, 1992. Integrated Leak Rate Test Report for LaSalle Unit 1, March 12, 1992. Integrated Leak Rate Test Report for Grand Gulf Unit 1, August 4, 1989. Integrated Leak Rate Test Report for Sequoyah Unit 2, February 19, 1985. Integrated Leak Rate Test Report for Surry Unit 2, September 3, 1991. Integrated Leak Rate Test Report for Zion Unit 1, July 5, 1988.

Test Type	Option A	Option B
Α	 Preoperational leakage rate test. Three tests during each 10 year service period, at approximately equal intervals. If any periodic test fails, the schedule for subsequent tests will be reviewed and approved by the Commission. A summary report must be provided to the NRC. If two consecutive tests fail, a test is required at each refueling or every 18 months, whichever comes first. 2. Applies after two consecutive successful tests. 	 Preoperational leakage rate test. Test within 48 months and then at periodic interval (maximum of 10 years) based on past leakage performance of containment. If test fails, successful test required within 48 months before returning to extended test interval. Visual inspection of containment interior and exterior required prior to each test. Perform two additional inspections at refueling outages prior to the next test if the interval has been extended to 10 years. Test results which exceed performance criteria may require reporting to NRC (e.g., License Event Report [LER]).
В	 Except for airlocks: (a) Tests required during shutdown for refueling, or other convenient interval, but at least every 2 years. (b) Frequency of tests reduced for penetrations employing a continuous leakage monitoring system. Airlocks: Tests required prior to initial fuel loading and at six-month intervals thereafter. If any periodic test fails, a summary report must be provided to the NRC. 	 Test prior to initial criticality. Test within 30 months and then at periodic interval based on safety significance and past performance of each non-airlock boundary. If test fails, successful test required within 30 months before returning to extended test interval. Tests required at least every 10 years. The maximum interval for airlocks is 30 months. Test results which exceed performance criteria may require reporting to NRC (e.g., LER).
С	 Tests required during shutdown for refueling, but at least every 2 years. If any periodic test fails, a summary report must be provided to the NRC. 	 Test prior to initial criticality Test within 30 months and then at periodic interval based on safety significance and past performance of each isolation valve. If test fails, successful test required within 30 months before returning to extended test interval. Tests required at least every 60 months. The maximum interval for certain valves (e.g., main steam valve in BWRs) is 30 months. Test results which exceed performance criteria may require reporting to NRC (e.g., LER).

Table 4.1-3 10 CFR 50 Appendix J test frequency requirements









Figure 4.1-3 Typical large dry containment



Figure 4.1-4 Typical subatmospheric containment



Figure 4.1-5 Typical ice condenser containment



Figure 4.1-6 Ice condenser cutaway



Figure 4.1-7 Typical BWR Mark I containment



Figure 4.1-8 Typical BWR Mark II containment



Figure 4.1-9 Typical BWR Mark III containment



Differential Containment Pressure (kPa)










Figure 4.1-13 Different bolting arrangements on drywell head closure flange for Browns Ferry and Peach Bottom

References for Section 4.1

- 1. U.S. Nuclear Regulatory Commission, World Wide Web Site, http://www.nrc.gov, May 10, 1996.
- A. L. Camp, et al., "Light Water Reactor Hydrogen Manual," NUREG/CR-2726, SAND82-1137, Sandia National Laboratories, August 1983.
- U. S. Nuclear Regulatory Commission, "Severe Accident Risks: An Assessment for Five U.S. Nuclear Power Plants," NUREG-1150, December 1990.
- 4. T. D. Brown, et al., "Integrated Risk Assessment for the LaSalle Unit 2 Nuclear Power Plant: Phenomenology and Risk Uncertainty Evaluation Program (PRUEP)," NUREG/CR-5305, SAND90-2765, Sandia National Laboratories, 1992.
- 5. U.S.Code of Federal Regulations, Title 10, Part 50, Appendix A, General Design Criterion 50, U.S. Government Printing Office, January 1, 1991.
- Kenneth C. Lish, "Nuclear Power Plant Systems and Equipment," Industrial Press Inc., 200 Madison Avenue, New York, New York, 1972.
- 7. U.S. Code of Federal Regulations, Title 10, Part 100, U.S. Government Printing Office, January 1, 1991.

- U.S. Code of Federal Regulations, Title 10, Part 50, Appendix A, U.S. Government Printing Office, January 1, 1991.
- 9. U.S. Code of Federal Regulations, Title 10, Part 50, Appendix J, U.S. Government Printing Office, January 1, 1991.
- U.S. Code of Federal Regulations, Title
 10, Part 50, Appendix A, General
 Design Criterion 38, U.S. Government
 Printing Office, January 1, 1991.
- U.S. Nuclear Regulatory Commission, "Performance-Based Containment Leak-Test Program," NRC Regulatory Guide 1.163, September 1995.
- U.S. Code of Federal Regulations, Title
 10, Part 50, Appendix A, General
 Design Criterion 38, U.S. Government
 Printing Office, January 1, 1991.
- R. J. Breeding, et al., "Evaluation of Severe Accident Risks: Quantification of Major Input Parameters," NUREG/CR-4551, Vol. 2, December 1986.
- D. A. Brinson and G. H. Graves, "Evaluation of Seals for Mechanical Penetrations of Containment Buildings," NUREG/CR-5096, SAND88-7016, Sandia National Laboratories, August 1988.

4.2 Containment Response to Beyond-Design-Basis Accidents

As discussed in Section 4.1, containments are not likely to fail from the loads resulting from design-basis accidents. In fact, there are very large margins between the pressures resulting from design-basis accidents and predicted ultimate failure pressures. However, the China Syndrome and the Reactor Safety Study made it clear that more severe challenges to containment were possible.^{1,2} In fact, it appeared that public risk was probably dominated by accidents in which substantial core damage occurred and the containment failed or was bypassed. The TMI-2 accident further emphasized the importance of phenomena, such as hydrogen combustion, that could accompany severe This section provides some accidents. general perspectives on the vulnerabilities of containments to severe accident phenomena. Later sections will describe key severe accident phenomena in more detail.

4.2.1 Containment Challenges and Timing of Events

Challenges to containments can occur during four time regimes:

- 1. at the start of the accident,
- 2. prior to reactor vessel failure,
- 3. at or soon after reactor vessel failure, or
- 4. long after reactor vessel failure.

Table 4.2-1 summarizes the time regimes and their associated containment challenges. Isolation failures and bypass occurring at the start of the accident were addressed in Section 4.1. The three other time regimes are discussed below.

Prior to vessel failure, there are three types of containment pressure loads that can occur. The first type of load includes the pressure loads that result from the initial reactor coolant system blowdown and subsequent steam and hydrogen releases due to reflooding. For design-basis accidents, these loads are not a threat; however, containments are not designed to withstand the loads that may occur during some severe accidents resulting from the rupture of a reactor vessel or steam generator. As of early 1996, there have been no definitive studies concerning the likelihood of containment failure from such events; fortunately, the frequency of such events is estimated to be very small.

As a related matter, it should be noted that the occurrence of high containment pressure signals does not necessarily mean that a LOCA has occurred. Loss of drywell coolers and the concomitant increase in drywell temperature will cause the drywell pressure in the relatively small Mark I and Mark II containments to exceed the alarm setpoints (about 1.7 psig or 12 kPa) within a few minutes. Although this temperatureinduced pressure increase has no implications with respect to the integrity of the drywell boundary, its effect in generating one of the LOCA accident signatures illustrates a potential for operator confusion under conditions such as those accompanying Station Blackout.

A second type of load that can occur prior to vessel breach involves the failure of containment heat removal systems to cope with the ongoing mass and energy additions to the containment even though core cooling is successful. This problem can occur in many ATWS sequences or in LOCAs or transients in which containment heat removal systems fail. In the latter cases, the design pressure may be exceeded early, but the ultimate failure pressure would not be reached for many hours or even days. In fact, some containments may not fail at all, if the heat losses through the structure can eventually match the decreasing decay heat load. If the containment does fail, then there is the potential for the loss of core cooling as a result of several phenomena, including:

- 1. loss of net positive suction head (NPSH) to pumps that are recirculating water from a heated sump or suppression pool,
- 2. failure of piping as a result of the containment failure, or
- 3. failure of core cooling system components located in the reactor building of a Mark I or Mark II BWR when steam enters the surrounding reactor building following containment failure.

If core damage results from one of these phenomena, then the accident will proceed in a containment that is already failed.

The third phenomena that can cause failure prior to vessel breach is hydrogen combustion. Hydrogen will be generated during the core heatup and meltdown phase due to zirconium-steam reactions. If a significant amount of this hydrogen is released through relief valves (as at TMI-2) or through a pipe break, then combustion prior to vessel breach can threaten the containment. Hydrogen combustion is discussed in more detail later in this module.

The second time phase of interest, and the one that is often most threatening to containment, is the phase that occurs at or soon after vessel breach. When vessel breach occurs, there are several phenomena that can ensue, sometimes acting simultaneously. Those phenomena include:

- 1. steam spike,
- 2. steam explosion,
- 3. direct containment heating,
- 4. hydrogen combustion,

- 5. containment shell meltthrough,
- 6. downcomer failure (Mark II BWR).

Steam spikes or explosions can occur if there is water in the reactor cavity or pedestal region below the reactor vessel. Invessel steam explosions and alpha mode failures were addressed in Module 3. Water may be present below the vessel as a result of leakage from the reactor coolant system, the operation of containment sprays, or melted ice in an ice condenser containment. By themselves, steam spikes are unlikely to threaten containment, unless the containment is already substantially pressurized. The amount of mass and energy added to the containment atmosphere is determined by the amount of water converted to steam as the melt is quenched in the water. If a steam explosion occurs, then shock waves may cause damage to the containment structure or the vessel supports. If the vessel supports fail and the vessel moves significantly, then containment failure may result around the piping penetrations. In some BWRs, steam explosions could lead to suppression pool bypass, possibly resulting in eventual overpressurization of the containment. Steam explosions are discussed more in Section 4.3.

Direct Containment Heating (DCH) involves the ejection of the melt from the vessel at high pressure, thus spraying the molten material into containment. With the melt broken up into small particles, rapid heat transfer to the containment atmosphere can occur, most likely accompanied by the chemical energy associated with oxidation of metals in the melt. This "direct heating" has the potential to transfer more energy to the containment atmosphere than a steam spike and provides a more significant threat to containment. DCH is discussed more in Section 4.5.

When the reactor vessel fails, any hydrogen contained in the reactor coolant system will be released to containment, and additional hydrogen may be generated as a result of chemical reactions accompanying steam spikes, steam explosions, or direct containment heating. This hydrogen may burn immediately if sufficient oxygen is present, particularly if the molten material provides an ignition source or the hydrogen is already at very high temperatures. Hydrogen combustion at vessel breach may directly threaten containment or may threaten containment in combination with one or more of the other phenomena that can occur.

A phenomenon of importance primarily for Mark I BWRs is shell (liner) meltthrough. At vessel breach, the molten material may flow out of the pedestal region, across the drywell floor and then directly contact the steel liner, causing failure. The likelihood of this event and potential means for its mitigation are discussed in more detail in Section 4.7.

A phenomenon of importance for Mark II BWRs is downcomer failure. While Mark II designs vary significantly, there is often the potential for molten material to flow across the floor and into the downcomers. This molten material may directly fail the downcomer or, possibly, lead to a steam explosion that fails the downcomer. Downcomer failure does not lead to immediate containment failure; however, the suppression pool is bypassed, thus negating its heat removal and fission product scrubbing capabilities.

The third time phase of interest is the late phase, hours or more after vessel failure. The late phase threats consist primarily of high temperature, overpressure, basemat meltthrough, and hydrogen burns. High temperature and long term overpressure can

result if containment heat removal systems are inoperative. In a BWR, high drywell temperatures can result even if the suppression pool cooling systems are working. With most of the core materials now present in the containment, the decay heat must be removed somehow to prevent temperature and pressure buildup. High temperatures can result in weakened structures that may leak more than expected or fail at pressures lower than the expected ultimate failure pressure. The problem is exacerbated by noncondensible gases that can be generated by core-concrete interactions. These noncondensible gases contribute to the overall pressure.

Basemat meltthrough is a long term result of core-concrete interactions. These interactions can generate hydrogen and other noncondensible gases, generate copious amounts of radioactive and nonradioactive aerosols, and eventually fail the basemat. Coreconcrete interactions will be discussed in more detail in Section 4.4.

Hydrogen burns can also occur during the late phase. In some cases this may involve hydrogen that was present previously, but did not burn due to the lack of an ignition source or an excess of steam in the atmosphere. If steam is removed late in an accident, for example, due to recovery of sprays, a gaseous mixture that was inert may become flammable. Another factor affecting hydrogen burns is the amount of flammable gases (hydrogen and carbon monoxide) being generated from core-concrete interactions. These additional gases can lead to burning late in an accident.

Section 4.2.1 has summarized the time phases of an accident and the phenomena that occur during those phases. Section 4.2.2 will now discuss estimates of containment failure probabilities as a result of those particular phenomena.

4.2.2 Implications of Containment Failure

The significance of containment failure depends upon the particular accident sequence, the mode of containment failure and the timing of radioactive releases. Module 5 addresses the importance of the timing of releases relative to warning times and evacuation speeds. The importance of accident sequence type and containment failure mechanisms are discussed briefly below.

Containment failure can only represent a significant concern if radionuclides are released from the fuel and the reactor coolant system. If fuel melting does not occur and only the activity in the reactor coolant and the radioactive gases in the fuel pins (gap release) are released, then the consequences will be minimal even if containment failure occurs.

If fuel melting does occur and a significant amount of radionuclides is released to containment, then the timing and mode of containment failure are critical factors in determining the offsite consequences. Generally, the most severe failure modes are ones that occur early in time (before or during reactor vessel failure) so that there is little settling or other retention of radionuclides in the containment. Radionuclides can be retained in containment in a number of ways:

- 1. scrubbing in suppression pools,
- 2. scrubbing by containment sprays,
- 3. retention in an ice condenser,
- 4. gravitational settling and other natural processes,
- 5. trapping along tortuous release paths.

Most of these retention mechanisms are affected by the time available for the mechanism to work. Small containment leaks allow more time for settling and scrubbing by sprays. Therefore, ruptures are more likely to lead to severe consequences than leaks. If the radionuclides can be mostly retained until after evacuation occurs, then many of the health effects can be substantially reduced. Also, failures that lead into surrounding buildings allow further opportunities for retention.

Module 5 will discuss the offsite consequences of particular accident types in more detail. However, the importance of containment failure can be summarized by stating that the worst failures are failures (or bypasses) that occur early and allow rapid, unscrubbed transit of radionuclides out of the containment.

4.2.3 Likelihood of Containment Failure During Severe Accidents

The most comprehensive study of containment failure probabilities is contained in the NUREG-1150 documents.³ In addition, the industry has performed individual plant examinations (IPEs) assessing the performance of containments in Seventy-five IPE severe accidents. submittals covering 108 units are included in the discussions below.⁴ Despite the fact that severe accidents provide challenges beyond the design-basis, NUREG-1150 (and the IPE studies) show that containments have the capacity to withstand many of these accidents. This capability is a result of the very conservative design process that provides substantial margin with respect to less severe design-basis accidents.

The likelihood of actual containment failure is usually considered according to one of two measures: conditional containment failure probability (CCFP) and containment failure frequency (CFF). Both of these measures depend upon several factors, including the particular containment design and accident sequence. The conditional containment failure probability is the probability of containment failure given an accident. The containment failure frequency is the frequency per reactor year of accidents involving containment failure. These quantities are determined from:

$$CCFP = \sum_{i=1}^{n} \frac{S_i}{CDF} C_i$$

$$CFF = \sum_{i=1}^{n} S_{i}C_{i}$$

where

CCFP is the conditional containment failure probability,

CFF is the containment failure frequency,

CDF is the total core damage frequency,

 S_i is the frequency of accident sequence i,

 C_i is the conditional probability of containment failure given accident sequence i,

and

n is the total number of accident sequences.

Because S_i and C_i depend on the particular accident sequences (which vary considerably among the plants), both CCFP and CFF can be significantly different for two plants with identical containments.

Most of the time, values for CCFP and CFF are calculated for early failures and bypass events. Failures happening many hours after core damage normally contribute much less to public risk. Figure 4.2-1 shows the relative probability of different containment failure modes (CCFP), given a core damage accident, for the five plants evaluated in NUREG-1150. In this figure, early failures include failures that occur before, at, or soon after vessel breach. Note that many of the outcomes at Grand Gulf, which has a Mark III containment, involve failure of the outer containment with the drywell and suppression pool remaining intact. Therefore, the containment failures for Grand Gulf do not all lead to significant radiological releases.

With the caveat noted above for Grand Gulf, the failures that most impact public risk are the early failures and the bypass events. Figure 4.2-2 shows the CFFs of such events for the five NUREG-1150 plants and the IPEs. Figure 4.2-3 shows the CCFP for the same plants. These figures, which consider only internally initiated accidents (the IPEs include internal flooding), account for the variation in accident frequency and type. As noted in Module 2, Grand Gulf has a substantially lower core damage frequency than Sequoyah, and this is reflected in a lower containment failure frequency, even though Grand Gulf has a higher probability of early failure given an accident (CCFP).

Because of the risk importance of early releases, the phenomena, mechanism, and accident scenarios that can lead to such releases are of particular interest. These involve early structural failure of the containment, containment bypass, containment isolation failures and, for some BWR plants, deliberate venting of the containment.

As a group, the large dry PWR containments analyzed in NUREG-1150 and the IPEs have significantly smaller conditional probabilities of early structural failure (given core melt) than the BWR pressure suppression containments analyzed. Nonetheless, containment bypass and isolation failures are generally more significant for the PWR containments. As seen in Figure 4.2-2, however, these general trends are often not true for individual IPEs because of the considerable range in the For instance, conditional results. probabilities for both early and late containment failure for a number of large dry PWR containments were higher than those reported for some of the BWR pressure suppression containments.

The results for BWRs, grouped by containment type, follow expected trends and indicate that, in general, Mark I containments are more likely to fail during a severe accident than the later Mark II and Mark III designs. However, the ranges of predicted failure probabilities are quite high for all BWR containment designs and there is significant overlap of the results, given core damage. A large variability also exists in the contributions of the different failure modes for each BWR containment group. However, plants in all three BWR containment groups found a significant probability of early or late structural failure, given core damage.

The Commission has previously considered a subsidiary safety goal involving the frequency of containment failures that are accompanied by large releases of radioactivity. The goal was tentatively set at 10^{-6} per reactor year. However, the commission abandoned this goal due to difficulties in achieving consensus on an appropriate definition of a large release. An alternate subsidiary safety goal of an average CCFP of 0.1 is still being considered. It is not clear whether the CCFP goal should include all containment failures or only early failures and bypass. Figure 4.2-3 shows that few plants meet this goal if all failures are considered, and most of the BWRs do not meet the goal even for early failures and bypass. No new specific actions to deal with BWR containments, based on IPE findings, were being planned as of mid 1997. Low core-damage frequencies for BWRs provide partial justification for a lack of action.

More recently, the staff has been considering a return to a large release goal. As discussed in Section 2.6, a large early release frequency of 10⁻⁵ per year has been proposed as part of the risk-informed Note that, if this regulation initiative. approach is implemented, there will not be a direct measure of containment performance as part of the decision criteria. That is, a plant could meet the numerical goal with a low core-damage frequency and a poor containment. However, qualitative consideration of defense-in-depth is intended to assure that containment performance is not neglected entirely.

4.2.4 Containment Venting Strategies

Containments are somewhat unusual in that they are pressure vessels without safety relief valves. Thus, if containment heat removal is lost, there is no designed-in feature to prevent structural failure. Most containments have penetrations that could conceivably be used to vent the containment and relieve pressure. These penetrations include the lines used for leak rate testing, among others. However, most plants do not have procedures for venting during an accident. There are several reasons for this, including the belief that it is unnecessary, the requirements for AC power for valves, the desire to avoid guaranteed release of radioactive materials, and the potential hazards to personnel involved in the venting process.

Recently, utilities with BWR Mark I and II containments have included venting in their emergency procedures. Venting can be particularly valuable for accident sequences involving the long-term loss of containment heat removal in Mark I and II BWRs. In these sequences, often referred to as TW sequences, core cooling is initially successful. However, the loss of containment heat removal leads ultimately to containment failure. After containment failure, the core cooling systems may fail as a result of the loss of net positive suction head or from the harsh environments due to steam in the reactor building. In some cases, core cooling may fail even before the containment fails. For some BWR plants, high containment pressure can cause the Automatic Depressurization System (ADS) valves to close, leading to the loss of low pressure injection systems. In others, the reactor core isolation cooling system will fail due to high turbine exhaust Venting can prevent these backpressure. problems.

The particular venting procedures vary widely from plant to plant, but include use of leak rate testing lines and lines to the standby gas treatment systems. These plants generally have several possible lines that can be used, ranging in size from two inches to two feet in diameter. Generally, the venting is effective only for long-term loss of containment heat removal sequences. Venting can not occur fast enough to relieve pressure rises from energetic events, such as steam explosions or hydrogen burns. Venting is generally not possible during station blackout, due to the requirements for AC power to open the vents and is not adequate to handle the steaming rate from an Anticipated Transients Without Scram (ATWS) event.

As discussed in Section 4.1, vent lines from the containment are available in Mark I and II BWRs. Venting is possible from either the wetwell or drywell; however, venting from the wetwell is advantageous, because any radionuclide releases can still be scrubbed through the suppression pool. Thus, such venting is more attractive for BWRs than for other designs. A possible negative effect is that venting may lead to a saturated suppression pool, causing loss of net positive suction head to some pumps. At some plants, the procedures call for cycling the vent valves to prevent this loss of net positive suction head.

At some plants venting occurs through strong piping. However, in others the venting may involve ductwork and relatively weak gas flow paths. If venting occurs at high containment pressure, this ductwork will fail, releasing steam and possibly hydrogen and noble gases into the reactor building. These gases may lead to failure of safety equipment in the reactor building and exacerbate the accident. As a result of these concerns, the NRC has reached agreement with owners of Mark I containments to develop procedures for venting only through hardened piping to alleviate this concern.⁵

A final note concerns venting as it relates to emergency response. Current procedures for venting do not attempt to coordinate venting strategies with orders to evacuate. Venting at the wrong time, particularly from the drywell, could conceivably lead to significant releases at the time when the public is moving out onto the roads and is most vulnerable. However, when appropriately used, venting can be an effective measure to release gases from containment via the most desirable pathway if releases are inevitable. Stated another way, early releases of steam, hydrogen, and heated atmosphere and perhaps fission product noble gases may very well preclude a later uncontrolled and high pressure-driven release of atmosphere charged with radioactive aerosols.

The remaining sections in Module 4 discuss some of the specific phenomena that can challenge containments during a severe accident.

Time Regime	Challenge
Start of the Accident	Pre-existing Leak Containment Isolation Failure Containment Bypass
Prior to Vessel Breach	Reactor Coolant System Blowdown Insufficient Containment Heat Removal Hydrogen Combustion Delayed Bypass
At or Soon After Vessel Breach	Steam Spike Steam Explosion Combustion Direct Containment Heating Debris Contact with Containment
Late (> 2 Hours After Vessel Breach)	Failure of Containment Heat Removal Combustion Non-condensible gas generation Basemat Meltthrough

Table 4.2-1 Containment threats according to time regime





Containment Failure Frequency



Atilidedorf and iter the second statistic seco

References for Section 4.2

- 1. David Okrent, "Nuclear Reactor Safety: On the History of the Regulatory Process," The University of Wisconsin Press, Madison, Wisconsin, pp. 99-101, 1981.
- U.S. Nuclear Regulatory Commission, "Reactor Safety Study: An Assessment of Accident Risks in U.S. Commercial Nuclear Power Plants," WASH-1400, October 1975.
- 3. U.S. Nuclear Regulatory Commission, "Severe Accident Risks: An Assessment

for Five U.S. Nuclear Power Plants," NUREG-1150, December 1990.

- U.S. Nuclear Regulatory Commission, "Individual Plant Examination Program: Perspectives on Reactor Safety and Plant Performance," NUREG-1560, Part 1, Volume 1, Draft for Comment, December 1997.
- 5. Generic letter 89-16, Installation of a Hardened Wetwell Vent, September 1, 1989.

4.3 Ex-Vessel Fuel-Coolant Interactions

For some plants and particular accident situations, water will be present underneath the reactor vessel when the molten material exits the vessel at the time of failure. In other cases, water may be added on top of the molten material subsequent to vessel failure. It is generally considered axiomatic that water addition is always a good thing in a reactor accident. While current guidance to operators is always to add water, it is important to note that there are several different possible outcomes when molten core debris contacts water, and only some of these outcomes are desirable:

- 1. The water may act to cool and quench (refreeze) the molten core debris, and may limit the spread of molten core across the containment floor.
- 2. The debris may form a molten pool under the water, probably with an overlying crust layer, and remain molten.
- 3. An energetic fuel-coolant interaction may occur.

Each of these possibilities is discussed in more detail below.

4.3.1 Quenching of Core Debris

Quenching and continued cooling of the core debris is generally the most desirable outcome. When the debris is solidified, the release of radioactive materials from the debris is effectively terminated. The most significant detrimental effect of quenching is the generation of large quantities of steam, which causes a pressure spike in the containment atmosphere. For the most part, a steam spike will not directly be a threat to the containment unless other phenomena occur simultaneously or the containment is already pressurized significantly prior to the steam spike.

Figure 4.3-1 depicts the quenching process for a PWR. The process involves energy transfer from the molten core debris to liquid water. The molten debris gives up latent heat of fusion plus sensible heat in cooling down to a near-equilibrium temperature. Oxidation energy will be involved if there are unoxidized metals present in the melt. The energy transferred to the water will heat the water to saturation and produce boiling sufficient to the available energy. The steam generated will then enter the containment atmosphere, causing a pressure increase. The speed of the quenching process depends upon how well the molten core mixes with water, the debris particle sizes, and the geometry of the mixture. The quenching process may be very rapid or take many minutes, depending upon these factors.

A calculation was performed for a station blackout sequence in the Zion large dry containment, considering the complete and rapid quenching of an entire molten core, along with 30% oxidation of the available metals.¹ This quenching process would yield approximately 268 Million Btu (283,000 MJ) of energy, and would produce a pressure spike of about 35 psig (240 kPa). Figure 4.3-2 shows the pressure in the Zion containment that could result from this accident sequence, assuming that the entire core is dropped into a reactor cavity full of water at about 14,000 seconds. The total containment pressure approaches 90 psig (620 kPa) as a result of the combined effects of prepressurization prior to vessel breach, vessel blowdown at vessel breach, and the 35 psi (241 kPa) pressure rise resulting from the quenching in the reactor cavity. Two different quenching times are shown in Figure 4.3-2, corresponding to one minute Without operating and one hour.

containment heat removal systems, the two different times produce similar containment pressure rises. The longer time available for heat transfer to structures is somewhat offset by the continued addition of decay heat.

In reality, quenching the debris will usually result in pressures much less than those indicated in Figure 4.3-2. First. it is extremely unlikely that all of the core debris will be involved in one large steam spike. Most models of accident progression indicate that a significant fraction of the core will remain in the vessel and be released slowly over a long time period. Second, there must be sufficient water available to participate in the quenching process. In the example shown, there was a completely full reactor cavity. Even if sufficient water is initially present, some of the water may be blown out of the reactor cavity before it can contact the core debris, possibly resulting in debris that is not quenched.

Subatmospheric containments will respond to steam spikes in much the same manner as large dry containments. There is general agreement that other containment types are even less susceptible to steam spikes due to their pressure suppression design.¹ While not designed specifically for steam spikes at vessel breach, suppression pools and ice condensers can readily handle such loads, provided that the water or ice has not been depleted prior to the event. Note that, after the debris quenches, a continuing water supply and long-term heat removal are still necessary in most cases to remove the decay heat that can gradually pressurize the containment.

4.3.2 Non-Coolable Debris

There are some cases in which core debris may not quench or, if quenched, may subsequently form a rubble bed that is non-

coolable. Cooling of core debris requires that the debris remain in contact with water, to allow boiling heat transfer to carry away the decay heat. Two mechanisms that can prevent this contact are debris bed dryout and crust formation. As discussed in Module 3, the vapor that flows up out of the debris bed can provide resistance to overlying and surrounding water that is needed to permeate the debris bed. If the resistance to water is sufficient, parts of the bed may dry out, leading to continued melting and possible core-concrete attack. Figure 4.3-3 depicts the mechanisms contributing to debris bed dryout.

As discussed in Module 3, the key factors affecting debris bed dryout are the particle sizes and the geometry (porosity) of the Mixed particle sizes, debris bed. particularly with smaller particles and deeper debris beds, tend to be less coolable than shallow debris beds composed of large particles. With smaller particles, the surface area for heat transfer is larger, and therefore, the vapor generation rates are increased relative to water ingress rates. Many particle sizes are possible during a severe accident, ranging from 0.01 inches (0.025 cm) or less up to inch size and larger. There is no one exact particle size that provides a threshold for coolability. However, particle sizes of a tenth of an inch (0.25 cm) and smaller are the ones most likely to be non-coolable. Such small particles can form during energetic melt ejection from the vessel or as a result of energetic fuel-coolant interactions (discussed in the next subsection).

In addition to debris bed dryout, there is a second possibility for non-coolable core debris. If a molten pool is contacted by an overlying water pool, a crust may form, preventing the further contact of water with the melt. In this case, core-concrete attack may continue unabated, as discussed in Section 4.4.

With non-coolable core debris, any boiling that does occur will not rapidly affect the containment pressure, and can generally be neglected, unless a sequence involves loss of all containment heat removal for many hours or even days. Because some of the decay heat goes into the core-concrete attack as opposed to the containment atmosphere, this case actually produces less of a long-term overpressure threat from steaming than the case where the debris is quenched. The threats from core-concrete attack and combustible (and other non-condensible) gas generation may more than offset the benefits of reduced steaming and are discussed in more detail in later sections.

4.3.3 Ex-Vessel Steam Explosions

The largest threat to containment resulting from the ex-vessel interaction of molten core debris and water is an energetic ex-vessel fuel-coolant interaction (steam explosion). An ex-vessel steam explosion is simply an extreme case of a steam spike where the quenching occurs explosively and produces dynamic as well as static pressures. An exvessel steam explosion can threaten the containment in several different ways, including:

- 1. generation of dynamic pressure loads (shock waves) that can fail the containment structure,
- 2. generation of pressures and shock waves that can fail vessel support structures, leading to movement of the vessel and failure of containment piping penetrations,
- 3. generation of energetic missiles that can be thrown into the containment, or

4. generation of pressures and shock waves that can fail the drywell floor of a BWR Mark II containment or the drywell wall of a Mark III containment.

Generally, the second and fourth threats above are the ones of most concern, and generally more so for BWRs (and a few PWRs) because of the confined pedestal region and the impact of pedestal failure on the containment. Section 4.3.4 discusses the design-specific aspects of ex-vessel steam explosions in more detail. As with in-vessel steam explosions, there are many factors that contribute to the magnitude of any ex-vessel steam explosion. These include:

- 1. the amount of water available to participate,
- 2. the composition of the melt, including the amount of unoxidized metals that may react during the explosion,
- 3. cavity or pedestal region geometry, insofar as it may lead to confinement of the explosion or focusing of shock waves,
- 4. transmission of shock waves through a water pool,
- 5. pouring rate and contact mode, i.e., water on corium, corium on water, or jet ejection into water, and
- 6. fraction of the core participating.

The physical processes involved in steam explosions were described in Module 3. Those processes are similar for ex-vessel steam explosions, except that some of the initial conditions are different. The exvessel case will always be at low pressure, no higher than the containment failure pressure. Steam explosions tend to be more likely at low pressure. Second, the geometry is different, involving varying degrees of confinement. Third, there are three contact modes to consider. The corium may pour from the vessel into a water pool or water may be added on top of corium, not unlike some in-vessel scenarios, or the corium may be ejected from the vessel as a high pressure jet into a water pool.

The latter case is unique to ex-vessel conditions and results when the vessel fails at high pressure. Experiments indicate that some steam explosions are likely under these conditions, but the magnitude is largely unknown. If the initial mass exiting the vessel reacts, it may blow the water out of the cavity or pedestal region, resulting in less reaction of the later material. Because the jet is not all released instantaneously, it is likely that a fairly small fraction of the core will participate. However, significant challenges to containment and vessel supports are still possible, particularly if oxidation accompanies the explosion.

One potential benefit of an ex-vessel steam explosion is that the core debris may be dispersed in the containment, reducing the concerns of core-concrete attack, and possibly making the debris more coolable. On the other hand, the benefit of such an event depends on exactly where the debris ends up and the continuing availability of long-term containment heat removal, and the impact on fission product releases.

As noted in Module 3, rapid quenching of core debris, explosively or otherwise, can result in significant oxidation of any metals contained in the core debris. Hydrogen generated as a result of this oxidation can present a significant threat that will be discussed in later sections.

4.3.4 Containment Design Considerations

As noted above, there are many features that can impact the importance of ex-vessel fuelcoolant interactions. First and foremost, the presence of water is necessary for a fuelcoolant interaction to occur. In some scenarios, particularly for large dry PWR containments, the reactor cavity will be dry or nearly so. Generally, for large quantities of water to be present in the reactor cavity, the containment sprays must have operated or large quantities of water have been pumped out through a break in the reactor coolant system. Then, if the sump and floor design allows, some of this water will overflow into the reactor cavity. Ice condenser containments are more likely to contain water in the reactor cavity due to the melting of ice combined with other sources. In fact, ice condenser containments can be deeply flooded in the lower compartment, mitigating fission product releases, but also providing a transmission medium for shock waves.

In BWR containments, water is likely to be present under the vessel for most LOCAs. Transient sequences may have a relatively dry pedestal region if the drywell sprays have not been used, and there has not been significant prior leakage. Mark III containments are the most likely to have large amounts of water under the vessel as a result of water spilling over the weir wall from the suppression pool. However, all three BWR containment types are susceptible to failure of the vessel supports, with relatively small amounts of water present. Figures 4.3-4, 4.3-5, and 4.3-6 depict typical pedestal regions for BWRs and point out some of the important vulnerabilities. As noted earlier, the Mark II containments are also susceptible to failure of the floor separating the drywell from the wetwell. Another factor for Mark containments, resulting from the Π considerable design variation among the Mark II containments, is the possibility of corium flowing down the downcomers into the suppression pool, failing the downcomers with a steam explosion or as a result of meltthrough, thus leading to suppression pool bypass. One Mark II containment has downcomers located directly below the vessel, guaranteeing some flow into the downcomers.

For both BWRs and PWRs, if water is not present prior to vessel failure, then water may be pumped into the reactor coolant system at a later time and flow through the failed vessel onto the melt.

The relative containment failure probabilities from ex-vessel fuel-coolant interactions were assessed for the six containment types in the NUREG-1150 and LaSalle studies.^{2,3} These studies indicate that containment failure is very unlikely for the three PWRs examined. For the three BWRs, drywell failures from steam explosions contribute noticeably to the overall containment failure probabilities, particularly for the Mark I and Mark II designs. In contrast, most of the individual plant examinations (IPEs) performed by the utilities found ex-vessel fuel-coolant interactions to be unimportant contributors to the likelihood of containment failure. A few of the IPEs used NUREG-1150 as the basis for their analysis and produced similar results.



Figure 4.3-1 Molten core quenching process



Figure 4.3-2 Containment pressure versus time for Zion station blackout sequence





Figure 4.3-4 BWR Mark I containment pedestal region





References for Section 4.3

- U.S. Nuclear Regulatory Commission, "Estimates of Early Containment Loads from Core Melt Accidents," NUREG-1079, Draft Report for Comment, December 1985.
- 2. U.S. Nuclear Regulatory Commission, "Severe Accident Risks: An Assessment for Five U.S. Nuclear Power Plants," NUREG-1150, December 1990.
- 3. T. D. Brown, et al., "Integrated Risk Assessment for the LaSalle Unit 2 Nuclear Power Plant: Phenomenology and Risk Uncertainty Evaluation Program (PRUEP)," NUREG/CR-5305, SAND90-2765, Sandia National Laboratories, 1992.

4.4 **Core-Concrete Interactions**

If molten core material falls into the reactor cavity or pedestal region and is not blown out due to high pressure melt ejection or exvessel steam explosions, then Core-Concrete Interactions (CCIs) are possible. The possibility of CCIs leading to basemat meltthrough and containment failure was proposed by Brookhaven National Laboratory in reference to the China Syndrome.¹ Numerous studies and experimental programs have since verified that basemat meltthrough is possible, although there are still significant uncertainties. Research has indicated that CCIs can also have other important effects in accidents, even when the basemat remains In particular, combustible gas intact. generation can occur and large quantities of aerosols can be generated, thus affecting the source term if the containment fails. In the subsections below, these topics are discussed in more detail.²

4.4.1 Concrete Attack

The most obvious concern about CCIs is the compromising of the containment structure. In addition to basemat meltthrough, CCIs can lead to failure of vessel supports and other local structures that can indirectly lead to containment failure. The ensuing discussions of concrete attack are intended to include all of these possibilities.

Most concrete used in reactor applications is either limestone, basaltic or a combination of limestone and common sand. Table 4.4-1 gives typical compositions for these three types of concrete.³ As shown in Figure 4.4-1, the attack of concrete by corium is driven largely by thermal processes. Decay heat and some heat from chemical reactions (which may dominate for short periods of time) are generated in the molten pool and

may be transferred to the top surface of the pool or to the surrounding concrete. Under most circumstances, the heat flux to the concrete is sufficient to decompose it, releasing gases and melting the residual materials which are primarily oxides and metal reinforcing bars. The melted materials are added to the molten pool, thus diluting it, increasing its surface area, and reducing the volumetric heat generation rate. In time, heat transfer out the top of the molten pool and through the surrounding concrete may be sufficient to remove the generated heat and the temperature will decline to the point at which the CCI is terminated. Typical CCIs can penetrate concrete at the rate of several inches (tens of cm) per hour. Whether or not the CCI is terminated prior to basemat meltthrough is determined by many factors, including:

- 1. type of concrete and aggregate used in the structure,
- 2. basemat thickness,
- 3. cavity size and geometry,
- 4. melt mass in the cavity,
- 5. melt composition, and
- 6. presence of overlying water.

As noted in Section 4.3, the presence of an overlying water pool does not guarantee that the debris will be coolable. A crust may form over the melt, and heat transfer may be insufficient to remove all the decay heat from the melt. A number of experiments have shown minimal effect of water on concrete ablation rates.⁴ However, an overlying water can reduce fission product releases even if it does not cool the debris.

As its temperature increases, concrete begins to fail (lose its structural integrity) even before gross melting of its constituents occurs. The loss of structural integrity accompanies the release of water and carbon dioxide from the concrete in three phases:⁵

- 1. release of molecular and physically entrapped water between 86 and 446 °F (30 and 230 °C),
- release of water chemically constituted as hydroxides between 662 and 932 °F (350 and 500 °C), and
- 3. release of carbon dioxide from the aggregate and the cementitious phases between 1112 and 1832 °F (600 and 1000 °C).

The point at which concrete loses its integrity varies with the type of concrete, but generally occurs as hydraulic bonds are eliminated and well before the carbon dioxide is released. Typical concrete contains about 4 to 9 wt.% water and 0 to 45 wt.% carbon dioxide. Loss of structural integrity is particularly important when considering the possible impact of CCIs upon vessel supports in BWRs.

Figure 4.4-2 is an example calculation of concrete attack in the LaSalle BWR Mark II containment.⁶ The concrete at LaSalle is a mixture of limestone and common sand. In general, limestone concrete will ablate more rapidly than basaltic concrete. An important aspect of containment failure due to concrete attack is that, even if it occurs, one would expect that many hours would be available to initiate emergency response plans, including evacuation and sheltering, so that offsite health effects can be minimized.

CCIs result in the generation of large amounts of gases, some of which are combustible. Combustible gases are generated indirectly in a CCI. As shown in Figure 4.4-3, water and carbon dioxide are released from the concrete. When these gases rise through the melt they can react with unoxidized metals to produce metal oxides and the combustible gases hydrogen and carbon monoxide. As a result of complex reactions within the melt, the actual concentrations of hydrogen and carbon monoxide in the gases exiting the melt can vary significantly. It is likely that the flow of gases up through the melt will be nonuniform and that the melt itself will consist of layers of varying metallic content.

The total amount of combustible gas that can be formed as a result of CCIs is limited primarily by the amount of metallic constituents present in the melt, although some other reactions are possible that can slightly increase this quantity. The molten pool in the reactor cavity may contain large amounts of steel from the reactor vessel, below vessel structures, containment liner plate, concrete reinforcing bars, and other structures. As a result, the total quantity of combustible gas released from core concrete interactions can exceed that produced by 100% oxidation of all available zirconium, which is normally the limit for in-vessel hydrogen production.

Figure 4.4-4 shows examples of amounts of various gases that can be generated during core-concrete interactions⁴. Note that much more gas (primarily CO and CO₂) is produced by limestone concrete than basaltic concrete. In any case, it is not inconceivable that a few thousand pounds (or kilograms) of combustible gases could be generated from CCIs.⁵

4.4.2 Gas Generation

As the combustible gas exits the top of the melt, there are several possibilities. First, if there is an overlying water pool, the gases will cool before they pass into the containment atmosphere. Second, if there is no overlying water pool, the gases may spontaneously ignite above the molten corium. This spontaneous ignition requires high temperatures (supplied by the molten pool) and the presence of oxygen. Oxygen in the cavity will be rapidly depleted unless flow paths exist to circulate oxygen from the rest of containment. Spontaneous ignition can not occur in Mark I and II BWRs, which have inert containments. Combustion effects will be discussed in more detail in Section 4.6.

For Mark I and II containments, despite their inerted condition, gases from CCIs can still represent a concern. Because these gases are noncondensible, they can lead to significant pressure buildup that can not be removed using sprays or suppression pool cooling. This is why venting may ultimately be required to prevent long-term overpressure from these gases.

4.4.3 Aerosol Generation

In the absence of an overlying water layer, Core-Concrete Interactions produce dense clouds of aerosols. Two processes produce First, volatile and semisuch aerosols. volatile chemicals species including many fission products can be present in hot gases that bubble up through the melt. As these species emerge into and mix with the cooler atmosphere above the melt, they condense and become aerosol particles. Second, when gas bubbles emerge and burst at the surface of the melt, aerosols containing less volatile species are formed and entrained in the flowing gases. An overlying water pool can effectively remove most of the aerosols

generated in CCIs, particularly the less volatile species.

In a severe accident, the radioactive and nonradioactive aerosols released from CCIs can significantly impact the concentrations of radionuclides in the containment atmosphere and, given containment failure, the quantities of radionuclides released to the environment. In general, generation of radioactive aerosols will increase the releases to the environment. In fact, the largest release fractions postulated in risk assessments are generally for accident scenarios involving Core-Concrete Interactions with no overlying water pool in the reactor cavity. However, the generation of large quantities of non-radioactive aerosols can accelerate the agglomeration and gravitational settling of radioactive aerosols in the containment. Thus, if containment failure is delayed long enough, aerosol generation can actually reduce releases to the environment. Large quantities of aerosols, radioactive or not, have the potential to plug air filters that are not designed for such loadings.

Figure 4.4-5 shows example VANESA calculations of aerosol generation rates as a result of CCIs at three plants and for three different accident scenarios.⁷ The wide variations result from differences in melt composition and concrete type. These calculations do not account for any overlying water pools. This figure indicates the tremendous mass of material that can be suspended in the containment in the form of aerosols. Table 4.4-2 and Figures 4.4-6 and 4.4-7 indicate the types of materials that can be contained in the aerosols. Most of the mass is made up of concrete materials, such as CaO and SiO_2 . However, Table 4.4-2 and Figure 4.4-6 also show that significant fractions of fission products are released during CCIs.

Oxide	Basaltic Concrete	Limestone Concrete	Limestone/ Common Sand Concrete
SiO ₂	54.73	3.60	35.70
CaO	8.80	45.40	31.20
$A1_2O_3$	8.30	1.60	3.60
MgO	6.20	5.67	0.48
Fe_2O_3	6.25	1.20	1.44
K ₂ O	5.38	0.68	1.22
TiO ₂	1.05	0.12	0.18
Na ₂ O	1.80	0.08	0.82
MnO	-	0.01	0.03
Cr_2O_3	-	0.004	0.014
H_2O	5.00	4.10	4.80
CO_2	1.50	35.70	22.00

Table 4.4-1 Typical chemical compositions of concrete (wt.%)

Species	Released Mass (kg)	Release Fraction ⁽¹⁾ (1 kg = 2.2 lb.)
Fission Products		
I+Br	1.8	1.0
Cs+Rb	27	1.0
Te+Sb	14	0.64
Sr	53	0.84
Мо	5.0×10^{-4}	2.0×10^{-6}
Ru ⁽²⁾	3.0×10^{-4}	9.0×10^{-7}
La ⁽³⁾	33	3.9×10^{-2}
Nb	4.3	$1.0^{(4)}$
Ce+Np+Pu	90	9.0×10^{-2}
Ba	64	0.62
Steel		
$Fe^{(5)}$	1234	$1.3 \times 10^{-2(6)}$
Cr	6.6×10^{-2}	8.10-6
Ni	29	6.2×10^{-3}
Mn	89	0.50
Zircaloy		
$Zr^{(1)}$	0.55	8.0×10^{-6}
Sn	46	5.0×10^{-2}
Control Material		
Gd	17	5.8×10 ⁻²
Fuel		
U	23	2.0×10^{-4}
Concrete (6)		
Ca0	1988	2.9×10^{-2}
$A1_20^3$	339	0.14
Na_20	82	0.74
K_20	656	0.64
Si0 ₂	1124	0.21

Table 4.4-2Core-concrete release for Peach Bottom station
blackout sequence

(1) Based on melt inventory at start of core-concrete interaction.

(2) Includes Tc, Rh, and Pd.

(3) Includes Y, Zr(fp), Pr, Nd, Pm, Eu, and Sm.

(4) Quantitative release is calculated because of the assumed oxide chemical form, which is under review.

(5) Includes Fe from concrete and reinforcing bars.

(6) Release fraction based on the amount of concrete and reinforcing bars incorporated into the molten pool.

(7) Structural Zr only.



Figure 4.4-1 Thermal aspects of core-concrete interactions



Figure 4.4-2 Calculations of concrete attack in a BWR Mark II containment during a station blackout sequence



Figure 4.4-3 Combustible gas generation during CCIs


Figure 4.4-4Example amounts of various gases that can be
generated during core-concrete interactions

USNRC Technical Training Center



Reactor Safety Course (R-800)

USNRC Technical Training Center



Figure 4.4-6 Peach Bottom station blackout, fission products released to drywell from core-concrete interactions

USNRC Technical Training Center



Figure 4.4-7 Peach Bottom station blackout, masses released to drywell from core-concrete interactions

References for Section 4.4

- 1. ACRS Subcommittee Meeting Minutes, June 3, 1966, reproduced in Okrent, pp. 99-101.
- R. K. Cole, Jr., D. P. Kelly, and M. A. Ellis, "CORCON-Mod2: A Computer Program for Analysis of Molten-Core Concrete Interactions," NUREG/CR-3920, SAND84-1246, Sandia National Laboratories, Albuquerque, NM, August 1984.
- E. R. Copus and D. R. Bradley, "Interaction of Hot Solid Core Debris with Concrete," NUREG/CR-4558, SAND85-1739, Sandia National Laboratories, June 1986.
- 4. Reactor Safety Research Semiannual Report, July-December 1986, Volume 36, NUREG/CR-4805, SAND86-2752, Sandia National Laboratories, November 1987. (Note: an error was found on the first graph of the original figure. The labels for the CO and

Co_s plots were reversed.)

- A. L. Camp, et al., "Light Water Reactor Hydrogen Manual," NUREG/CR-2726, SAND82-1137, Sandia National Laboratories, Albuquerque, New Mexico, August 1983.
- C. J. Shaffer, L. A. Miller, and A. C. Payne, Jr. "Integrated Risk Assessment for the LaSalle Unit 2 Nuclear Power Plant: Phenomenology and risk Uncertainty Evaluation Program (PRUEP)," Volume 3: MELCOR Code Calculations, NUREG/CR-5305, 3 of 3, SAND90-2765, Sandia National Laboratories, Albuquerque, New Mexico, July 1992.
- M. Silberberg, et al., "Reassessment of the Technical Bases for Estimating Source Terms," NUREG-0956, July 1986.

4.5 Direct Containment Heating

A severe accident may progress with either high or low pressure in the reactor coolant system up to the point of vessel breach. Modules 2 and 3 discussed some of the accident scenarios that could involve high pressure at the time of vessel breach. When vessel failure occurs at a pressure of a few hundred psi (several hundred kPa) or more, the melt will be ejected as a jet into the reactor cavity. What happens next depends upon the reactor vessel pressure, the cavity and containment design, the presence of water in the cavity, the amount of melt ejected and other factors. One possibility, discussed earlier, is that a steam explosion will result in the reactor cavity, if sufficient water is available and the melt can mix with the water. Another possibility is that some of the melt will be fragmented by jet breakup and swept out of the cavity into the containment where it will heat the atmosphere (direct containment heating [DCH]). The latter process can lead to very rapid and efficient heat transfer to the atmosphere, possibly accompanied by oxidation reactions and hydrogen burning that further enhance the energy transfer. Energy transfer to the containment atmosphere, of course, leads to containment pressurization. The important phenomena are discussed in more detail below.

4.5.1 Ejection of Melt from the Vessel

The melt ejection process is depicted in Figure 4.5-1. When the vessel first fails, molten material will be ejected as a liquid stream (melt ejection phase). As the liquid corium level in the vessel drops, gas blowthrough will begin to occur, resulting in a two-phase mixture blowing down from the vessel. The noncoherence of the steam blowdown and melt ejection is predicted to have a large impact on the DCH loads, as discussed in Section 4.5.3. The high velocity expanding gas flow provides the motive force for entraining corium and ejecting it from the reactor cavity (gas blowdown phase).

Vessel failure may occur at a small opening, such as an instrument tube, or as a result of a larger rupture. The particular failure mode does not have a large impact during the melt ejection phase, but can be important for exvessel steam explosions or for the gas blowdown phase interactions discussed in Sections 4.5.2 and 4.5.3. The amount of material participating in an ex-vessel steam explosion and the nature of the explosion will be affected by the ejection rate (which depends on the opening size). Small amounts of molten material may result in small explosions that force water out of the cavity and preclude larger explosions. For Westinghouse PWR vessels, it has been estimated that the initial hole size could be approximately 1.3 ft. (0.4 m) in diameter for a thermally-induced rupture or about an inch (0.03 m) for ejection of an incore instrument tube.¹ However, for the latter case the hole is expected to rapidly ablate to about the size of a thermally-induced rupture, so that the overall effect of the small initial opening size is minimal.

Along with the hole size, the amount and composition of molten material in the lower plenum of the vessel is an important factor. In some scenarios, vessel failure may occur early, when only part of the core is molten. Core material that has not relocated to the lower plenum will not contribute significantly to the direct heating process. Figure 4.5-2 shows an example estimate of the amount of material that may be ejected for given core melt scenarios in PWRs.²

The melt composition is also important. Melts rich in metal will tend to result in higher DCH loads because of the energy released when the metal is oxidized, and

Reactor Safety Course (R-800)

because of the energy released by combustion of any hydrogen produced by the reaction of steam with the metal.

As part of the DCH resolution program, best estimate SCDAP/RELAP5 calculations were performed for representative reactors of all nuclear steam supply systems (PWRs) in the United States:^{3,4*} Zion (Westinghouse 4loop), Surry (Westinghouse 3-loop), Calvert Cliffs (Combustion Engineering), ANO-2 (Combustion Engineering), Oconee (Babcock & Wilcox lowered loop) and Davis-Besse (Babcock & Wilcox raised loop). In all of these calculations, the melt composition was predicted to be predominantly oxidic at the time of vessel breach. This is consistent with observations from the TMI accident. It may not be consistent with accidents that have less water available. Indeed, recent tests in the PHEBUS-FP tests raise questions about the accuracy of computer code calculations of the metallic fraction of the core melt at the time core debris relocates from the core region.

4.5.2 Interactions in the Reactor Cavity

When molten material is ejected into the reactor cavity at high pressure, there are a number of phenomena that are important to consider. The possibility of an ex-vessel steam explosion has already been mentioned. Additional phenomena that lead to fragmented debris that can be dispersed from the cavity are also important. These phenomena, depicted in Figure 4.5-3, include molten jet breakup, gas evolution and chemical reactions, and trapping of a portion of the jet before it can escape the cavity.

**Resolution of the Direct Containment Heating Issue for all Combustion Engineering Plants and Babcock & Wilcox Plants*, NUREG/CR-6475, In Preparation. The presence of water in the reactor cavity could result in some quenched debris, thus partially mitigating the DCH threat.

Experimental evidence indicates that the presence of water in the reactor cavity can be detrimental. A jet of molten material entering a pool of water will often lead to a steam explosion.** With small levels of water, the experiments show that the initial contact with molten debris produces a steam explosion that blows the remaining water out of the cavity, ending immediate debris-water Experiments with high interactions. temperature melt injection into model reactor cavities filled completely with water have produced dramatic steam explosions of sufficient magnitude to threaten structural In addition to potential steam damage. explosions, water can also provide an additional source of hydrogen by chemically reacting with unoxidized metals in the molten debris. As the jet encounters water or steam (either from the blowthrough or as a result of water in the cavity), oxidation of any metals can occur, leading to rapid hydrogen production. Some experiments indicate that the gases exiting the reactor cavity can contain as much as 50% hydrogen during some phases of the blowdown.**

The sizes of particles produced by breakup of a jet of molten material can affect the heat transfer and chemical reaction rates (by determining the available surface area), as well as particle transport within containment. At high RCS pressures, the dispersed melt is highly fragmented (~1mm) with a broad distribution of particle sizes. Extensive (thermal and chemical) interactions (near equilibrium) of melt with blowdown steam can be expected during dispersal. Figure 4.5-4 shows some

^{**}Memo from Richard Griffith to R. G. Gido, Sandia National Laboratories, May 11, 1992.

estimated mean particle sizes that can result for given conditions.

Evolution of gases dissolved in the melt can result in changes in the jet breakup, and can also significantly affect fission product releases. The melt breakup process is likely to release most of the volatile materials and also allow formation of numerous radioactive aerosols, although these processes are not well understood.

As the high-temperature jet passes through the cavity, melt is entrained and swept out into the containment. The debris dispersal is noncoherent with the RCS blowdown; i.e., the melt is fully dispersed from the vessel and cavity long before blowdown is complete. Gases exiting the reactor cavity may have velocities of several hundred feet per second (hundreds of m/s) according to some estimates.³ As the melt is swept along, some of it impinges upon the cavity floor or walls. Significant erosion of concrete is not expected to occur because the melt will mostly splash off. Additional metal may enter the DCH process through two processes: incore instrument tubes, which pass through many cavities, may be ablated and dispersed from the cavity with the melt; and RPV insulation in the annulus around the RPV may be ablated and dispersed with the melt.

As the jet passes through the cavity, corium will bounce off of the walls, perhaps multiple times, as it is carried along by the gases. Ultimately, depending on the driving pressure, some fraction of the melt will be retained in the cavity and not enter the main containment. Particles may be trapped under a seal table or any other obstruction in the path of the jet, as long as the jet does not cut through the obstruction. Locations where the flow sharply changes direction may also collect debris. However, for all PWR reactor cavities examined to date, experiments have shown nearly complete dispersal of the debris at RCS pressures of interest. At low pressures, some cavity designs retain debris, but with the low RCS pressures, the availability of steam is more limiting to DCH loads¹. Note that any trapped material may result in subsequent core debris-concrete interactions within the reactor cavity.

Most reactor cavities can withstand the loads accompanying high pressure melt ejection (HPME). However, weaker cavities might be vulnerable to overpressure damage resulting from initial melt/water interactions (explosive or nonexplosive) or from high cavity pressures resulting from the dispersal process itself.

4.5.3 Energy Deposition and Pressure Rise in Containment

As core debris is swept out of the reactor cavity, it is transported throughout the containment. The degree to which the debris can be transported to the top of the containment affects the resulting pressure rise. In the lower regions of most PWR containments, the containment is highly subcompartmentalized. It is expected that significant quantities of the core debris will be trapped in these subcompartments before it can reach the upper regions of This trapping may containment. significantly reduce the predicted containment pressure rise. The reduction comes about because debris within subcompartments can thermally saturate the subcompartment atmosphere and consume any available oxidant without completely cooling or completely reacting before it is trapped.

Some containments have a fairly open path around the reactor vessel to the upper containment. Melt can be dispersed upwards from the cavity through the annulus around the RPV into the refueling canal and upper dome. Debris passing up around This is the dominant dispersal path in some Combustion Engineering plants. These containments will not benefit as much from the effects of subcompartments.

Suspended debris particles can rapidly transfer their energy to the containment atmosphere. Because of the small particle sizes, the total surface area for heat transfer is quite large. The amount of thermal energy available in a molten core was discussed previously in Module 3. This thermal energy can be transferred to the containment atmosphere through radiative and convective heat transfer. This heat transfer will be very rapid, with much of it occurring in a matter of seconds if particles remain airborne and continue to encounter cool atmospheric gases. As the atmosphere heats, of course, the rates of heat transfer in the absence of exothermic reaction decrease substantially.

In addition to heat transfer, energy may be imparted to the containment atmosphere as a result of exothermic oxidation reactions involving metallic constituents in the core debris and either air or steam. The noncoherence of the steam blowdown and melt ejection limits the extent of these reactions, thereby reducing containment loads. The metal-steam reactions will result in the production of additional hydrogen. Hydrogen from these reactions plus hydrogen previously injected into containment may then burn, resulting in additional pressurization. The hot debris particles and the high temperatures of the exiting gases may lead to some hydrogen combustion even for mixtures outside the normal flammability limits (see Section 4.6).

Figure 4.5-5 shows examples from the NUREG-1150 study of the range of pressures considered possible for a DCH

event in the Surry subatmospheric containment.³ In that study, now believed to be conservative, the important factors were considered to be the vessel pressure, the presence of water in the cavity, the vessel hole size, the core fraction ejected, the amount of zirconium oxidation, and the operation of containment sprays.

In Figure 4.5-5, the dry cavity case (Case 1) results in higher pressures than the equivalent wet cavity case (Case 2). In these estimates, steam explosions resulting in dynamic pressures damaging the cavity or other parts of the containment were not considered. Without steam explosion damage, water was predicted to be beneficial, with the heat absorption outweighing any detrimental effects of hydrogen production.

4.5.4 Containment Failure Probabilities for DCH

It is clear that in extreme cases high pressure melt ejection and direct containment heating can produce pressures that threaten structural integrity of the containments. The issue becomes one, then, of the probability that such extreme loads will actually occur in an accident. Nearly all pressurized water reactor licensees have instituted measures in their emergency operating procedures to depressurize the reactor coolant systems to eliminate the driving force for high pressure melt ejection. Despite this, accidents can still be envisaged in which there is a failure to depressurize or there is incomplete depressurization. These accidents are not unlike those pressurized accidents found to be possible in boiling water reactors despite the availability of an automatic depressurization system. A variety of analyses have appeared that indicate natural processes during core degradation will lead to depressurization of the reactor coolant system. Typically these analyses

show that the natural circulation of gases and vapors heat portions of the reactor coolant system such as the surge line or the nozzles for pipes attached to the reactor vessel that they fail by creep rupture before core debris can penetrate the reactor vessel. Comforting as these analyses may seem, the fact remains that no evidence of such heating of the reactor coolant system was encountered during the accident at Three Mile Island. It is difficult, then, to find a firm basis for discounting direct containment heating bases solely on the low probability of it occurring.

Research sponsored by the NRC has focused on the probability of containment loads produced by high pressure melt ejection exceeding the structural capabilities of the containment. Three computer models of the phenomena associated with high pressure melt ejection have been developed - CLCH (Convection Limited Containment Heating), TCE (Two-cell Equilibrium), and the CONTAIN code that is a systems level model of containment response during severe reactor accidents. Experiments involving high pressure melt ejection into scaled models of reactor cavities have been used to develop and validate these models which can usually be run to give very similar results.

Extrapolation of the model predictions to the scale of reactor accidents has shown that the uncertain quantities that most influence the pressurization of containment following high pressure melt ejection are:

- melt mass expelled
- metal fraction in the expelled melt
- mass of water ejected
- coherence of melt and water dispersal from the reactor cavity

Investigators have used the SCDAP/RELAP5 model to analyze a variety of accidents particularly for the Zion reactor, which has

a large, dry containment, and the Surry reactor, which has a subatmospheric containment to determine the ranges of values of the first three of these influential quantities. Uncertainty distributions have been developed for each of these based on the analyses. SCDAP/RELAP5 is NRC's best estimate code for analysis of core degradation. It must, however, be noted that recent tests conducted in the PHEBUS-FP program have called into question the accuracy with which SCDAP/RELAP5 predict both the relocation of molten core debris from the core region and the amounts of zirconium metal in this relocated core debris.

The coherence with which steam and molten core debris is dispersed from a reactor cavity has been derived from experiments using scale model reactor cavities. The derivation of the coherence ratio from these experiments that will be applicable at the full scale has not been without controversy. A model of the coherence ratio satisfactory to a panel of thermal hydraulic experts has been devised.

The uncertainty distributions for the melt mass and metal fraction in the melt have been used in the models to develop uncertainty distributions for the loads expected on containments during various accident scenarios involving various amounts of co-dispersed water. These uncertainty distributions for the loads have been compared to the uncertainty distributions for the structural capabilities of the containments at Zion and Surry. An example of such a comparison is shown in Figure 4.5-7. From these comparisons, it has been found that the conditional probability that direct containment heating will fail the Zion containment is less than $0.01.^{4}$ Similarly low conditional containment failure probabilities have been found for Surry.⁵

The methodology developed for the Zion reactor and tested for the Surry reactor has been extrapolated to all Westinghouse reactor with large dry containments and subatmospheric containments.⁶ It has been found for all these reactors that the conditional containment failure probability as a result of direct containment heating is less than 0.01.

The methodology has been extended to Combustion Engineering and Babcock and Wilcox reactors.⁷ Combustion engineering plants are of particular concern because they typically have rather large annular gaps around the reactor vessel. Core debris expelled from the reactor vessel could disperse up through these gaps into the large volume of the reactor containment where heat transfer from the debris to the atmosphere could be most complete. Nevertheless, it was found from the analyses that conditional containment failure probabilities as a result of direct containment heating for all Combustion Engineering and Babcock and Wilcox plants were less than 0.1 and in most cases less than 0.01.

Though they have automatic depressurization systems, boiling water reactors could be susceptible to high pressure melt ejection in some accidents. Hydrogen combustion in the drywells of inerted boiling water reactor containments will not be especially important, but pressurization as a result of heat transfer to the drywell atmosphere might be significant in these containments that are typically much smaller than pressurized water reactor containments. To date there has been no experimental investigations of high pressure melt ejection in boiling water reactors and only the most limited analytic studies.









Fraction Remaining Airborne



Pressure Rise (psig)

	RCS Pressure psi (MPa)	Vessel Hole Size ft ² (m ²)	Cavity	Core Fraction Ejected
Case 1	2000-2500 (13.8-17.2)	21.5 (2)	Dry	40-60%
Case 2	2000-2500 (13.8-17.2)	21.5 (2)	Wet	40-60%
Case 3	500-1000 (3.4-6.9)	21.5 (2)	Wet	40-60%
Case 4	500-1000 (3.4-6.9)	1.1 (0.1)	Dry	20-40%









Figure 4.5-7 Large dry and subatmospheric containment results from DCH resolution effort

References for Section 4.5

- M. M. Pilch, Michael D. Allen, and David C. Williams, "Heat Transfer During Direct Containment Heating," Academic Press, 1996.
- F. T. Harper, et al., "Evaluation of Severe Accident Risks: Quantification of Major Input Parameters," NUREG/CR-4551, SAND86-1309, Vol. 2, Rev. 1, Part 1, Sandia National Laboratories, December 1990.
- F. T. Harper, et al., Evaluation of Severe Accident Risks: Quantification of Major Input Parameters," NUREG\CR-4551, SAND86-1309, Vol. 2, Rev. 1, Part 2, Sandia National Laboratories, April 1991.
- 4. M.M. Pilch, et al., "The Probability of Containment Failure by Direct Containment Heating in Zion", NUREG/CR, SAND93-1535, Sandia National Laboratories, Albuquerque, NM, December, 1994

- 5. M.M. Pilch, et al., "The Probability of Containment Failure by Direct Containment Heating in Surry", NUREG/CR-6109, SAND93-2078, Sandia National Laboratories, Albuquerque, NM, May 1995
- 6. M. M. Pilch, et al., "Resolution of the Direct Containment Heating Issue for all Westinghouse Plants with Large Dry Containments or Subatmospheric Containments," NUREG/CR-6338, SAND95-2381, Sandia National Laboratories, February 1996.
- M.M. Pilch, et al., "Resolution of the Direct Containment Heating Issue for Combustion Engineering Plants and Babcock and Wilcox Plants" NUREG/CR-6475, SAND97-0667, Sandia National Laboratories, Albuquerque, NM, November 1998.

1.

4.6 Hydrogen Combustion

During the TMI-2 accident, hydrogen generated from in-vessel zirconium oxidation was released to the containment through the pressurizer relief valve. This hydrogen eventually ignited, resulting in a 28 psig (193 kPa) peak pressure in the containment. While this particular event did not threaten the TMI-2 containment, it raised awareness of the potential threats that might arise for other scenarios and for other containment types. The main concern over hydrogen combustion in nuclear reactor containments is that the high pressure generated might cause a breach of containment and a release of radioactivity. A second concern is that the resultant high temperature or pressure might damage important safety-related equipment. This section describes the physical mechanisms important to hydrogen combustion events, discusses the TMI-2 event in more detail, and describes the subsequent regulatory activities that have been taken to reduce the potential combustion threats. Much of the material in this section is excerpted from the Light Water Reactor Hydrogen Manual.¹

4.6.1 Hydrogen Combustion Reaction

Combustion of hydrogen according to the reaction:

$$2H_2 + O_2 --> 2H_2O + energy (heat)$$

results in the release of about 5.2×10^4 Btu/lb-mol of hydrogen burned (57.8 kcal/gm-mole). Combustion waves are usually classified either as deflagrations or detonations. The term "explosion" usually refers to a detonation, but is somewhat ambiguous and should be avoided. Deflagrations are combustion waves in which unburned gases are heated by thermal conduction to temperatures high enough for chemical reaction to occur. Deflagrations

normally travel subsonically and result in quasi-static (nearly steady state) loads on containment. Detonations are combustion waves in which heating of the unburned gases is due to compression from shock waves. Detonation waves travel supersonically and produce dynamic or impulsive loads on containment in addition to quasi-static loads. The pressure and temperature obtained from the complete combustion of hydrogen in air, adiabatically (without heat loss) and at constant volume, are shown in Figures 4.6-1 and 4.6-2. These figures show the ratio of initial to final pressures and final temperatures that could be expected for gas mixtures with low steam concentrations. Appendix A shows examples of pressure and temperature calculations for the types of air-steam-hydrogen mixtures that might occur in a reactor containment. In the following sections, the conditions necessary for combustion and the different combustion modes are discussed in detail.

4.6.2 Conditions Necessary for Combustion

Normally, for substantial combustion of hydrogen to take place, the gaseous mixture must be flammable, and an ignition source must be present. The special case of high temperature combustion is discussed later. For a flammable gas mixture, the flammability limits are defined as the limiting concentrations of fuel, at a given temperature and pressure, in which a flame can be propagated indefinitely. Limits for upward propagation of flames are wider than those for downward propagation. Limits for upward and downward propagation.

The lower flammability limit is the minimum concentration of hydrogen required to propagate a flame, while the upper limit is the maximum concentration. At the lower limit, the hydrogen is in short supply and the oxygen is present in excess. At the upper limit of flammability for hydrogen in air, the oxygen is in short supply, about 5% oxygen by volume. The behavior of the upper limit of flammability of hydrogen with various mixtures such as air:steam is more easily understood if one considers it as the lower flammability limit of oxygen.

In large PWR containments we are usually interested in the lower limit of flammability, there being large amounts of oxygen present. In the much smaller BWR containments, particularly the inerted containments, we may be interested in the upper flammability limit.

For hydrogen:air mixtures, the flammability limits of Coward and Jones are still accepted.² Values for hydrogen flammability in air saturated with water vapor at room temperature and pressure are given in Table 4.6-1. These limits may vary slightly during accident conditions. There may be scale effects due to the large size of reactor containments as well as variations in flammability due to the ignition source strength.

In reactor accidents the conditions inside containment prior to hydrogen combustion may include elevated temperature, elevated pressure, and the presence of steam. The flammability limits widen with increasing temperature. For example, at 212°F (100 °C) the lower limit for downward propagation is approximately 8.8% (see Figure 4.6-3).

If the containment atmosphere is altered by the addition of carbon dioxide, steam, nitrogen, or other diluent, the lower flammability limit will increase slowly with additional diluent, while the upper flammability limit will drop more rapidly. With continued increase in diluent concentration, the two limits approach one another until they meet and the atmosphere

is inerted. A flame cannot be propagated a significant distance for any fuel:air ratio in an inerted atmosphere. The addition of diluents has been proposed as a hydrogen mitigation strategy. Figure 4.6-4 shows the flammability limits with the addition of excess nitrogen or carbon dioxide. Note that for 75% additional nitrogen, the atmosphere is inert.^{3,4} This corresponds to 5% oxygen at the limit of the flammable region, a value very close to that of the upper limit for hydrogen:air combustion. For carbon dioxide, the atmosphere is inerted when the carbon dioxide concentration is 60% or above, corresponding to 8% oxygen or less. The larger specific heat of carbon dioxide reduces the flame temperature and flame velocity; hence carbon dioxide suppresses flammability more than nitrogen. It requires about 60% steam to inert hydrogen:air:steam mixtures. The triangular diagram of Shapiro and Moffette indicates regions of flammability of hydrogen:air:steam mixtures.⁴ It has been widely reproduced and appears as Figure 4.6-5.

Ignition of dry hydrogen:air mixtures, particularly when the mixtures are well within the flammability limits, can occur with a very small input of energy.⁴ Common sources of ignition are sparks from electrical equipment and from the discharge of small static electric charges. The minimum energy required from a spark for ignition of a quiescent hydrogen:air mixture is of the order of 10⁻⁷ Btu (10⁻⁴J) (a very weak spark). The ignition energy required as a function of hydrogen concentration is shown in Figure For a flammable mixture, the $4.6-6.^{5}$ required ignition energy increases as the hydrogen concentration approaches the flammability limits. The addition of a diluent, such as steam, will increase the

required ignition energy substantially. As mentioned previously, high energy ignition sources can cause mixtures outside the flammability limits to burn for some distance.

4.6.3 Deflagrations

Deflagrations are flames that generally travel at subsonic speeds relative to the unburned Deflagrations propagate mainly by gas. thermal conduction from the hot burned gas into the unburned gas, raising its temperature high enough for a rapid exothermic chemical reaction to take place. The propagation of a deflagration can be understood by examining the flammability limits discussed in the previous section. Consider a quiescent mixture of hydrogen:air. For hydrogen concentrations below about 4.1% there will be no significant propagation away from an ignition source. For hydrogen concentrations between 4.1 and 6.0%, there will be upward propagation from the ignition source. Hydrogen concentrations between 6.0 and 9.0% will produce both upward and horizontal propagation, and hydrogen concentrations above 9.0% will produce propagation in all directions, although the upward propagation may be faster than the downward propagation. Exact values for propagation limits will, of course, vary with temperature, pressure, and the presence of diluents. The degree of turbulence is also very important with turbulence tending to enhance combustion as long as the turbulence is not violent enough to "blow out" the flame.

It has been found in laboratory experiments that when hydrogen:air mixtures with hydrogen concentrations in the range 4-8% were ignited with a spark, some of the hydrogen was not burned.^{6,7,8,9,10} The resultant pressure rise was below that predicted for complete combustion, as shown

in Figure 4.6-7. Experimental results with a spark ignition source indicate that the completeness of combustion in quiescent mixtures increases with increasing hydrogen concentration, and is nearly complete at about 8-10% hydrogen. The range of incomplete combustion corresponds to the range in which the mixture is above the flammability limit for upward propagation, but below the flammability limit for downward propagation. As shown in Figure 4.6-7 for the "fans on" cases, turbulence and mixing of the gases can significantly increase the completeness of combustion. The additional variations in Figure 4.6-7 for mixtures below 8% tend to result from variations in the geometry and scale of the experiments.

Another important parameter when studying deflagrations is the flame speed. The flame speed determines how much time is available for heat transfer during a burn. Heat transfer results in pressures and temperatures below those predicted in Figures 4.6-1 and 4.6-2. The dominant heat transfer mechanisms are evaporation of containment sprays, radiation, and convection. Some plants also contain fan coolers. Normally, if the sprays are on, they will dominate the heat transfer process. Radiation heat transfer can also be important due to the high gas temperatures expected during a hydrogen burn. Convection may be less significant over the short time of a burn. One note is that the presence of sprays may significantly increase the flame speed due to the increased turbulence induced by the sprays. Typically, pressure rises above 80% of the adiabatic pressure rises are predicted for reasonable values of the flame speed. assuming complete combustion.

As shown in Figure 4.6-8, laminar burning velocities are quite slow. The laminar burning velocity (in a Lagrangian sense) denotes the speed of gases at a steady

burner. Propagating laminar flames have flame speeds (in an Eulerian sense) which are 5-7 times faster due to volumetric expansion of the burned gases. The maximum laminar burning velocity of hydrogen:air mixtures is about 9.8 fps (3 m/s) near a concentration of about 42% hydrogen. The burning velocity becomes much smaller as the flammability limits are approached.

In a reactor containment, it is likely that a laminar deflagration will become turbulent. Turbulent flames can have average burning velocities 2 to 5 times the laminar burning velocity. Therefore, a hydrogen combustion event can occur in a containment in a matter of seconds, as opposed to the long times predicted by the laminar burning velocities. If the turbulent *flame speed* (laboratory system) becomes greater than about onetenth the speed of sound (the speed of sound is approximately 1150 fps (350 m/s) in containment air). shock waves will be formed ahead of the flame front. In that case dynamic loads, in addition to static loads, will be imposed on the containment structure. The mechanisms leading to flame acceleration and detonation will be discussed in the next section.

4.6.4 Detonation of Hydrogen

A detonation is a combustion wave that travels at supersonic speeds relative to the unburned gas in front of it. For near stoichiometric hydrogen air mixtures this speed is about 6600 fps (2000 m/s) (see Figure 4.6-9). The compression of the unburned gas by shock waves in the detonation raises the gas temperature high enough to initiate rapid combustion.

We will attempt to answer as well as possible the following three questions:

- 1. Under what conditions is a hydrogen:air or hydrogen:air:steam detonation possible in containment?
- 2. If a detonation is possible, what is the likelihood that it will occur?
- 3. What pressure loads could a detonation cause?

We can answer the first question fairly well (at least with regard to hydrogen:air mixtures) and also the third question. The second question concerns the transition from deflagration to detonation and is still not completely understood after more than 50 years of investigation. We can say that, in most postulated reactor accident scenarios, deflagrations are much more likely than detonations.

4.6.4.1 Detonation Limits

Hydrogen:air mixtures near stoichiometric (about 29% hydrogen, two parts H_2 to one part O_2) are known to be detonable. Mixtures departing from stoichiometric, either in the hydrogen-lean or hydrogen-rich direction are increasingly more difficult to detonate. It has been observed that "detonation limits" are functions of geometry and scale, and not universal values at given mixture concentrations, temperatures and pressures.^{11,12,13}

Our understanding of the possibility of sustaining a detonation in hydrogen:air mixtures, as well as other gas mixtures, has greatly increased within the last fifteen years. It has been found that a detonation wave is composed of unsteady oblique shock waves moving in an everchanging cellular structure (characterized by its transverse dimension), a "foamy" detonation front. Figure 4.6-10 shows the effect when a detonation passes by a smoked foil. The interacting shock waves form roughly diamond shape detonation "cells."

The farther a mixture is from stoichiometric, and hence the less energetic the chemical reaction, the larger is the detonation cell size, λ . The cell width for hydrogen:air has been accurately measured over an extensive range of hydrogen:air ratios (see Figure 4.6-11).¹³

The knowledge of hydrogen:air cell size is valuable for evaluating detonation concerns in particular geometries. It is known that if a detonation is to propagate in a given there is a minimum size for geometry, which the detonation will propagate, related to the cell size. For smaller geometries, the detonation will fail. Figure 4.6-12 shows the relationship between various geometries and cell size. For example, at 16% hydrogen, the cell size is about 9.6 in. (24.5 cm). This means that a 16% hydrogen mixture detonation should be able to propagate down a tube 3.2 in. (8.2 cm) in diameter. The larger the tube diameter, the wider is the range of detonable hydrogen concentrations.

The detonability of a mixture is increased (cell size is decreased) with increasing temperature. For example, in a 17 in. (43 cm) tube at 68 °F (20 °C), a detonation can be propagated in a mixture with 11.7% hydrogen. At 212 °F (100 °C), the detonability limit changes to 9.5% hydrogen.¹⁴

The information provided above helps to answer the first question, "Under what conditions is a hydrogen:air detonation possible in containment?" The detonation limits are not fixed, but depend on the geometry and are wider for larger sizes and higher temperatures. The curve of cell size versus hydrogen fraction rises steeply on the hydrogen-lean side (see Figure 4.6-11). For the large geometrical scales in containments, detonations may propagate in leaner mixtures than has been demonstrated in small and medium scale experiments.

4.6.4.2 Transition to Detonation

A detonable mixture may only deflagrate (burn) and not detonate. Detonations can start directly by the use of a vigorous shock wave coming from a high explosive, strong spark, or laser. Approximately 0.035 oz. (1 gm) of tetryl explosive will initiate a spherical detonation of a stoichiometric hydrogen:air mixture. The increase in explosive charge required as the mixture departs from stoichiometric is roughly proportional to the increase in detonation cell size. Detonations can also start from deflagrations that accelerate to high speeds pushing shock waves ahead of the burn front until at some point shock heating is sufficient to initiate the detonation. Sources of such highly accelerated flames are high speed jets coming from semiconfined regions and flames passing through fields of obstacles.

Many obstacles that might potentially cause flame acceleration, such as pipes and pressure vessels, are present in the lower sections of most containments. Very fast burns may also occur due to the presence of a very intense ignition source, such as a jet of hot combustion products formed subsequent to ignition in some adjoining semi-confined volume.

Deflagration-to-detonation transition is probably the least understood aspect of detonation theory at this time. Measurements have been made of the distance required to have transition to detonation in smooth tubes. Distances many times the tube diameter have been required. If obstacles are inserted into the tube, the required distance to detonation is greatly reduced. The motion of the expanding gases around the obstacles leads to greatly increased flame front area, rapid flame acceleration and rapid transition to detonation. Confinement greatly promotes transition, but one cannot rule out transition to detonation in a containment if a detonable mixture of sufficient size is present. The second question, "If a detonation is possible, what is the likelihood that it will occur?" therefore cannot be answered with certainty at present.

4.6.4.3 Detonation Pressures and Temperatures

For the purpose of studying the pressures and temperatures caused by a detonation, it is sufficient to ignore the detonation wave structure and consider it as a thin surface, a Chapman and Jouguet discontinuity. assumed that the detonation traveled at a speed that was sonic relative to the unburned gas. With this assumption one can compute a unique detonation speed for each hydrogen:air mixture, and find the corresponding temperature and pressure behind the detonation wave. The results are shown in Figures 4.6-13 and 4.6-14. It is an experimental fact that the measured speeds of detonations are approximately equal to the calculated Chapman-Jouguet values.

The burned gases behind a detonation are moving in the direction of the detonation. When a detonation hits a rigid wall, the gases must be brought to rest. This is accomplished by a reflected shock wave. We will consider only the case of a detonation wave striking a wall at normal incidence. The reflected shock wave further compresses the burned gas, increasing the detonation pressure by a factor of about 2.3. The pressures and temperatures predicted behind the normally reflected shock wave are also shown in Figures 4.6-13 and 4.6-14. In a containment one expects wave reflections from walls and obstacles to give rise to complex shock wave patterns. Wave interactions may lead to dissipation or, possibly, to wave focusing which can give rise to very high local peak pressures.

4.6.4.4 Local Detonations

In all the previous sections on detonations it has been assumed that the detonation is taking place in a homogeneous combustible Such detonations are global, mixture. traveling throughout the containment. With the exception of the strongest containments, containments will probably not be able to withstand the quasi-static pressure (adiabatic isochoric pressures) generated after the detonation, even without the additional dynamic loads due to detonation. It is therefore more appropriate to consider the effect of detonations when only a local portion of the containment atmosphere is detonable.

Consider a detonable cloud of hydrogen:air surrounded by air. As the detonation wave leaves the cloud, it will change into an expanding decaying shock wave. The shock wave intensity drops fairly rapidly if the shock wave expands spherically. Within a distance equal to 3 cloud radii, the shock wave pressure will drop to a value low enough to no longer threaten the containment structure. However, it has been found in detailed computer calculations that, because of the containment geometry, the shock waves may be focused in local regions, such as the top center of the containment dome, giving rise to large local peak pressures and impulses.^{15,16} Local detonations may be dangerous in and near the detonable cloud, and may be dangerous at locations farther away if shock focusing effects are significant.

There are several locations to consider where high hydrogen concentrations are possible. These include:

- 1. near the hydrogen release point,
- 2. under ceilings or in the dome due to the rise and stratification of a low density plume, or
- 3. near steam removal locations such as ice condensers, suppression pools, and fan coolers.

A detonable mixture requires adequate hydrogen and oxygen, but not too much steam. Regions of stratification tend to be difficult to establish and maintain in a turbulent containment environment. Steam removal locations are generally a more significant concern for local detonations.

4.6.4.5 Missile Generation

Missiles may be generated when combustion (deflagration or detonation) occurs in a confined region or when a propagating combustion front produces dynamic pressure loads on equipment. Such missiles may pose a threat to the containment structure itself, as well as representing a potential threat to safety and control equipment. For instance, electrical cables may not be expected to withstand the impact of a door or metal box. The actual risk to plant safety posed by missiles generated from hydrogen combustion depends upon a number of independent factors and is very difficult to predict.

4.6.5 Continuous Combustion

The preceding discussions have dealt with the discrete combustion events associated with hydrogen:air:steam mixtures in containment. There are also mechanisms for continuous combustion that are possible in some containments and for certain accident scenarios. Hydrogen may enter the containment as part of a turbulent jet from a pipe break or relief valve or may enter as part of a buoyant plume from the top of a suppression pool or from core-concrete interactions. The hydrogen may be accompanied by large quantities of steam or, in the case of core-concrete interactions, carbon monoxide which is also flammable. The primary threat to nuclear power plants from continuous combustion is the temperature rise and the possible effect on equipment and structures. Pressure increases from continuous combustion will not generally threaten the containment.

Hydrogen that enters the containment may start to burn as a turbulent diffusion flame. A diffusion flame is one in which the burning rate is controlled by the rate of mixing of oxygen and fuel. The nature of the flame is determined by the Froude Number, which is the ratio of the momentum forces to the buoyant forces in the jet or plume. Figure 4.6-15 shows the types of flames that can occur for different source diameters and flow rates. For the hydrogen to burn, it is necessary that at some location the hydrogen:air:steam mixture be within flammability limits.

Combustion can begin either because of an outside ignition source, or because the mixture temperature is above the spontaneous ignition temperature. Shapiro and Moffette in 1952 presented experimental results on the spontaneous ignition temperature of hydrogen:air:steam mixtures (see Figure 4.6-16).¹⁷ The spontaneous ignition temperature is in the range of 959-1076 °F (515-580 °C). Above this temperature, combustion can occur without external ignition sources such as electrical sparks. For example, continuous combustion may occur in a reactor cavity above CCI in a dry cavity. In this case, the combustion will be limited by the availability of oxygen. However, if any oxygen is present, hydrogen and carbon monoxide can react even if the mixture is not within normal flammability limits.

Turbulent jets, such as from a pipe break, tend to autoignite at higher temperatures than buoyant plumes. Experiments have shown that such jets can autoignite at temperatures above 1166 to 1346°F (630-730°C).¹⁸ A stable flame will occur at a distance from the orifice such that the turbulent burning velocity is equal to the gas flow velocity. There is evidence to suggest that for a particular set of conditions (temperature, pressure, and composition), there is a minimum orifice diameter for flame stability.¹⁹ This minimum diameter is typically on the order of a few hundredths of an inch (millimeters) or less, and therefore, all practical sized orifices will support a stable hydrogen flame. Turbulent jets of hydrogen can also accompany direct containment heating. Hydrogen may already be present in containment, with additional hydrogen coming from in-vessel and from oxidation reactions during the melt ejection The hot particles and high process. temperature gases will serve to ignite the hydrogen, resulting in an additional energy contribution to the direct containment heating process. As noted in Section 4.5, very rich mixtures of hydrogen may be found at the exit of a reactor cavity, raising the possibility of a detonation. However, in this latter case the mixture may be steam rich and oxygen starved near the release point.

4.6.6 Combustion at TMI-2

The TMI-2 accident was discussed at some length in Module 2. During the core heatup and degradation process, hydrogen was generated and released to containment through the pressurizer relief valve and the quench tank. Estimates of the total amount of hydrogen generated range from 594 to 814 lb_m (270 - 370 kg).²⁰ This amount of hydrogen corresponds to oxidation of about 40% of the zirconium in the core. Approximately 9 hours and 50 min. into the accident, a hydrogen deflagration occurred, resulting in a 28 psig peak pressure in containment (see Figure 4.6-17). The ignition source is not known, but could have been an electrical spark from a variety of sources.

The pressure rise observed at TMI-2 is consistent with the estimates of the generation and relatively complete combustion of between 7 and 8.2%hydrogen. The TMI-2 containment has a volume in excess of 2×10^6 ft³ (5.7×10⁴ m³) and a failure pressure far in excess of 28 psig (193 kPa). However, BWR containments and PWR ice condenser containments are much smaller than TMI-2, and the same quantity of hydrogen could have resulted in a detonable mixture in those containments. The realization that hydrogen combustion could cause containment failure in smaller containments led to regulatory actions, as discussed in the following section.

4.6.7 Hydrogen Control Requirements

In general, there are very few regulations and guidelines dealing with beyond-designbasis accident phenomena in reactor containments. For example, there are no specific rules dealing with CCIs, ex-vessel steam explosions, or direct containment heating. Hydrogen control has been an exception to this approach, with significant regulations passed following the TMI-2 accident.

Limited hydrogen control was provided prior to TMI-2 in the form of hydrogen recombiners that could remove the small amounts of hydrogen that might be generated during a design-basis LOCA. However, these recombiners have virtually no value for the large quantities of hydrogen that could be generated during a severe accident. Therefore, the NRC took additional steps to protect the reactors considered most vulnerable to hydrogen combustion.

The hydrogen rule is contained in 10 CFR 50.44.²¹ In 1981, the NRC ordered that all BWRs with Mark I and Mark II containments be inerted during normal operation to preclude the possibility of combustion. These containments are small enough that relatively low levels of zirconium oxidation could produce detonable mixtures in containment. Although inerting will prevent combustion within the containment, hydrogen can enter the surrounding reactor building of a Mark I or II containment if the containment fails or is vented through structurally inadequate flow paths. This hydrogen can burn, presenting a thermal hazard for safety equipment located in those buildings.

BWR Mark III containments and PWR ice condenser containments were the object of long and controversial examination and are still being examined today. A variety of hydrogen control measures were considered by both the industry and the NRC. These measures included inerting, partial inerting, water fogs and foams, and deliberate ignition Because of the need to enter systems. containment for various operational activities and risks to personnel, the utilities opposed inerting approaches. Some other approaches, such as water fogs and foams, were not successfully demonstrated as practical prior to the decisions that were reached. Ultimately, the industry and NRC agreed on the deliberate ignition approach, even though other options are allowed under 10 CFR 50.44. The deliberate ignition approach is discussed in more detail below.

The acceptance of deliberate ignition as a viable strategy is based in part on a couple of controversial assumptions in the hydrogen rule. The TMI-2 accident did not result in

vessel breach, and only about half of the available zirconium was oxidized. Therefore, the hydrogen rule was set up to address only degraded core accidents and not full scale melting and vessel breach. Consistent with the assumption that vessel breach does not occur, the limit of zirconium oxidation was set to 75% of the fuel cladding, not including channel boxes in BWRs. Greater amounts of hydrogen were not expected to be consistent with an accident in which most of the core did not melt or the vessel was not breached. Further, because the vessel is not breached, the release of hydrogen to containment was expected to occur over time periods of at least many minutes, if not longer. The large puff release that might accompany vessel breach, hot-leg rupture or ex-vessel steam explosions does not need to be considered in meeting the hydrogen rule. It is also interesting to note that, while the fuel damage is assumed to be arrested at some point, the reflooding process is assumed to not produce oxidation in excess of 75% and to not result in a large burst of hydrogen. Therefore, only a select subset of beyonddesign-basis accidents is actually addressed.

Deliberate ignition is based on the premise that hydrogen can be burned off in small quantities as it enters the containment. Either numerous small deflagrations or continuous combustion may occur, resulting in minimal pressure rise in containment, although the temperature effects must be considered. If the containment is not steaminerted, then lean mixtures will be combusted until either the hydrogen or oxygen is depleted. As shown in Figures 4.1-5 and 4.1-9, igniters are located throughout containment to assure that locally high concentrations of hydrogen are avoided. These igniters are typically glow plugs, requiring AC power to function.

There are some limitations and concerns associated with igniters. First, they require AC power and will not function during station blackout. Further, if the containment is filled with hydrogen and power is later restored, they could provide a distributed ignition source if the operators do not think to keep them turned off.

Second, there are two regions where higher than average hydrogen concentrations are possible. One is within an ice condenser and the other is above a Mark III suppression pool. In both cases, a steamrich mixture may enter the condensing region, and the gas may emerge very hydrogen-rich. This is particularly true for rapid releases of hydrogen. A third concern relates to accidents more severe than degraded core accidents and to reflooding. Very rapid releases of hydrogen, such as associated with vessel breach or late reflooding, may overwhelm the igniters so that the effect is the same as for a large deflagration. A fourth possibility concerns sequences in which the containment sprays do not function and the containment If the hydrogen becomes steam inert. accumulates in the inert atmosphere, and the sprays are later recovered, combustion may occur when the containment deinerts. If the combustion occurs early in the deinerting process, while significant steam is still present, a fairly weak burn is expected.

Despite the concerns raised above, hydrogen igniters are expected to have a positive benefit in many accidents. However, persons responsible for managing accidents need to be aware of the possibilities and use the igniters appropriately.

No additional hydrogen controls have been required for large dry or subatmospheric containments. These containments are large enough and strong enough that deflagrations are not expected to threaten them, except in conjunction with other phenomena. Local detonations are possible, but not considered likely for many accidents.²² Detonable mixtures involving most of the containment can not be achieved without complete oxidation of all zirconium, *plus* additional hydrogen generation from steel oxidation or core-concrete interactions. A large detonation would require all of this hydrogen to be generated, that none of it burn previously, and that the burn undergoes a transition to a detonation. This combination of events is considered unlikely.

4.6.8 Risk-Informed Changes to the Hydrogen Rule

As PRAs were performed throughout the 1980s and early 1990s, it became clear that hydrogen combustion was not a major threat to most large, dry and subatmospheric containments. Further, it was clear that hydrogen recombiners contributed very little to public safety, due to their limited capacity to mitigate large hydrogen releases from the reactor coolant system. In 1998, San Onofre requested an exemption to the requirement for hydrogen recombiners. This exemption was granted, thereby relieving the plant of the operational and tech spec burdens associated with their operation.

As the NRC moved forward with riskinforming the regulations, 10CFR50.44 became one of the first regulations addressed, due in part to industry requests. It is desirable to issue a rule change as opposed to granting individual exemption for many plants. Rulemaking is not yet complete for the new rule; however, the rule is likely to allow the elimination of hydrogen recombiners for large, dry and subatmospheric containments. For BWR Mark I and II containments, no major changes are anticipated.

Risk-informing the hydrogen rule for ice condenser and BWR Mark III containments is more complex. As noted earlier, these intermediate-sized containments have acpowered igniter systems for hydrogen control. PRAs indicate that the risk from station blackout and similar accidents can be important. Therefore, it is possible that the risk-informed hydrogen rule could add additional requirements for these two containment types. For example, DC backup power or other backup power sources for the igniters could be needed. Given that implementation of the risk-informed rule is voluntary, it is unlikely that any substantive changes will be made at these plants.

	Lower Limit Vol. % of Hydrogen	Upper Limit Vol. % of Hydrogen
Upward Propagation	4.1	74
Horizontal Propagation	6.0	74
Downward Propagation	9.0	74

Table 4.6-1Hydrogen flammability limits in steam-saturated air
at room temperature









Figure 4.6-3 Effect of initial temperature on downward propagating flammability limits in hydrogen : air mixtures



Percent of Hydrogen in Mixture






Figure 4.6-6 Spark ignition energies for dry hydrogen : air mixtures



Figure 4.6-7 Normalized pressure rise versus hydrogen concentration



(**a**\.ni) ytiool9V gninruf Tanima L

Laminar Burning Velocity (cm/s)







Figure 4.6-11Measurement of detonation cell size
for hydrogen : air mixtures at
atmospheric pressure







Pressure Ratio, P₃/P₁



Temperature ([°]R)

Flame Scaling

Structure Determined by Source Froude Number, F

 $\mathbf{F} = \rho \mathbf{U}^2 / \mathbf{g} \Delta \rho \mathbf{D}$

- F >> 1 Jet-Like Flames
- F << 1 Plume-Like Flames



Figure 4.6-15 Flame structures for a range of geometries and flow rates



Figure 4.6-16 Minimum spontaneous ignition temperatures



References for Section 4.6

- A. L. Camp, et al., "Light Water Reactor Hydrogen Manual," NUREG/CR-2726, SAND82-1137, Sandia National Laboratories, August 1983.
- E. P. Coward and G. W. Jones, "Limits of Flammability of Gases and Vapors," Bulletin 503, Bureau of Mines, U. S. Department of Interior, 1952.
- B. Bregeon, et al., "Near-Limit Downward Propagation of Hydrogen and Methane Flames in Oxygen-Nitrogen Mixtures," *Combustion & Flame*, 33:33-45, 1978.
- 4. Z. M. Shapiro and T. R. Moffette, "Hydrogen Flammability Data and Application to PWR Loss-of-Coolant Accident," WAPD-SC-545, Bettis Plant, September 1957.
- 5. I. L. Drell and F. E. Belles, "Survey of Hydrogen Combustion Properties," NACA R 1383, National Advisory Committee for Aeronautics, 1958.
- 6. A. L. Furno, E. B. Cook, J. M. Kuchta and D. S. Burgess, "Some Observations on Near-Limit Flames," *13 Symposium* on Combustion, Pittsburgh Combustion Institute, 593-599, 1971.
- B. C. Slifer and T. G. Peterson, "Hydrogen Flammability and Burning Characteristic in BWR Containments," NEDO-10812, 73NED49, General Electric, April 1973.
- M. P. Paulson and J. O. Bradfute, "Pressure and Temperature Transients Resulting from Postulated Hydrogen Fires in Mark III Containments," EI 75-4, Energy Inc., 1981.

- M. Berman, "Light Water Reactor Safety Research Program Quarterly Report," January-March, 1981, NUREG/CR-2163,1 of 4, SAND81-1216,1 of 4, Sandia National Laboratories, Albuquerque, New Mexico, July 1981.
- W. E. Lowry, et al., "Final Results of the Hydrogen Igniter Experimental Program," NUREG/CR-2486, UCRL-53036, Lawrence Livermore National Laboratory, February 1982.
- M. Berman, "Light Water Reactor Safety Research Program Semiannual Report," April-September 1981, NUREG/CR-2481, SAND82-0006, Sandia National Laboratories, Albuquerque, New Mexico, February 1982.
- 12. Yu. M. Annushkin and E. D. Sverdlov, "Stability of Submerged Diffusion Flames in Subsonic and Underexpanded Supersonic Gas-Fuel Streams," Translation, Combustion, Explosions, and Shock Waves, 14, 5, 1978.
- C. M. Guirao, R. Knystautas, J. H. Lee, W. Benedick, and M. Berman, "Hydrogen-Air Detonations," presented at the 1982 Combustion (International) Symposium, Haifa, Israel, 1982.
- 14. D. W. Stamps and M. Berman, "A Critical Review of High-Temperature Hydrogen Combustion in Reactor Safety Applications," SAND88-0680C, International Conference on Thermal Reactor Safety, Avignon, France, October 1988.

- R. K. Byers, "CSQ Calculations of H₂ Detonations in the Zion and Sequoyah Nuclear Plants," NUREG/CR-2385, SAND81-2216, Sandia National Laboratories, Albuquerque, New Mexico, July 1982.
- M. A. Delichatsios, M. B. Genadry, and M. N. Fardis, "Calculations of Hydrogen Detonations in Nuclear Containments by the Random Choice Method," M.I.T., R81-30, December 1981.
- Z. M. Shapiro and T. R. Moffette, "Hydrogen Flammability Data and Application to PWR Loss-of-Coolant Accident," September 1957.
- J. E. Shepherd, "Hydrogen-Steam Jet-Flame Facility and Experiments," NUREG/CR-3638, SAND84-0060, Sandia National Laboratories, February 1985.

- 19. M. Berman, Light Water Reactor Safety Research Program Semiannual Report, April-September 1981, February 1982.
- 20. "Technical Aspects of Hydrogen Control and Combustion in Severe Light-Water Reactor Accidents," National Academy Press, Washington, D.C., 1987.
- 21. Title 10, Code of Federal Regulations, Part 50.44, U.S. Government Printing Office, January 1, 1991.
- 22. M. P. Sherman and M. Berman, "The Possibility of Local Detonations During Degraded-Core Accidents in the Bellefonte Nuclear Power Plant," NUREG/CR-4803, SAND86-1180, Sandia National Laboratories, January 1987.

4.7 BWR Mark I Liner Failure By Melt Attack

Because of its relatively small enclosed volume and drywell floor area, the BWR Mark I containment structural boundary is particularly vulnerable to failure by overpressure or by direct contact attack should molten core and structural debris leave the reactor vessel. Numerous analyses of the potential for early failure of the containment pressure boundary due to direct interaction with corium have been published, beginning with Reference 1. According to NUREG-1150 (Section 12.4, Perspectives), "At Peach Bottom, drywell meltthrough is the most important mode of containment failure."

In 1988, the NRC Office of Research began a dedicated major effort toward resolution of the Mark I liner failure issue. The approach involved an initial decomposition of the overall issue into considerations of melt release from the reactor vessel, melt spreading over the containment floor, and thermal loading of the drywell shell. The results of this effort, which is purported to be a "mechanistic treatment of the sequence of physical phenomena that lead to liner contact by corium debris, and their coupling through a probabilistic framework that allows representation of uncertainties,"² are documented in References 2 and 3.

The following subsections address the prospects for spreading of debris liquids to the steel drywell shell in a manner that would induce failure of that boundary, and the mitigative measures that might be taken. Following a description of the specific features of the Mark I containment that are relevant to this issue, the decomposition categories of melt release, melt spreading, and thermal attack are each discussed. Finally, an assessment of the mitigative effects of water and a summary of the current status of this issue are provided in Subsections 4.7.5 and 4.7.6, respectively.

4.7.1 Pertinent Features of the Mark I Containment Design

The typical BWR Mark I primary and secondary containment configuration is shown in Figure 4.7-1. With the sole exception of the two Brunswick units, which employ steel-lined reinforced concrete structures, all Mark I primary containments incorporate free standing steel structures. Thus, while "liner failure" is correct for identification of the direct corium attack issue with respect to the Brunswick units, it is a misnomer for the other 22 Mark I units, where "shell failure" would be more appropriate. Nevertheless, by historical repetition, "liner failure" has become the general appellation for this issue at all BWR facilities.

It should be recognized that plant-specific containment design differences abound, many with important ramifications with respect to plant response under severe accident conditions. This is true even for supposedly "sister" plants such as Browns Ferry and Peach Bottom.

With respect to the potential for emergent corium to come into contact with the carbon steel drywell shell at the level of the floor, it is important to first note that here also, any detailed analysis must take plant-specific differences into consideration. This discussion is based on the Peach Bottom/Browns Ferry configuration. Figure 4.7-2 provides a plan view of the intersection of the base of the reactor pedestal with the concrete floor. As indicated, there is a single doorway to direct any flow from the inpedestal region toward the

opposite portion of the drywell wall. The distance from the point directly underneath the reactor vessel centerline to the closest point of the drywall wall is only about 7 m (22.85 ft.).

Figure 4.7-3 shows the placement of all reactor pedestal penetrations at Browns Ferry, and confirms that the doorway provides the only opening extending to the level of the floor. The location of the drywell sumps within the pedestal region is also shown in this figure.

The pedestal doorway and door at Peach Bottom are shown at the left side of Figure 4.7-4. This photograph also shows a portion of the carbon steel sump cover, which occupies a central rectangular section of the pedestal region floor. The existence of the sumps is a factor with respect to the potential for debris spreading since erosion of the thin sump cover would permit a significant fraction of the emergent debris to be retained in the sumps. The sump volume is about 5.7 m³ (200 ft.³) at both Browns Ferry and Peach Bottom.

Another pertinent plant-specific difference involves the entrances to the vent pipes, which lead to the pressure suppression pool as illustrated in Figure 4.7-1. As shown in Figure 4.7-5, the lower lip of the vent pipe shielded opening is located on the sloping drywell wall a short distance (about 0.61 m [2 ft.]) above the floor. At Peach Bottom, one of these vent pipes lies directly opposite the pedestal doorway. This is not the case at Browns Ferry, where this doorway faces a portion of the drywell wall midway between two of the vent pipe entrances. Before undertaking to address debris flow through the pedestal doorway and spreading in the expedestal region, it is necessary to first select appropriate representative debris releases (rates, quantities, compositions, and temperatures) from the reactor vessel. Since the ultimate purpose of this selection process is for use in exploring means for mitigation, it is reasonable to exclude accident scenarios involving high-pressure melt ejection, for which failure of the shell integrity is virtually certain by means of DCH, liner melt, or overpressurization. (It is of course a goal of BWR accident management that high pressure severe accident sequences not occur. These have not been analyzed; see discussion in Section 3.7.2.)

The Mark I liner failure study^{2,3} recognizes the existence of major uncertainties in the calculation of in-vessel core melt progression and therefore considers two debris pours, each associated with the predictions of a different severe accident code. It is important to recognize that this study is focused upon lowpressure accident sequences and the potential for "early" containment failure, that is, failure in conjunction with the initial release from the reactor vessel, before the aerosols have had time to settle. The two selected pours, which are described below, are intended to bound the spectrum of debris compositions that might reasonably be expected to be encountered within the realm of interest.

4.7.2 Characteristics of Debris Pours From Vessel

4.7.2.1 Scenario I: Large Initial Pour of Molten Oxides

The pour that Reference 2 analyzes as Scenario I derives from calculations performed by the industry-sponsored MAAP code⁶. In-vessel melt progression resembles the TMI event and is characterized by holdup of debris in the core region in the form of a large pool of molten oxides mixed with superheated metallic zirconium within a crucible-shaped metallic supporting crust. Eventually, a large portion of the molten pool breaks through the metallic crust, and enters the lower plenum while pushing the water away. There is little interaction between the flowing oxides and the water, or with the lower plenum stainless steel structures, except to cause immediate penetration failures. The liquid zirconiumoxide mixture then drains into the containment over a period of about five minutes.

The Mark I liner failure study² employs probability density functions for the pour characteristics, but it is appropriate to think of Scenario I as an initial rapid release of 12.5 m³ (441 ft.³) of 20% zirconium metal in a UO₂-ZrO₂ ceramic mixture with negligible (50 K [90°F]) superheat. All water then drains from the vessel, and the subsequent debris release is relatively very slow, corresponding to the rate at which the debris remaining within the vessel melts. Specifically, the study considers an additional 7.5 m³ (265 ft.³) of the same debris composition to be released into the containment over the next 150 minutes.

4.7.2.2 Scenario II: Metallic Pour Followed by Release of Oxides

The Scenario II pour considered in Reference 2 derives from predictions of the BWRSAR code⁷, which was sponsored at the time by the NRC. (Subsequently, many of the BWRSAR models have been made operational within MELCOR.) Here the core melt progression is that described in Sections 3.7.5 and 3.7.6 for the dry case. Basically, debris relocating into the lower plenum is quenched by the water there. The remaining water is boiled away under the impetus of decay heating and the lower plenum steel structures are subsumed into the surrounding debris. Penetration failures occur at a time when only liquid metals are present as the debris temperature increases after lower plenum dryout. Oxide melting (and release) follows the initial release of metals.

As noted in Section 3.7, detailed analyses¹⁵ have indicated that bottom head release pathways initiated by debris flows internal to the penetration tubes are much less likely than previously thought. Instead, the experimental evidence (See Section 3.5.7) is that vessels equipped with bottom head penetrations would fail by flows external to the tubes and within the expanding vessel through-holes provided for and surrounding the penetrations. From the standpoint of debris pour characterization, however, there is little difference associated with the details of penetration failure. Thus, the Scenario II pour remains an appropriate representation of the debris releases associated with penetration failure.

For the Mark I liner failure study,² the Scenario II probability density functions are such that the initial pour can be approximated as 14 m³ (494 ft.³) of a mixture of stainless steel with 30% zirconium metal at 100 K (180°F) superheat. This initial pour, which occurs over a period of 20 minutes, is followed by a relatively slow release of 15 m³ (530 ft.³) of oxides (mixed with 15% zirconium metal) over a period of 100 minutes.

4.7.2.3 Accident Scenarios Not Represented

As mentioned previously, the Mark I liner failure study does not consider high-pressure accident sequences. Neither does it directly address accident sequences in which penetration failures are assumed not to occur. Debris pours are based upon decay heat rates prior to any increases due to power uprates.

Completion of the Mark I liner failure study involved a process by which a preliminary analysis was performed and subjected to extensive peer review. This first step is documented in Reference 2. Additional analyses were then performed to address the concerns identified by the peer review. This second round of analyses and the final conclusions of the study are documented in Reference 3.

One of the concerns addressed in the second round of analyses has to do with the amount of metals that might be mixed with the oxides in the Scenario I release. This is an important question because the magnitude of the material superheat that is carried with the spreading debris is paramount to the fate of the wall after contact. (Debris liquids have a higher effective conductivity for heat transfer into the wall surface.) Specifically, it was proposed that upward radiation from the molten pool held in the core region might induce melting of the upper reactor vessel internal structures so that the molten liquids, when released into the lower plenum, would include a large quantity of stainless steel. Dedicated calculations with the APRIL code,⁸ however, subsequently showed that the composition of the Scenario I melt as originally conceived was indeed bounding for that scenario.

Although less probable, the accident sequence without penetration failure would produce a much larger included metals superheat than is represented by the Scenario I release. With the reactor vessel depressurized, creep rupture of the vessel wall would not occur until the wall was heated to near the carbon steel melting temperature. At this time, much of the central region of the lower plenum debris bed would be occupied by a slurry of solid oxides and superheated metals. But, if penetration failures did not occur and the bottom head failed by creep rupture, how would the contents of the lower plenum be released to the drywell?

It is, of course, unknown how the separation of the portion of the bottom head below the support skirt from the remainder of the vessel would progress. Would there be a complete break, or would one side of the bottom head sag? The available experimental evidence as obtained for the PWR bottom head configuration is discussed in Section 3.5.7, but BWR structure has important differences.

BWR vessels have a support skirt and, as shown in the lower part of Figure 3.7-7, there is a control rod drive housing support structure about 1 m (3 ft.) beneath the vessel that might interrupt the downward movement of the dislocated portion of the vessel bottom head. It is pointed out in Reference 2 that much of the lower plenum content could still be contained within the bottom head after its initial rupture, and that "Pending quantification of the merits of this new type of scenario, quantification of it is left for future study."

4.7.3 Debris Spreading Across The Drywell Floor

As described in the previous section, distinction between the two considered scenarios is that Scenario I involves a mostly oxidic melt with a high initial release rate whereas Scenario II involves an initially

metallic melt with a relatively low release rate. The total release quantity for Scenario II is about twice that for Scenario I.

As considered in Reference 2, debris falling from the reactor vessel would first fill the drywell sumps, then would spill over the pedestal region floor. As sufficient height is accumulated over the floor, flow would begin through the pedestal doorway. Initial spreading as the flow enters the expedestal region would be slight, but after contact with the drywell wall, the flow would separate into two branches, each flowing along the wall in a nearly onedimensional fashion. These two branches then meet at a position diametrically opposite to the doorway.

During the spreading process, the flowing debris radiates to the overlying atmosphere (or water) and transfers heat to and ablates the underlying concrete. Gases released from the concrete promote oxidation of the metals carried with the debris, and the associated energy release serves to increase the debris temperature. The purpose of the spreading calculations described in Reference 2 is to determine the parameters important to the question of survivability of the drywell wall. These are the depth of the debris immediately adjacent to the wall, the initial superheat of this debris, and the length of time that superheat is maintained.

For the second round of analysis, the peer review process recommended that the adequacy of the approach employed in the preparation of Reference 2 be checked by the application of other available analytical tools, specifically the MELTSPREAD⁹ and CORCON¹⁰ codes. The MELTSPREAD code provides a mechanistic treatment of the basic processes involved in the spreading of debris over a steel or concrete substrate, including gravity-driven flow, melt freezing, immobilization and heatup, concrete decomposition and gas release, chemical oxidation of melt metallic constituents, enhancement of heat transfer by any overlying water, and spreading of new melt release over previously spread material. The CORCON code, which provides detailed modeling of core-concrete interaction phenomena, was invoked specifically to confirm the duration of superheat in the debris.

As described in Reference 3, the results of the independent MELTSPREAD and CORCON analyses support the contention that for the pours considered in Reference 2, the depth of debris at the wall, the initial superheat, and the duration of superheat employed for the shell failure analysis are appropriately conservative. In other words, the values used in considerations of heat transfer to the shell (discussed in the next section) are higher than those that would be produced in a best-estimate analysis.

4.7.4 Thermal Loading of the Shell

For the initial phase of the Mark I liner failure study, as documented in Reference 2, it was assumed that wall failure would occur if the local temperature reached 1773 K (2732 °F), which is tantamount to failure by melting. During the subsequent peer review, it was recognized that the drywell shell as installed at Peach Bottom and most other BWR Mark I facilities is susceptible to failure by creep rupture, which would occur at a much lower temperature

The Peach Bottom drywell shell is encased in concrete below the level of the drywell floor. Above the floor, there is a 5.1 cm (2 in.) air gap between the outer surface of the shell and

the surrounding concrete. Between these two regions, there is a sand-filled transition zone, which is intended to transmit any seismic loads from the primary containment evenly into the supporting concrete foundation. The arrangement of the shell, surrounding concrete, and sand-filled transition zone at the level of the floor is plant specific. At Peach Bottom, the shell is 3.2 cm (1.250 in.) thick and the top of the sand transition zone is at the level of the floor. (At Browns Ferry, the shell thickness is 2.9 cm [1.125 in.], and the sand-filled transition zone extends more than 10 cm [4 in.] above the floor level.)

The surface of the transition zone constrains the portion of the spherical shell just above it from moving radially outward against the surrounding concrete. Thus, the shell is subject to temperature-induced creep rupture at the locations where it would be heated by adjoining debris.

In response to the concern identified by the peer review in regard to the assumed shell failure criteria, the ANATECH Research Corporation was assigned to carry out a three-dimensional, finite element, structural analysis of the Mark I shell in localized contact with debris, the results of which are documented in Part V of Reference 3. The debris, which is of composition (oxidic) and depth (20 cm [8 in.]) corresponding to Scenario I, was assumed to be covered with water. Containment pressure was represented as remaining constant at 0.2 MPa (29 psia). Creep rupture was predicted to fail the shell at 1533 K (2300 °F), which is about 240 K (430 ^oF) lower than the carbon steel melting temperature. This temperature of 1533 K (2300 °F) was then adopted by the Mark I failure study for use as the best-estimate failure temperature for the drywell shell.

4.7.5 Mitigative Effects of Water

As described in Section 4.7.3, the most important parameters determining the amount of energy that would be transferred to the shell from the adjacent debris are the debris depth, the initial debris superheat, and the time duration that the debris remained superheated. If a significant quantity of water overlies the drywell floor at the time of initial debris release, then all three of these parameters would be affected favorably, from the standpoint of promoting the survival of the shell.

The depth of debris adjacent to the wall would be reduced, because more of the debris would freeze within the pedestal region, and less would reach the shell.

The largest beneficial effect would be in reducing the amount of superheat carried to the wall. Although the effectiveness of overlying water in cooling crusted debris is not well understood, insulating crusts would develop only after the superheat is lost. Since heat loss mechanisms to water from a superheated corium melt are straightforward and the associated heat transfer is large, it is pointed out in Reference 3 that the effectiveness of water in reducing superheat is not a matter of controversy.

With respect to the duration of superheat in the debris at the wall, the overlying water would play an important role by removing heat from the wetted shell just above the debris. In effect, the portion of the shell that is in contact with water above the debris acts as an efficient cooling fin. A cooling pathway is established from the debris into the shell and up through the fin to the overlying water. This accelerates the elimination of the debris superheat.

One cannot selectively consider only the benefits of the presence of water, however. Before recommending that provision be made to supply water to the Mark I drywell floor under severe accident conditions, it is first necessary to consider the potential for and effects of steam explosions. For the Mark I liner failure study, this consideration is given in Appendix A "The Occurrence and Role of Steam Explosions in a Mark-I Containment" to Part I of Reference 3. There it is argued that integrity-threatening steam explosions over the surface or at the leading edge of the spreading debris can be ruled out, and that in fact, small-scale steam explosions (fuel-coolant interactions) at these locations would be beneficial from the standpoint of promoting quenching. On the other hand, it is noted that there is a concern with respect to the potential for energetic steam explosions induced by the debris pouring within the pedestal region.

Appendix A to Reference 3 Part I also notes that the occurrence of an energetic steam explosion within the pedestal region would offer much more of a threat to the reactor pedestal than to the drywell shell. However, the argument is made that with a limited depth of water (about 30 cm [1 ft.]), an impulse to the pedestal of the magnitude necessary to cause failure cannot be delivered. (Note that the actual depth can vary from plant to plant.)

It is not yet possible to make definitive resolution as to whether or not it is worth risking the destructive potential of steam explosions in order to reap the beneficial aspects of water on the drywell floor. Phenomena associated with the introduction of corium into water have been studied in the series of experiments discussed in Section 3.7.6.1. At the very least, it can be concluded that energetic explosions with the oxidic components of core debris are very hard to generate.

4.7.6 Potential for Mark I Containment Failure

The Mark I liner failure study has considered the case of debris release via penetration failures from a depressurized Peach Bottom reactor vessel. The study concludes that there is a "virtual certainty" of shell failure if the containment floor is dry at the time of initial release, but that early shell failure is "physically unreasonable" if the drywell is flooded with water to the lower lip of the vent pipe openings, a depth of about 61 cm (2 ft.).

For its consideration of this issue, the Advisory Committee on Reactor Safeguards (ACRS) has stated that "Results of the severe accident research have shown that there is no threat of prompt containment failure posed by ... Mark I liner meltthrough. Research should continue to: ... determine the impact of ex-vessel steam explosions on the BWR containments."¹¹

Apparently this statement is intended to include only cases with water overlying the drywell floor. What about the high-pressure case? The ACRS goes on to state "Additional assessment of DCH is needed for ... BWRs." Thus, it seems that the concern with respect to shell failure that might be caused by highpressure melt ejection is effectively subsumed into the larger direct containment heating issue.

The reason that the presence of water to the level of the vent openings is considered to reliably preclude only "early" or "prompt" failure of the shell has to do with the formation of solid-base islands of quenched metallic debris in conjunction with the initial release. These could then serve as underwater

causeways for transport of subsequent molten releases from the reactor vessel toward the drywell shell. If debris liquids can reach the shell at locations above the water surface, then the situation reverts to the dry case, for which shell failure is probable.

The current situation with respect to the Mark I liner failure analyses based on the Peach Bottom facility is summarized in Table 4.7-1. As indicated, high pressure cases and accident sequences involving creep rupture of the reactor vessel bottom head have not been analyzed. For the cases that have been studied, extension of the existing results to other Mark I facilities is discussed in the remainder of this section.

4.7.6.1 Extension to Other BWR Facilities

As is the case for all other aspects of severe accident research, plant-specific design features play an important role and must be taken into consideration when considering extrapolation of the Mark I study results, based on Peach Bottom, to other BWR facilities. To provide a feel for the extent of the design variations, there are seven different sizes of reactor vessels in U.S. Mark I containments, ranging from Duane Arnold (183 in. ID) to Peach Bottom (251 in. ID). At Duane Arnold, the radius to the shell at the level of the drywell floor is 6.34 m (20.8 ft.), as compared to 6.96 m (22.85 ft.) at Peach Bottom. On the other hand, the potential debris source is smaller at Duane Arnold, where the core comprises just 368 fuel assemblies, as opposed to the 764 assemblies at Peach Bottom.

One of the most important geometric parameters with respect to the shell failure issue is the height of the vent line entrance above the drywell floor. This height determines the maximum depth of water over the floor and, should debris enter a vent pipe, local failure would be virtually certain. As discussed in Part I of Reference 3, the location of the vent line openings is plant specific, but in general the shorter heights are associated with the facilities that have the smaller cores and hence the smaller potential debris pours.

Review by the NRC and its contractors^{12,13} of the Individual Plant Examinations (IPEs) submitted by the various BWR facilities has confirmed the importance of the Mark I shell failure issue as previously identified in NUREG-1150. In fact, "Liner meltthrough was found to be the most important contributor to early containment failure for Mark I containments."12 The IPEs also reveal, however, that in some Mark I containments, the sump and floor configuration is such as to automatically preclude shell failure. Specifically, the sumps at Monticello are large enough to contain all of the debris release from the vessel. At Oyster Creek, a concrete curb serves to prevent the debris from reaching the drvwell shell.¹²

4.7.6.2 Drywell Flooding Capabilities

If the drywell floor is to be reliably flooded under severe accident conditions, then the necessary water would have to be capable of delivery into the containment in case of station blackout. The general concept is to vent the containment to permit use of low-pressure pumps and to inject the water via the existing drywell spray headers. To address station blackout concerns, it would be necessary to invoke new or upgraded independently powered pumping systems.

Going one step further, relatively minor modifications beyond the need for an independently powered dedicated pumping system might be employed to permit rapid

filling of the wetwell, flooding of the vent pipes, and increase of the water level within the drywell to a height sufficient to cover the reactor vessel bottom head. If drywell flooding to this level could be achieved quickly enough, then the water in the drywell could provide two lines of defense against containment failure: first by serving to keep the debris within the reactor vessel as described in Section 3.7.7.3, and second by extending upward the protection of the drywell shell.

Provision of the necessary volume of water would require the availability of an independent containment flooding system of sufficient capacity to cover the reactor vessel bottom head before lower plenum dryout and the associated threat of penetration failures. This would in general require equipment modifications to existing plants, but similar modifications are required for flooding to protect the shell. In both cases, the drywell would have to be vented during the flooding process and beyond. The additional requirement for only the independently powered pumping systems necessary to deal with station blackout would be to increase their capacity. For two feet of water, 86 m³ (22,800 gal.) would be required. Making allowance for the trapping of a portion of the containment atmosphere in the upper wetwell as indicated in Figure 4.7-6, about 5700 m³ (1,500,000 gal.) would have to be added to the Peach Bottom containment in order to submerge the reactor vessel bottom head.

Detailed information concerning the prospects for a containment flooding strategy intended to maintaining the core debris within the reactor vessel is available in Reference 14. The BWR severe accident sequence leading most rapidly to the formation of a reactor vessel lower plenum debris bed is short-term station blackout, for which the vessel bottom head would have to be submerged in no more than 150 min. (2.5 hours) after the onset of core degradation. For Peach Bottom, this is equivalent to a required pumping capacity of $0.63 \text{ m}^3/\text{s}$ (10,000 gal./min.).

Table 4.7-1Mark I Liner Qualitative Failure Probabilities for
Various Vessel Debris Release Modes

Reactor Vessel Depressurized?	Water Covers Drywell Floor?	Bottom Head Failure Mode?	Case Analyzed?	Estimated Probability of Prompt Liner Failure
No	Either Way	Any	No	High
Yes	No	Penetrations	Yes	High
		Creep Rupture	No	Medium-High
	Yes	Penetrations	Yes	Low
		Creep Rupture	No	Low-Medium



Figure 4.7-1 The BWR Mark I containment design employs a small primary containment with a pressure suppression pool; secondary containment is provided by the surrounding structure



Figure 4.7-2The Mark I drywell floor area is small and the drywell shell is
within ten feet of the pedestal doorway



Figure 4.7-3 Core debris released from the reactor vessel would spread over the BWR Mark I drywell floor, including the ex-pedestal region.



Figure 4.7-4 Interior of reactor pedestal at Peach Bottom with partial view of doorway.



Figure 4.7-5Shield over vent pipe entrance at Peach Bottom



Figure 4.7-6Approximately 5700 m³ (1.5x106) gallons would be required to
cover the reactor vessel bottom head at the largest (1100MWe)
BWR facilities

References for Section 4.7

- G. A. Greene, K. R. Perkins, and S. A. Hodge, "Mark I Containment Drywell, Impact of Core/Concrete Interactions on Containment Integrity and Failure of the Drywell Liner," *Source Term Evaluation for Accident Conditions*, paper IAEA, Vienna, Austria, October 1985.
- 2. T. G. Theofanous et al., "The Probability of Liner Failure in a Mark-I Containment,' NUREG/CR-5423, Center for Risk Studies and Safety, University of California, August 1991.
- T. G. Theofanous, et al., "The Probability of Mark-I Containment Failure by Melt-Attack of the Liner," NUREG/CR-6025, University of California, Rensselaer Polytechnic Institute, Sandia National Laboratories, Argonne National Laboratory, ANATECH, Inc., November 1993.
- D. A. Brinson and G. H. Graves, "Evaluation of Seals for Mechanical Penetrations of Containment Buildings," NUREG/CR-5096, SAND88-7016, Sandia National Laboratories, August 1988.
- 5. General Electric Company, "BWR Owner's Group Emergency Procedure Guidelines," Revision 4, NEDO-31331, March 1987.
- 6. R. E. Henry, et al., "Experiments Relating to Drywell Shell-Core Debris Interactions," *Proceedings of the Sixteenth Water Reactor Safety*

Information Meeting, NUREG/CP-0097, Vol. 5, pp. 317-339, Fauske and Associates, October 1988.

- S. A. Hodge and L. J. Ott, "BWRSAR Calculations of Reactor Vessel Debris Pours for Peach Bottom Short-Term Station Blackout," *Proceedings of the Sixteenth Water Reactor Safety Information Meeting*, NUREG/CP-0097, Vol. 5, pp. 377-401, Oak Ridge National Laboratory, October 1988.
- S. H. Kim, et al., "The Development of APRIL.MOD2 - A Computer Code for Core Meltdown Accident Analysis of Boiling Water Nuclear Reactors," NUREG/CR-5157, Rensselaer Polytechnic Institute, 1988.
- M. T. Farmer, J. J. Sienicki, and B. W. Spencer, "The MELTSPREAD-1 Computer Code for the Analysis of Transient Spreading in Containments," Sixth Proceedings of Nuclear Thermal Hydraulics, 1990 ANS Winter Meeting, November, 1990, p. 21, Argonne National Laboratory, 1990.
- J. F. Muir et al., "CORCON-MOD 1: An Improved Model for Molten-Core/Concrete Interactions," NUREG/CR-2142, SAND80-2415, Sandia National Laboratories, July 1981.
- Letter from the Advisory Committee on Reactor Safeguards to The Honorable Shirley Ann Jackson, Chairman, U. S. Nuclear Regulatory Commission,

"Severe Accident Research," June 28, 1996.

- C. C. Lin, J. R. Lehner, W. T. Pratt, and M. Drouin, "Severe Accident Progression Perspectives for Mark I Containments Based on the IPE Results," *Proceedings of the Twenty-Third Water Reactor Safety Information Meeting*, NUREG/CP-0149, Vol. 2, pp. 463-472, Brookhaven National Laboratory and U.S. Nuclear Regulatory Commission, October 1995.
- W. T. Pratt, John Lehner, A. Camp, and E. Chow, "IPE Results as Compared with NUREG-1150," *Proceedings of the Twenty-Third Water Reactor Safety Information Meeting*, NUREG/CP-0149, Vol. 2, pp. 485-504, Brookhaven National Laboratory, Sandia National Laboratories, and U.S. Nuclear Regulatory Commission, October 1995.
- 14. S. A. Hodge, J. C. Cleveland, T. S. Kress, and M. Petek, "Identification and Assessment of BWR In-Vessel Strategies," NUREG/CR-5869, ORNL/TM-12080, Oak Ridge National Laboratory, October 1992.
- J. L. Rempe et al., "Light Water Reactor Lower Head Failure Analysis." NUREG/CR-5642, EGG-2618, Idaho National Engineering Laboratory, October 1993.

5.0 Offsite Accident Impacts

5.0.1 Introduction

Modules 1 through 4 emphasize the importance of the defense-in-depth philosophy for preventing severe accidents or containing radionuclide releases given such accidents. This module carries the defense-in-depth philosophy one step further. It discusses radionuclide releases that, however unlikely, could occur; the radiation doses and associated health effects that could result; actions that can be taken to protect the public; and the U.S. emergency planning process for implementing such protective actions.

5.0.2 Learning Objectives for Module 5

After completing this module, the student should be able to:

- 1. Describe the location in the plant of radioactive material that could potentially cause offsite injuries or fatalities and the extent of plant damage required for its release.
- 2. Describe the characteristics of the radioactive source term that have an important effect on offsite doses and the plant design features that could have a major impact on such characteristics.
- 3. Explain the impact of wind speed, stability class, radioactive decay, ground deposition, and rainfall on the rate of decrease in offsite dose versus distance.

- 4. Characterize our current ability to accurately project source term characteristics and offsite doses that could result from a severe core-damage accident.
- 5. Describe the roles and efficacy of evacuation, sheltering, ad hoc respiratory protection, and administration of stable iodine in protecting the public from potential nuclear power plant releases of radioactive materials.
- 6. Describe the Chernobyl source term and the actions taken to protect the public from this source term. Compare these with the current LWR source terms and NRC guidance on protective actions.
- 7. Indicate the primary responsibilities of the licensee, state and local agencies, and the NRC during a nuclear power plant emergency.
- 8. Describe plume exposure Emergency Planning Zone and the ingestion pathway Emergency Planning Zone.
- 9. Explain what Emergency Action Levels (EALs) are.
- 10. List the four classes of emergencies in order of increasing severity and indicate which require official notification and which require offsite protective actions.
- 11. Describe the functions of the Technical Support Center (TSC) and the Emergency Operations Facility (EOF) during a nuclear power plant emergency.

5.1 Source Terms

As indicated in Modules 3 and 4, if the energy contained in the core of a nuclear power plant is not controlled, considerable damage can be done to the fuel, cladding, reactor vessel, and even the containment--the plant barriers that normally contain the core radionuclides. Even if the reactor is shut down, the substantial energy generated by the decay of fission products (decay heat) can lead to damage to these barriers. If sufficient quantities of radionuclides are released to the environment as a result of such damage, offsite health effects may This subsection discusses the result. quantities and characteristics of radionuclide releases to the environment (source terms). Transport of the released radionuclides in the environment and associated offsite doses and health effects are discussed in Section 5.2.

5.1.1 Radionuclide Inventories

The conventional unit that is used to quantify the radioactivity of a material is the curie (Ci). One curie of material undergoes radioactive decay at the rate of 3.7×10^{10} nuclear disintegrations per second, which is the radioactivity of one gram of pure radium. The corresponding Standard International (SI) unit of radioactivity is the becquerel (Bq). One becquerel is one nuclear disintegration per second, so $1 \text{ Ci} = 3.7 \times 10^{10}$ Bq.

Table 5.1-1 shows the principal components of the 5 billion or so curies of radioactive materials in the core of a 3300 MWt light water reactor 30 min after shutdown according to their relative volatilities.^{1,2} Of the groups listed, radionuclides of the noble gases krypton (Kr) and xenon (Xe) are the most volatile and, consequently, the most likely to be released from the plant to the environment during an accident. Up to 100% of the noble gases could be released in severe accidents involving containment failure or bypass. Radioactive iodine and cesium, which rank second in volatility, could also be released in substantial quantities. Radioiodine can concentrate in the thyroid. As a result, small quantities of radioiodine can cause damage to the thyroid gland. Long-lived radioactive cesium is a potential source of long-term offsite dose (e.g. from Chernobyl).

Table 5.1-2 shows radionuclide inventories of the volatile noble gases and iodine in various plant systems.² Note that the vast majority of this volatile radioactive material is contained in the core. All other reactor systems contain less than one-half of 1% of the xenon, krypton, and iodine activity in the core. Because radioactive cesium is longlived, the spent fuel pool can contain more than the core; however, the driving force (decay heat) for release is much larger in the core.

5.1.2 Source Term Characteristics

Radionuclides would be released to the environment as gases such as krypton(Kr), xenon (Xe), and iodine (I_2) ; aerosol particles of water soluble substances such as cesium iodide (CsI), cesium hydroxide (CsOH), and strontium hydroxide (Sr(OH)₂); or slightly soluble oxides of tellurium (Te), ruthenium (Ru), and lanthanum (La). Generally, a major release (source term) from a nuclear power plant can be viewed as a cloud (called the plume) of radioactive gases, aerosol particles, and water vapor (mist). As indicated in Figure 5.1-1, the plume could be released continuously over a long time period, or it could be released as a very short puff. It could be released at ground level or higher.

Source terms are characterized by the fractions of the core inventory of

radionuclides that are released to the environment and other attributes that can have an important effect on offsite doses and the numbers and types of offsite health effects. Such attributes include the start time and duration of the release, the size distribution of the aerosols released, the elevation of the release, and the energy released with the radioactive material. For example, if the plume is hot, rise due to buoyancy may loft the plume over people living near the plant thereby limiting the doses they receive. Also, if the release is slow (takes a long time), shifts in wind direction may cause more people to be exposed but may also cause the exposure to

any stationary group to be reduced. Such

effects are discussed further in Section 5.2.

The isotopic composition of a source term is important because it determines decay rates and thus radiation exposure rates. Rapidly decaying (halflives under a minute) nuclides deliver most of their dose quickly at short distances from their release point. Conversely, slowly decaying nuclides may deliver dose over many years out to great distances from their release point. The chemical and physical form of the released radioactive materials also influences offsite doses. For example, if only noble gases are released, deposition on the ground and incorporation into the food chain does not take place thereby eliminating several important long-term exposure pathways. Conversely, if the released radioactive material is all in the form of water insoluble particles too large to be respirable, lung exposure due to inhalation does not occur.

5.1.3 Magnitude of Release Required to Cause Offsite Health Effects

It is not obvious from examining the values of a source term's characteristics what the potential health impact would be to the public. It is, however, easy to demonstrate

that the release of only a relatively small fraction of the core inventory to the environment could be significant. Table 5.1-3 shows that, under certain meteorological conditions, a prompt release of only 10^6 Ci of noble gases or 600 Ci of halogens could, based on current federal guidelines (discussed in Appendix 5A), result in doses sufficient to warrant taking actions to protect persons within a mile of the plant. Doses at least ten times higher than federal protective action guides would be required to induce early injuries or fatalities. For example, under the same poor meteorological conditions assumed above, Table 5.1-3 indicates that a release of 10^7 Ci of noble gases or 2.4x10⁴ Ci of halogens could result in doses exceeding the thresholds for acute, radiation-induced injuries.

As indicated in Section 5.1.1, only the core, the spent-fuel storage pool, and the reactor coolant contain more than 10⁶ Ci of noble gases or $6x10^2$ Ci of halogens. Accidents not involving one of these three regions (e.g., gas-decay tank rupture) would not, therefore, result in doses requiring offsite protective actions. It should be emphasized, however, that one cannot project offsite doses and health effects based solely on the Curies of radionuclides released. For example, as indicated in Table 5.1-3, the average annual release of noble gases for a LWR is 1000 Ci, but this release occurs gradually during all kinds of weather conditions. It therefore results in very low offsite doses.

Figure 5.1-2 compares the average annual releases of noble gases and iodine from U.S. plants to the estimated releases that occurred as a result of the TMI-2 and Chernobyl accidents. Clearly the uncontained Chernobyl release, which is discussed in Section 5.1.7, was large by any measure. The TMI-2 release, much of which occurred during controlled venting of the containment,

was very modest in comparison. Nevertheless, as discussed in Sections 5.3.7 and 5.4, current guidelines would call for a precautionary evacuation for an accident like that at TMI-2.

Only the reactor core contains sufficient radioactive material and energy (e.g., decay heat) to result in source terms capable of causing offsite injuries and/or fatalities. In addition to core damage, an accident resulting in offsite injuries and/or fatalities would require a direct pathway to the atmosphere and a driving force (e.g., steam). The radioactive material released from the core would have to move through the reactor coolant system and containment without being significantly filtered or removed by other methods such as containment sprays, ice condensers, fan coolers, or suppression Even if such engineered safety pools. features failed, over time natural removal processes (e.g., gravitational settling) would remove most particulate fission products from the atmosphere of an intact containment. Therefore, if the containment holds for several hours and the containment sprays or other removal systems work, early injuries or fatalities would be unlikely.

Figure 5.1-3 uses an event tree to display the potential public health consequences due to core-damage accidents. Moving from left to right in the figure, yes/no answers to questions at the top result in a series of branches, possibly to offsite consequences. For example, if only the radioactive material contained in the fuel pins (gaps) is released with late containment failure, the offsite consequences would be small (branch 7). If all answers are yes, extremely severe offsite consequences are possible (branch 1). As Figure 5.1-3 indicates, offsite health effects are likely only if core melting and containment failure (or bypass) occur. The implications of this observation in deciding

when to initiate offsite protective actions are discussed in Section 5.3.7 and 5.4.

5.1.4 Design Features That Impact Source Terms

In Module 4, performance of the containment was described with respect to the timing of containment failure and the magnitude of resulting leakage to the environment. Environmental source terms are, however, affected by more than just the mode and timing of containment failure. The following paragraphs describe the effect of different safety systems and plant features on the magnitude of source terms. А common measure of the capability of a system or feature to remove radioactive aerosols or vapors in the decontamination factor (DF), which is the ratio of the inlet concentration to the outlet concentrations. Table 5.1-4 provides a summary of the more significant DFs associated with the features that are discussed.

5.1.4.1 Suppression Pools

BWR suppression pools can be very effective in scrubbing (removing) radionuclides that accompany steam and noncondensible gases bubbling up through the pool. The pool water retains soluble vapors and aerosols but provides little attenuation of noble gas fission products. Although Regulatory Guide 1.3 suggests not allowing credit for fission product scrubbing by BWR suppression pools,³ Standard Review Plan Section 6.5.5 was revised to allow such credit.⁴ The Reactor Safety Study assumed a DF of 100 for sub-cooled pools and 1.0 for saturated pools.⁵ NUREG-1150 calculations based on more sophisticated models indicate decontamination factors ranging from 1.2 to 4000 with a median value of about $80.^6$
Some of the most important radionuclides, such as isotopes of iodine and cesium, and tellurium, are primarily released from fuel while it is still in the reactor vessel. Risk-dominant accident sequences in BWRs are typically initiated by transients rather than pipe breaks. In transients, the in-vessel release is directed to the suppression pool rather than being released to the drywell. As a result, the in-vessel release is subjected to scrubbing in the suppression pool, even if containment failure has already occurred. Because the early health effects are often caused by early releases of volatile radioactive materials, the suppression pool is one of the reasons the likelihood of early fatalities is low for the BWR designs analyzed in NUREG-1150.

If not bypassed, the suppression pools can also be effective in scrubbing ex-vessel releases. Suppression pool bypass places an upper limit on the suppression pool decontamination factor. For example, if as little as 1% of the flow bypasses the suppression pool, the effective DF factor must be less than 100.

Experiments have shown that solution pH is a major factor in determining the amount of molecular iodine (I_2) and organic iodine found in solution. Unless chemical additives are introduced to control it, the pH tends to be reduced by long-term radiolysis. This favors the recombination of I⁻ ions to form I₂. Increasing pool temperatures and especially pool boiling can, in turn, cause I₂ to move from the liquid to the vapor phase.⁷ Hence, it is possible that suppression pools would scrub substantial amounts of iodine in the early phases of an accident, only to re-evolve it later as I₂. In NUREG-1150, such re-evolution of iodine was judged to be important in accident sequences where the containment failed and the suppression pool eventually boiled.

There is presently no requirement for pH control in BWR suppression pools. It may well be that additional materials likely to be in the suppression pool as a result of a severe accident (such as cesium borate, cesium hydroxide, and core-concrete decomposition products) would counteract any reduction in pH from radiolysis and would ensure that the pH level remained sufficiently high to preclude re-evolution of iodine. If credit is to be given for long-term retention of iodine in the suppression pool, maintenance of the pH at or above a level of 7 must be demonstrated.⁸

5.1.4.2 Drywell-Wetwell Configuration

Depending on the timing and location of containment failure, the suppression pool may also be effective in scrubbing the release occurring during core-concrete attack or re-evolved from the reactor coolant system after vessel failure. In the NUREG-1150 analyses for Peach Bottom (Mark I containment), containment failure was found likely to occur in the drywell early in the accident. Thus, in many scenarios the suppression pool was not effective in mitigating the delayed release of radioactive material.

The Mark III design has the advantage, relative to the Mark I and Mark II designs, that the wetwell boundary completely encloses the drywell, in effect providing a double barrier to radioactive material release. As long as the drywell remains intact, any release of radioactive material from the fuel is subject to decontamination by the suppression pool. With the Mark III drywell intact, the environmental source terms is reduced to a level at which early fatalities would not be expected to occur, even for early failure of the outer containment. However, for Grand Gulf (Mark III containment), drywell failure accompanies approximately one-half of the

early containment failures in NUREG-1150, and the suppression pool is ineffective in mitigating ex-vessel releases for such scenarios.

5.1.4.3 Containment Sprays

Containment sprays can be effective in reducing airborne concentrations of radioactive aerosols and vapors. In the Surry (subatmospheric) and Zion (large dry) designs, approximately 20% of the NUREG-1150 core meltdown sequences were predicted to eventually result in delayed containment failure or basemat meltthrough. The effect of sprays, in those scenarios in which they are operational for an extended time, is to reduce the concentration of radioactive aerosols airborne in the containment to negligible levels in comparison with non-aerosol radionuclides (e.g., noble gases). Qualified sprays can reduce airborne aerosol activities by an order of magnitude in 15 to 20 minutes. For shorter periods of operation, sprays would be less effective but could still have a substantial mitigative effect on the release. Without sprays, an order of magnitude reduction in airborne aerosol activities would typically take about 10 hours.

The Sequoyah (ice condenser) design has containment sprays for the purpose of condensing steam that might bypass the ice bed, as well as for use after the ice has melted. The effects of the sprays and ice beds in removing radioactive material are not completely independent since they both tend to preferentially remove larger aerosols.

5.1.4.4 Ice Condenser

The ice beds in an ice condenser containment remove radioactive material from the air by processes that are very similar to those in the BWR pressuresuppression pools. The decontamination factor is very sensitive to the volume fraction of steam in the flowing gas, which in turn depends on whether the air-return fans are operational. For a typical case when the air-return fans are on, the magnitude of the decontamination factors was assessed to be in the range from 1.2 to 20, with a median value of 3. Thus, the effectiveness of the ice bed in mitigating the release of radioactive material is likely to be substantially less than for a BWR suppression pool.

5.1.4.5 Reactor Cavity Flooding

The configuration of a PWR reactor cavity or BWR pedestal region affects the likelihood of water accumulation and water depth below the reactor vessel. In some PWRs, water reaching the containment floor does not flow into the reactor cavity, and unless the spray system is operating, the cavity will be dry at vessel failure. In the Peach Bottom (Mark I) design, there is a maximum water depth of approximately 2 feet on the pedestal and drywell floor before water would overflow into the suppression pool via the downcomer. Other designs investigated such as Sequoyah and Zion have substantially greater potential for water accumulation in the pedestal or cavity region. In the Sequoyah design, the water depth could be as much as 40 feet.

If a coolable debris bed is formed in the cavity or pedestal, and makeup water is continuously supplied, core-concrete release of radioactive material would be avoided. Even if molten core-concrete interaction occurs, a continuous overlaying pool of water can substantially reduce the release of radioactive material to the containment in the same way suppression pools mitigate releases.

5.1.4.6 **Building Retention**

In NUREG-1150, radionuclide retention was evaluated for the Peach Bottom reactor building. (An evaluation was not made for the portion of the reactor building that surrounds the Grand Gulf containment, which was assessed to have little potential The range of aerosol for retention.) decontamination factors for the Peach Bottom reactor building subsequent to drywell rupture was 1.1 to 80, with a median value of 2.6. The location of drywell failure affects the potential for reactor building decontamination. Leakage past the drywell head to the refueling building was assumed to result in very little decontamination. Failure of the drywell by meltthrough resulted in a release that was subjected to a decontamination factor of 1.3 to 90 with a median value of 4.

In the NUREG-1150 analyses of PWR interfacing LOCA sequences, some retention of radionuclides was assumed in the auxiliary building (in addition to water pool decontamination for submerged releases). In the Sequoyah analyses, retention was enhanced by the actuation of the fire spray system.

5.1.4.7 BWR Containment Venting

In the Peach Bottom and Grand Gulf designs, procedures have been implemented to intentionally vent the containment to avoid overpressure failure. By venting from the wetwell air space (in Peach Bottom) and from the containment (in Grand Gulf) assurance is provided that, subsequent to core damage, the release of radionuclides through the vent line will have been subjected to decontamination by the suppression pool.

As discussed in Module 4, containment venting to the outside can substantially

improve the likelihood of recovery from a loss of decay heat removal and, as a result, reduce the frequency of severe accidents. The results of NUREG-1150 indicate. however, only limited benefits in consequence mitigation for the existing venting procedures and hardware. Uncertainties regarding the decontamination factor for the suppression pool and the re-evolution of iodine from the suppression pool are quite broad. As a result, the consequences of a vented release are not necessarily minor. Furthermore, the effectiveness of venting may, for some plants, be limited by the high likelihood of early containment failure mechanisms that would bypass the vent.

5.1.5 Source Term Uncertainty

Clearly, the magnitude of the source term varies depending on whether or not containment fails, when it fails, where and how it fails, and the effectiveness of engineered safety features in mitigating the release. However, even if details regarding the nature of containment failure and engineered safety feature performance are known, the uncertainty in predicting severe accident phenomena is still large.

A major shortcoming of the 1975 Reactor Safety Study was its limited treatment of the uncertainties in severe accident source terms. In the intervening years, particularly subsequent to the Three Mile Island accident, major experimental and code development efforts have broadly explored severe accident behavior. In the comprehensive NUREG-1150 study, which was published in 1989, care was taken to assess and display the uncertainties associated with the analysis of accident source terms. Many of the severe accident issues that are now recognized as the greatest sources of uncertainty were

completely unknown to the earlier Reactor Safety Study analysts.

In the 1975 Reactor Safety Study, source terms were developed for nine release categories ("PWR1" to "PWR9") for the Surry plant and five release categories for the Peach Bottom plant ("BWR1" to "BWR5"). In NUREG-1150, source terms were developed for a much larger number of accident progression bins. For each accident progression bin, an estimate of the uncertainty in the release fractions for each of the elemental groups was obtained.

Figure 5.1-4 provides a comparison of an important large release category (PWR2) from the Reactor Safety Study with a comparable aggregation of accident progression bins (early containment failure, high reactor coolant system pressure) from the NUREG-1150. The Reactor Safety Study results in this case are clearly conservative when compared to the NUREG-1150 results. Figure 5.1-5 compares results for an isolation failure in the wetwell region from the Reactor Safety Study, release category BWR4, with the venting accident progression bin from NUREG-1150. The Reactor Safety Study results are very similar to the mean release terms for the venting bin, with the exception of the iodine group, which is higher because of the late release mechanisms (re-evolution from the suppression pool and the reactor vessel) considered in the NUREG-1150 study. Overall, the comparisons indicate that the source terms in the Reactor Safety Study are in some instances higher and in other instances lower than those in NUREG-1150. However, for the early containment failure scenarios that have the greatest impact on risk, the Reactor Safety Study source terms are larger than the mean values of the NUREG-1150 study and are typically at the upper bound of the uncertainty range.

5.1.6 Revised LWR Source Term

In 1962, (see Sections 1.2.6 and 2.1.2) the Atomic Energy Commission issued Technical information document TID-14844,⁹ which postulated a release of fission products from the reactor vessel into containment to be used for calculating offsite doses in accordance with the reactor siting criteria of 10 CFR Part 100. The TID-14844 release was based on a postulated core melt accident and the 1962 understanding of fission product behavior. In addition to evaluations of site suitability and plant mitigation features such as containment sprays and filtration systems, the TID-14844 release has influenced post-accident radiation environments for which safety-related components are qualified, post-accident habitability requirements for the control room, post-accident sampling systems, and post-accident accessibility considerations.

For currently licensed plants, the characteristics of the fission product release from the core into the containment were derived from TID-14844 as set forth in Regulatory Guides 1.3 and 1.4.^{3,10} The release consists of 100% of the core inventory of noble gases and 50% of the iodines (half of which are assumed to deposit on interior surfaces very rapidly). These values were based largely on experiments performed in the late 1950s involving heated irradiated UO₂ pellets. The TID-14844 release also includes 1% of the remaining solid fission products, but these were dropped from consideration in Regulatory Guides 1.3 and 1.4. A 1% release of solid fission products is considered in certain areas such as equipment qualification.

In Regulatory Guides 1.3 and 1.4, the release to containment is assumed to occur instantaneously (with the initial blowdown of the reactor vessel in a LOCA). Further, the iodine chemical form is assumed to be 91%elemental (I₂), 5% particulate, and 4% organic. Organic iodine is not readily removed by containment sprays or filter systems. These assumptions have significantly affected the design of engineering safety features, particularly containment isolation valve closure times

Recently, the NRC developed revised accident source terms based on careful evaluation of NUREG-1150 accident scenarios and associated source term estimates. This evaluation is documented in NUREG/CR-5747,¹¹ and the resulting revised source terms are published in NUREG-1465.⁸ NUREG-1465 source terms were developed for regulatory application to future LWRs but may also be used to evaluate changes to regulatory requirements for existing plants.

Tables 5.1-5 and 5.1-6 present the NUREG-1465 release fractions, which are intended to be representative or typical (rather than conservative or bounding) values, except for the initial appearance of fission products from the failed fuel. This so-called gap release is set by the design basis initiator that leads to earliest cladding failure.

In contrast to the instantaneous releases postulated in Regulatory Guides 1.3 and 1.4, the NUREG-1465 releases are distributed in time to reflect the degree of fuel melting and relocation, reactor pressure vessel integrity, and, as applicable, attack upon concrete below the reactor cavity by molten core materials. The timing aspects are typical of a low pressure core-melt scenario, except that the onset of the release of gap activity is based upon the earliest calculated time of fuel rod failure under accident conditions.

NUREG-1465 also considers the chemical form of iodine in the containment and concludes that no more than 3% of the airborne iodine would be converted to organic form. When pH is controlled at values of 7 or greater within the containment, elemental iodine is assumed to comprise no more than 5% of the total iodine released to containment, and organic iodine no more than 0.15 percent (3 percent of 5 percent).

5.1.7 The Chernobyl Source Term

The initial release of radioactive materials from Chernobyl 4 reactor resulted from the explosions that destroyed the reactor core on April 26, 1986. Releases continued over a relatively long period of time and occurred in several stages, each of which differed in radionuclide composition and intensity. Figure 5.1-6 shows the estimated timedependance of the release for the first 10 days following the accident when a stream of hot air carried particulates, noble gases and volatile radionuclides from the destroyed reactor up to the atmosphere¹².

From April 26 until May 1 the release rate decreased, perhaps under the influence of the measures undertaken to extinguish the burning graphite and cover the core, although there is no consensus on this point. During this stage the release consisted of finely dispersed fuel particles entrained by the escaping hot air and graphite combustion products. The radionuclide composition during this stage was similar to that of the fuel.

From May 1 through May 5, there was a rapid increase in the release rate, at first dominated by volatile radionuclides (especially iodine isotopes), after which the composition again became similar to that of the fuel. The release during this stage was attributed to heating of the fuel to over 2000°C from the residual heat. The released radionuclides were associated with aerosols of fuel and graphite combustion products.

On May 6, there was an abrupt decrease in the release rate perhaps due to chemical interactions of the radionuclides with the materials introduced into the core. A complete explanation of the sudden decrease is not available. Measurable releases of activity continued during the remainder of May. For example, there was a significant peak 20 to 21 days after the beginning of the accident, and a less pronounced peak in the 25- to 30-day period.¹³

Table 5.1-7 summarizes the quantitative estimates of the magnitude of the releases from the Chernobyl-4 reactor. Based on various data, including measurements of Cs-137 in fuel masses inside the reactor sarcophagus and in the global fallout, the total core cesium released to the environment is estimated to be $33\% \pm 10\%$, or 2.3 ± 0.7 MCi.¹⁴ The relative constancy of the ratio of I-131 and Cs-137 activities in fallout observed in the majority of European countries indicates that 50% to 60% of the initial I-131 inventory or 40 to 50 MCi of Accounting for I-131 was released. radioactive decay in the reactor in the period of the release, this corresponds to a total activity of 30 to 35 MCi released into the atmosphere. The ratio of Iodine-131 released as gases to that released as aerosols was approximately 3:7 over the first two weeks after the accident, but, by the third week, the ratio changed to approximately 10:1.13

Comparing the Chernobyl release fractions in Table 5.1-7 with the revised LWR source terms in Tables 5.1-5 and 5.1-6 shows the volatile release fractions (noble gases, iodine, and cesium) are similar in magnitude. On the other hand, releases of nonvolatile species at Chernobyl resulted from the initial explosions and the ensuing fires. The amount of fuel released is estimated to be $3.5\% \pm 0.5\%$ of the fuel inventory in the core.^{12,14} This far exceeds the NUREG-1465 release fractions for nonvolatile species. It should also be emphasized that the NUREG-1465 releases are to the containment, not directly to the atmosphere as occurred at Chernobyl.

5.1.8 On-Line Source Term Monitoring

As indicated in Section 5.1.5, it is not possible to predict with certainty the source term that would result from a given plant damage state. What, then, is the feasibility of on-line monitoring to measure source term characteristics during an accident?

For accidents where the total release is through a monitored pathway (e.g., the stack), it may be possible to adequately characterize the release. As part of the upgrades that followed the TMI-2 accident, on-line radiation monitors capable of measuring the noble gases released through plant vents were installed. Noble gases are not considered as great a threat to the public as the halogens and other chemical groups listed in Table 5.1-1. The presence of halogens and other chemical groups must, in general, be determined through analysis of samples taken during the release. Unfortunately, this can require several hours. Nevertheless, at a minimum, the magnitude of a stack release can generally be estimated if the monitors stay on scale.

By their very nature, however, releases resulting in offsite dose high enough to cause early health effects most likely could not be characterized by existing effluent monitors. A release resulting in early offsite health effects (death and injuries) would have to be fast, direct, and unfiltered. Most important are potential releases due to major containment failure. As illustrated in Figure 5.1-7, such a release would be through an unmonitored path to the atmosphere. Effluent-monitoring systems located in routinely monitored release paths (e.g., stacks) would not be able to assess the extent and the characteristics of such a release.

Group	Isotope	Half-life	Core Inventory (Ci)	Group Total (Ci)
	Kr-85	10.72 y	6.69E+05	
Noble Gases	Kr-85m	4.48 h	3.13E+07	3.84E+08
	Kr-87	1.27 h	5.72E+07	
	Kr-88	2.54 h	7.74E+07	
	Xe-133	5.245 d	1.83E+08	
	Xe-135	9.09 h	3.44E+07	
·· ·	I-131	8.04 d	8.66E+07	
Halogens	I-132	2.30 h	1.28E+08	7.71E+08
	I-133	20.8 h	1.83E+08	
	I-134 I 125	52.0 III 6.61 h	2.01E+08 1.72E+08	
	Co 124	2.062	1.73E+08	
Alkali Matala	Cs-134	2.002 y	1.1/E+0/ 2.56E+06	2 195 107
Alkall Wittals	Cs-130	30.17 v	5.50E+00	2.16E+07
	Rb-86	18.66 d	5 10F+04	
	Sh 127	3 85 d	7 53E+06	
Tellerium Group	Sb-127	4 40 h	2 67F±07	2 13F±08
ionenum Oroup	Te-127	935h	2.078±07	2.131700
	Te-127m	109 d	9.63E+05	
	Te-129	1.16 h	2.50E+07	
	Te-129m	33.6 d	6 60E+06	
	Te-131m	30 h	1.26E+07	
	Te-132	3.26 d	1.26E+08	
	Ba-139	1.396 h	1.70E+08	
Barium. Strontium	Ba-140	12.746 d	1.68E+08	6.95E+08
, ,	Sr-89	50.52 d	9.70E+07	
	Sr-90	29.1 y	5.24E+06	
	Sr-91	9.5 h	1.25E+08	
	Sr-92	2.71 h	1.30E+08	
	Co-58	70.88 d	8.71E+05	
Noble Metals	Co-60	5.271 d	6.66E+05	5.94E+08
	Mo-99	2.7476 d	1.65E+08	
	Rh-105	35.4 h	5.53E+07	
	Ru-103	39.27 d	1.23E+08	
	Ru-105	4.44 h	7.98E+07	
	Ru-106	1.02 y	2.79E+07	
	Tc-99m	6.01 h	1.42E+08	
	Am-241	432.7 y	3.13E+03	
Lanthanides	Cm-242	162.8 d	1.20E+06	1.54E+09
	Cm-244	18.1 y	7.02E+04	
	La-140	1.678 d	1.72E+08	
	La-141	3.90 h	1.57E+08	
	La-142	1.54 h	1.52E+08	
	Nb-95	34.97 d	1.41E+08	
	Nd-147	10.98 d	6.52E+07	
	Pr-143	13.57 d	1.46E+08	
	Y-90	2.6/ d	5.62E+06	
	1-91 V 02	36.3 C	1.18E+U8 1.20E+08	
	1-92 V 02	5.54 U 10 2 h	1.50E+08 1.47E+08	
	$7r_05$	64 02 d	1.4/E+U0 1 /0E+08	
	$Z_{1-9,3}$ $7r_{-}07$	04.02 u 16.8 h	1.49E+00 1 56F±08	
	Ca 1/1	32 50 4	1.500+00	
Carium Group	Ce 141	52.30 a 1 38 d	1.JJE+U8 1.49E+08	2 15E+00
Certain Group	Ce_{-143}	1.30 U 284 6 A	1.40E+00 0.20E+07	2.131+09
	Nn_230	2 3 5 5 d	1.20ET07	
	Pu-238	2.355 u 87 7 v	9 90F±04	
	Pu-230	24100 v	2 23F+04	
	Pu-240	6560 v	2.23E+04	
	F 240	14 A	4.745.06	

Table 5.1-1Radioactive materials in a large [3300-MWt]
light water reactor core grouped by relative
volatility

	Inventory (Ci)		
Location	Noble gases (Xe, Kr)	Iodine (I)	
Reactor core total	4.0E+8	7.5E+8	
Reactor core gap ^a	3.0E+7	1.4E+7	
Spent fuel storage pool	1.0E+6	5.0E+5 ^b	
Primary coolant ^c	1.0E+4	6.0E+2 ^c	
Pressurized Water Reactorother systems			
Waste gas storage tank	1.0E+5	1	
Boiling Water Reactorother systems			
Steam line	$1.0E+4^{d}$	25 ^d	
Waste gas treatment system	5.0E+3	0.25	
Shipping cask	1.0E+4	1	

Table 5.1-2Typical inventories of noble gases and iodine in reactor
systems

^aGap between UO₂ fuel and Zircaloy cladding.

^bOne-third of the core is 30 days old; the rest is 1 year old.

^cNominal value, iodine levels can much higher or lower (factor of 10) depending on fuel leakage.

^dCi/hr (circulating).

	Activity Released (Ci)	Fraction of 3000 MWt Core Inventory ^a
Noble Gases (Krypton and Xenon)		
Average annual release for a LWR ^b	1×10^{3}	3x10 ⁻⁶
Prompt release resulting in 5 rem committed stomach dose equivalent ^c to unprotected individual one mile downwind under poor meteorological conditions ^d	1x10 ⁶	3x10 ⁻²
Prompt release resulting in 50 rem acute stomach dose ^e to unprotected individual one mile downwind under poor meteorological conditions. ^d	1 x 10 ⁷	3x10 ⁻²
Halogens (Iodine)		
Average annual release for a LWR ^b	0.13	$1 x 10^{-10}$
Prompt release resulting in 5 rem acute thyroid dose ^c to unprotected infant one mile downwind under poor meteorological conditions ^d	6x10 ²	1x10 ⁻⁶
Prompt release resulting in 200 rem thyroid dose ^f to unprotected infant one mile downwind under poor meteorological conditions ^d	2.4×10^4	3x10 ⁻⁵

Table 5.1-3 Illustrative noble gas and halogen releases

^aSee Table 5.1-1

^bPredominately I-131

^cThe smallest dose for which evacuation would be considered based of Environmental Protection Agency protective action guides discussed in Appendix 5A

^dGround level, non-buoyant release, stability class F, 1 m/s wind speed, calculations using USNRC MACCS 1.5.11.1 computer code

eThreshold for radiation-induced prodromal vomiting

^fThreshold for radiation-induced thyroiditis

Design Feature	Decontamination Factor
Containment Sprays	~10 for aerosols in 10-20 minutes versus ~10 for aerosols in 10 hours without sprays
Ice Condensers	1.2 to 20 while ice is present
Reactor building surrounding a BWR Mark I containment	1.1 to 80
Suppression pools and overlying water layers	2 to 4000 before re-evolution

Table 5.1-4Decontamination factors associated with various design
features

	Gap**	Early In- Vessel	Ex-Vessel	Late In- Vessel
Duration (Hours)	0.5	1.5	3.0	10.0
Noble Gases: Xe, Kr	0.05	0.95	0	0
Halogens: I, Br	0.05	0.25	0.30	0.01
Alkali Metals: Cs, Rb	0.05	0.20	0.35	0.01
Tellurium group: Te, Sb, Se	0	0.05	0.25	0.005
Barium, strontium: Ba, Sr	0	0.02	0.1	0
Noble Metals: Ru, Rh, Pd, Mo, Tc, Co	0	0.0025	0.0025	0
Lanthanides: La, Zr, Nd, Eu,N b, Pm, Pr, Sm, Y, Cm, Am	0	0.0002	0.005	0
Cerium Group: Ce, Pu, Np	0	0.0005	0.005	0

Table 5.1-5 NUREG-1465 BWR releases into containments^{*}

* Values shown are fractions of core inventory.

** Gap release is 3 percent if long-term fuel cooling is maintained.

	Gap**	Early In- Vessel	Ex-Vessel	Late In- Vessel
Duration (Hours)	0.5	1.3	2.0	10.0
Noble Gases: Xe, Kr	0.05	0.95	0	0
Halogens: I, Br	0.05	0.35	0.25	0.01
Alkali Metals: Cs, Rb	0.05	0.25	0.35	0.01
Tellurium group: Te, Sb, Se	0	0.05	0.25	0.005
Barium, strontium: Ba, Sr	0	0.02	0.1	0
Noble Metals: Ru, Rh, Pd, Mo, Tc, Co	0	0.0025	0.0025	0
Lanthanides: La, Zr, Nd, Eu,N b, Pm, Pr, Sm, Y, Cm, Am	0	0.0002	0.005	0
Cerium Group: Ce, Pu, Np	0	0.0005	0.005	0

Table 5.1-6 NUREG-1465 PWR releases into containments^{*}

* Values shown are fractions of core inventory. ** Gap release is 3 percent if long-term fuel cooling is maintained.

Noble Gases	100%	190±20	MCi
131 I	55±5%	45±5	MCi
¹³⁷ Cs	33%±10%	2.3±0.7	MCi
⁹⁰ Sr, ⁹⁰ Y	4%	2.8±0.8	MCi
Fuel	3.5±0.5%		

 Table 5.1-7 Estimated releases from Chernobyl-4 accident¹⁴



Figure 5.1-1 Examples of plume types



Note: Iodine and particulate releases pose a much greater risk to the public than noble gas releases.

O References and notes are found on the following page.

Figure 5.1-2 Putting radiation releases (curies-Ci) in perspective for the public



Figure 5.1-3 Event tree for severe accident consequences







Figure 5.1-5 Comparison of NUREG-1150 source terms with Reactor Safety Study (Peach Bottom) bin BWR4



Figure 5.1-6 Release of radionuclides during the active stage of the Chernobyl accident¹



Figure 5.1-7 Types of release

References for Section 5.1

- 1. D. J. Alpert, et al., "Relative Importance of Individual Elements to Reactor Accident Consequences Assuming Equal Release Fractions," NUREG/CR-4467, SAND85-2575, March 1986.
- T. J. McKenna, et al., "Pilot Program: NRC Severe Reactor Accident Incident Response Training Manual, Vol. 2, Severe Reactor Accident Overview," NUREG-1210, February 1987.
- 3. U.S. Nuclear Regulatory Commission, "Assumptions Used for Evaluating the Potential Radiological Consequences of a Loss of Coolant Accident for Boiling Water Reactors," Regulatory Guide 1.3, Revision 2, June 1974.
- U.S. Nuclear Regulatory Commission, "Pressure Suppression Pool as a Fission Product Cleanup System," Standard Review Plan, Section 6.5.5, NUREG-0800, December 1988.
- U.S. Nuclear Regulatory Commission, "Reactor Safety Study: An Assessment of Accident Risks in U.S. Commercial Nuclear Power Plants," WASH-1400, NUREG-75/014, December 1975.
- U.S. Nuclear Regulatory Commission, "Severe Accident Risks: An Assessment for Five U.S. Nuclear Power Plants," NUREG-1150, December 1990.
- E.C. Beahm, C.F. Weber, and T.S. Kress, "Iodine Chemical Forms in LWR Severe Accidents," NUREG/CR-5732, ORNL/TM-11861, prepared for NRC by Oak Ridge National Laboratory, April 1992.

- L. Soffer, S. B. Burson, C. M. Ferrell, R. Y. Lee, and J. N. Ridgely, "Accident Source Terms for Light-Water Nuclear Power Plants," NUREG-1465, February 1995.
- 9. J. J. DiNunno, et al., "Calculation of Distance Factors for Power and Test Reactor Sites," Technical Information Document (TID)-14844, U.S. Atomic Energy Commission, 1962.
- U.S Nuclear Regulatory Commission, "Assumptions Used for Evaluating the Potential Radiological Consequences of a Loss of Coolant Accident for Pressurized Water Reactors," Regulatory Guide 1.4, Revision 2, June 1974.
- H. P. Nourbakhsh, "Estimates of Radionuclide Release Characteristics into Containment Under Severe Accidents," NUREG/CR-5747 (BNL-NUREG-52289, Brookhaven National Laboratory, November 1993.
- 12. USSR State Committee on the Utilization of Atomic Energy. The accident at Chernobyl and its consequences. Summary report on the post-accident review meeting on the Chernobyl accident. Vienna: International Atomic Energy Agency, IAEA Safety Series N 75-INSAG-1; 1986.
- 13. Yu. P. Buzulukov and Yu. L. Dobrynin, "Release of Radionuclides During the Chernobyl Accident," in The Chernobyl Papers, Volume I, Doses to the Soviet Population and Early Health Effects Studies, Steven

E. Merwin and Michail I. Balonav editors, Research Enterprises, Richland, Washington, 1993.

S. T. Belyaev, A. A. Borovoy, and V. F. Demin, et al., "The Chernobyl Source Term, In: Proceedings of a seminar on comparative assessment of the environmental impact of radionuclides released during three major nuclear accidents, Kyshtym, Windscale, Chernobyl. Luxembourg: EUR; Report EUR 13574; 1991: 71-91.

5.2 Offsite Dispersion and Doses

In order to assess the consequences of a severe accident, one must (1) estimate the source term, (2) characterize the transport of radionuclides in the environment, and (3) estimate the resulting doses to the public (accounting for protective actions that may be taken). This process is depicted in Figure 5.2-1. Source term estimates are treated in Section 5.1. This section discusses the transport of radionuclides in the environment and the doses that could potentially result from such transport. Offsite protective actions that could be taken to reduce doses to the public are discussed in section 5.3.

5.2.1 Radiation Dose and Health Effects

Radiation exposures can affect the health of exposed individuals. The type of effect, its severity, and the length of time until the effect appears are determined by the total dose received, the rate of exposure, the exposed organs, and the degree of medical treatment received.

Although the curie is an appropriate unit for quantifying amounts of radioactive materials (e.g., curies in the core), it is not an appropriate unit for quantifying the potential health effects that may result from the release of radioactive materials to the environment. The number of curies required to induce various health effects can vary considerably, depending on the types of radiation emitted by the decaying nuclei and how the radiation enters the body (i.e., the pathway). The term dose refers to radiation absorbed by a human body. A unit of dose is the rad. One rad corresponds to 100 ergs of energy deposited in a gram of material. The corresponding SI unit is the Grey (Gy), and 1 Gy = 100 rads (1 J/kg). A closely related unit, the rem, is a measure of dose equivalent in humans. The corresponding SI unit is the Sievert (Sv), and 1 Sv = 100

rems. The dose to the whole body or to a particular organ is a measure of potential biological damage induced by exposure of the body or organ to radiation.

5.2.1.1 Chronic (Latent) Effects

Small doses or moderately large doses received at low dose rates (e.g., long term exposure to low levels of ground contamination) can cause health effects such as cancer, which appear later in time and are not directly observable following the exposure. Such effects are called chronic effects.

Traditionally, the risk of cancer has been assumed to be proportional to dose, no matter how small. That is, computer models assume that a collective dose of about 2,000 person-rem (1 rem to 2,000 people, 0.1 rem to 20,000 people, etc.) will result in one radiation-induced cancer in the affected population.¹ This linear, no-threshold hypothesis is the subject of considerable debate, with some contending it is too conservative. Under this hypothesis, because the release is spread over a larger area and therefore over a larger population the farther it moves from the plant, a sizable fraction of the predicted radiation-induced cancers can result from very small exposures beyond 50 miles from the plant. This is illustrated in Figure $5.2-2.^2$

5.2.1.2 Acute Health Effects

Large doses received over short time periods threaten both the short- and long-term health of exposed individuals. If exposures are sufficiently intense, exposed organs are damaged causing radiation sickness or death within days or months. As a class, such early health effects are called acute. Radiation sickness includes vomiting, diarrhea, loss of hair, nausea, hemorrhaging, fever, loss of appetite, and general malaise. Deaths can be caused by failures of the lungs, small intestine, or blood-forming bone marrow. Barring death or complications, recovery from radiation sickness occurs in a few weeks to a year depending on the dose received. Exposed individuals who survive radiation sickness are still subject to increased risk of latent effects such as cancers.

Because damage sufficient to impair organ functioning does not occur if exposures are small, short-term health effects usually have dose thresholds. That is, the effect does not appear until the dose received is greater than the threshold dose (D_{th}). Once the threshold dose has been exceeded, the fraction of the exposed population in which the health effect occurs (the health effect's incidence) rises rapidly with increasing dose until the effect appears in all of the exposed individuals. The dose at which a health effect is induced in half of the exposed population is called the D_{50} dose (LD_{50} if the dose is lethal).

Figure 5.2-3 depicts the average dose equivalents in millirems received from natural background, common medical procedures, and frequent human activities.³ As indicated in the figure, early injuries generally would appear at doses above 50 to 100 rem to the whole body, and early deaths would be expected at much higher doses (e.g., 250 to 600 rem). It has been estimated that, with only minimal medical treatment, about 50% of the people who receive a whole-body dose (LD₅₀) of 300 rem would die within 60 days. LD₅₀ has been estimated to increase to 450 rem with supportive medical treatment.⁴

5.2.2 Dose Pathways

As indicated in Figure 5.2-4, a person can receive a radiation dose from a plume in several ways, usually called pathways. First,

dose can be received externally from the radiation given off by the passing plume or the ground contamination. Such doses are called cloud shine and ground shine, respectively. The dose due to radioactive particles that settle directly onto the skin or clothing of persons immersed in the cloud is called the skin dose. Dose can also be received by inhaling the radioactive material in the plume; this is called inhalation dose. Some of the inhaled material may concentrate in particular organs such as the lungs or thyroid and thus become a special threat to those organs. Cloud shine, ground shine, and inhalation are collectively considered parts of the plume exposure pathway.

Dose can also be received from the ingestion pathway, that is, from eating or drinking contaminated food or water. As in the case of inhaled material, ingested material can concentrate in various organs. Ingestion of milk receives special attention because radioiodine from a plume can contaminate grass eaten by dairy herds. This radioiodine, which can be greatly concentrated in the milk, can then concentrate in the drinker's thyroid gland.

The actual doses received by individuals offsite as a result of an accidental release would depend primarily on three factors:

- 1. The release (source term) characteristics,
- 2. the weather during and after the release, which would determine the concentrations of airborne radionuclides and ground contamination offsite, and
- 3. the protective actions taken by individuals located offsite.

Source terms are discussed in Section 5.1. The impact of weather on offsite consequences is discussed in the following subsections. The impact of protective actions on offsite-site health effects is discussed in Section 5.3. In considering offsite protective actions against releases from nuclear power plant accidents, both acute dose to the bone marrow and thyroid doses are important. Dose to the bone marrow (mostly from shine) is a dominant cause of early deaths for reactor accidents. Thyroid dose is important because inhalation or ingestion of small amounts of radioiodine can result in damage or destruction of the thyroid. However, unlike bone marrow dose, dose to the thyroid will not be fatal in the short term in most cases. There would, of course, be increased risk of death due to thyroid cancer.

5.2.3 Meteorology

In the absence of significant heat transfer with the ground or between adjacent layers of air, the temperature in a well-mixed atmosphere decreases linearly with altitude at a rate of about 5.4°F/1000 ft (1°C/100 m). This is called the adiabatic lapse rate (or adiabatic temperature distribution) because it is derived by treating the expansion of air with altitude as an adiabatic expansion.⁵ As indicated in Figure 5.2-5, other temperature distributions such as isothermal, superadiabatic, and inversions may exist over particular ranges of altitudes. The actual temperature profile at any time is determined by a number of factors including heating and cooling of the earth's surface, the movements of large air masses (highs and lows), the existence of cloud cover, and the presence of large topographical obstacles. For example, on clear days with light winds, superadiabatic conditions may exist in the first few hundred meters of the atmosphere due to the heat transferred to the air from the hot surface of the earth.

Conversely, on a cloudless night, when the earth radiates energy most easily, the earth's surface may cool down faster than the air immediately above it, and the result is a *radiation inversion*.

The degree to which pollutants are dispersed in the atmosphere depends to a large extent on the atmospheric temperature profile. Consider the case of dispersion in a superadiabatic atmosphere. If a small parcel of polluted air is released at some altitude h and the same temperature T as the atmosphere, as indicated in Figure 5.2-6a, the parcel will remain in equilibrium at that point if not disturbed. Suppose, however, that a fluctuation in the atmosphere moves the parcel upward. The parcel will cool adiabatically as it rises; that is, the temperature of the parcel will follow the adiabatic curve shown by the dashed lines in Figure 5.2-6a. Because the surrounding superadiabatic atmosphere cools more rapidly, the parcel becomes increasingly hotter than the atmosphere. This means the parcel becomes increasingly buoyant, causing it to move more rapidly upward. On the other hand, if the parcel is pushed downward, its temperature will fall more rapidly and it will become increasingly more dense than the surrounding superadiabatic This will accelerate the downward air. motion at the parcel. Clearly, the superadiabatic atmospheric conditions are inherently unstable and are highly favorable for dispersing pollutants.

In contrast, if the parcel is released into an isothermal or inversion profile, as indicated in Figure 5.2-6b, a fluctuation upward will make it cooler and hence more dense than the surrounding atmosphere, tending to return the parcel to its original position. Similarly, a downward fluctuation will make the parcel hotter and more buoyant than the surrounding air. This will also tend to return the parcel to its equilibrium point. Atmospheres characterized by isothermal or inversion profiles are therefore said to be stable. This is undesirable for pollutant dispersal.

Frequently, the parcel is hotter than its surroundings when released, and it will initially rise due to its greater buoyancy. Various types of dispersal patterns can be observed depending on the conditions in the surrounding atmosphere, as illustrated in Figure 5.2-7. Plumes emitted into an inversion layer (stable atmosphere) disperse horizontally much more rapidly than they disperse vertically (vertical dispersion is inhibited in an inversion layer). Therefore, the plume spreads out horizontally but not vertically, which produces a fan shape when viewed from below (fanning). If a hot plume is emitted into an unstable atmosphere that is capped by an inversion layer, the plume rises to the inversion layer and then spreads rapidly downward, fumigating the ground below (fumigation). Plumes emitted into an uncapped unstable atmosphere tend to breakup because vertical displacements of plume parcels are enhanced (looping). Plumes emitted into a neutral atmosphere (lapse rate equal to the adiabatic lapse rate) are dispersed smoothly both vertically and horizontally, and therefore have a conical profile in the crosswind direction (coning). Plumes emitted into a neutral layer that overlies an inversion layer can spread upward but not downward (lofting).

It is possible to estimate the stability conditions in the lower atmosphere by simply measuring the temperature at two or more heights on a meteorological tower. The slope of the temperature profile can then be compared by dividing the temperature difference ΔT by the difference in height Δz of the measurements. Alternatively, stability can be estimated by monitoring fluctuations (standard deviation σ_{Θ}) in the angle of a wind vane. Based on experimental data on atmospheric dispersion, stability regions are often divided into the seven stability classes listed in Table 5.2-1⁶ depending on the indicated ranges of $\Delta T/\Delta z$ or σ_{Θ} .

Other meteorological conditions that can have a strong impact on atmospheric dispersion or ground contamination include wind speed, precipitation and humidity. Data on these factors are also measured on the meteorological tower. The significance of such factors is discussed in the following section.

5.2.4 Dispersion of Effluents

Plumes disperse as they are transported downwind, which means that concentrations of released radionuclides would decrease with plume travel distance. Because dispersion causes plume materials (droplets, particles, gas molecules) to move away from the plume centerline in a random series of steps, plume concentrations tend to assume normal (Gaussian) distributions in both the vertical and horizontal directions. The rate of spreading depends on atmospheric stability and is usually not the same in the vertical and horizontal directions.

Models of atmospheric dispersion range in complexity from simple to sophisticated. Perhaps the simplest model is the straightline Gaussian plume model. As illustrated in Figure 5.2-8, this model assumes a constant wind direction and a Gaussianshaped spreading of the plume with distance. It also assumes a constant wind speed, and it does not account for the effects of local topography. According to this model, the released plume (or puff for a short duration release) moves downwind at the wind speed *u*. The plume spreads in all directions due to turbulent diffusions as it moves. This spreading is characterized by empirically determined standard deviations in vertical and cross wind pollutant concentrations.

5.2-4

These standard deviations increase with downwind distance and atmospheric instability.

The inhalation and immersion doses that would be received by an individual standing in the path of the plume increase with the magnitude of χ_T , the time-integrated concentration at the point in question. According to the straight-line Gaussian plume model

$$\chi_T \propto Q \frac{\Phi}{u}$$

where

- χ_T = integrated radionuclide concentration at point in question (Ci•s/m³)
- Q = quantity of radionuclide released (Ci)
- u = wind speed (m/s)
- Φ = Gaussian shape function, which depends on the location, the stability class, and the release height (m⁻²)

Figure 5.2-9 shows the quantity χ_T/Q along the plume centerline for effluent released at a height of 100 ft under Pasquill stability classes B, C, and D for a 6 mile/hr wind. χ_T/Q is also shown for a 2 mile/hr wind speed for stability class D. It will be observed that, at reasonable distances from the plant, χ_T/Q decreases more or less exponentially. With the more unstable conditions (B), the maximum of χ_T/Q occurs nearer the release point (within a few hundred meters), then drops rapidly to very low values. On the other hand, under more stable conditions (D), the peak of χ_T/Q is located much further from the source. Concentrations in populated offsite locations

are therefore usually greater under stable than under unstable conditions and stable conditions are often assumed in calculations of the atmospheric dispersion of releases from nuclear power plants.

The preceding discussion ignored the effects of radioactive decay and ground deposition on plume concentrations. Radioactive decay and deposition, both wet and dry, are each first order processes (i.e., their rates are proportional to the local concentration). Both processes cause atmospheric concentrations to decrease more rapidly with distance.

Changes in wind speed and atmospheric stability cause the rate at which plume concentrations decrease with distance to change but do not cause the preceding generalizations to be seriously violated. However, wind stagnation or rainfall can cause high local air or ground Wind stagnation causes concentrations. cloudshine, inhalation, and skin doses at the stagnation distance to increase because the exposure times for these doses all increase. In addition, prolonged stagnation can produce a hot spot on the ground at the stagnation distance because of the greatly increased time period during which deposition occurs at that distance. Rain can have a major impact on accident Rain decreases plume consequences. concentrations and associated cloudshine, inhalation, and skin doses, but rain can result in very high local ground concentrations (hot spots) distributed in very complex patterns as seen at Chernobyl (Figure 5.2-10).⁷

Wind stagnation causes cloudshine, inhalation, and skin doses at the stagnation distance to increase because the exposure times for these doses all increase. In addition, prolonged stagnation can produce a hot spot on the ground at the stagnation distance because of the greatly increased time period during which deposition occurs at that distance.

5.2.5 Dose Versus Distance

As indicated in Section 5.1.3, releases to the atmosphere from a very severe reactor accident involving both core melting and containment failure could result in offsitesite injuries or fatalities. This section presents dose versus distance calculations based on the straight-line Gaussian plume model for such a release, one resulting from a Surry (PWR) accident scenario in which containment fails early (2.5 hours after scram). The release duration is taken to be 0.5 hour. The release fractions are set at the median values depicted within the NUREG-1150 uncertainty ranges of Figure 5.1-4.

Two radiation-induced injuries with relatively low thresholds are prodromal vomiting (threshold stomach dose of ~50 rem) and hypothyroidism (threshold thyroid dose of ~200 rem). Figure 5.2-11 provides information regarding the stomach and thyroid doses versus distance for the postulated release under typical meteorological conditions (stability class D, 6 m/s wind speed).

It is evident from Figure 5.1-4 that the postulated release fractions are neither optimistic nor pessimistic. Nor are the postulated meteorological conditions particularly extreme. Doses resulting from an actual accident involving both core melting and containment failure could therefore be much higher or much lower depending on the actual source term characteristics and the weather at the time of the release.

In calculating the doses presented in Figure 5.2-11, evacuation, sheltering, and other

possible offsite-site protective actions are not considered, and dose reduction factors representative of normal indoor activities are not applied. That is, the doses shown are for hypothetical persons on the plume centerline who remain outside during plume passage for the indicated time intervals measured from plume arrival.

The top left plot in Figure 5.2-11 shows the integrated stomach dose at 4 hours, 24-hours, and 7 days following initial exposure. It is evident that the stomach dose continues to increase after plume passage. This is due to continued exposure to radionuclides deposited on the ground and from inhalation of resuspended radionuclides. The top right plot shows the relative contribution of various pathways to the 24-hour stomach dose as a function of distance. The cloudshine and groundshine pathways contribute roughly equally, whereas the inhalation pathway is The 4-hour stomach dose insignificant. exceeds the ~50 rem threshold for radiation-induced injury to a distance of ~2.5 miles.

From the bottom figures, it can be seen that projected thyroid doses are dominated by inhalation doses. The ground and cloud shine contributions increase the thyroid dose only marginally within 24 hr. The 4-hr thyroid dose exceeds the ~200 rem threshold for radiation-induced hypothyroidism within about 5.25 miles.

The dose versus distance results clearly indicate that people close to the plant would have to take protective actions before or shortly after the start of the release to avoid injuries and fatalities. Actions taken after plume passage would be effective only in reducing additional dose from ground contamination. Beyond a certain radius, the direct dose from the plume (cloudshine and inhalation) is not sufficient to result in early injuries; but if people remain on contaminated ground, their dose can clearly increase to the point where injuries or fatalities become likely. Obviously, after a major release, areas of substantial ground contamination must be identified, and the population must be relocated.

For most LWR release scenarios, the greatest effluent concentrations occur within the first 2 to 3 miles. Therefore, independent of the size of the release, the greatest need for protective actions most likely will be within 2 to 3 miles of the plant. For large releases, these actions are taken to prevent early injuries and fatalities. For lesser releases, they are taken to keep doses below Environmental Protection Agency protective action guides, which are discussed in Appendix 5A.

Another point to be made from Figure 5.2-11 involves the plume exposure emergency planning zone, which is normally within a 10 mile radius of the plant (see Section 5.4.5.1). Many think that the public risk stops at the boundary of the emergency planning zone. But, it is clear that the postulated release could result in doses in excess of the Environmental Protection Agency whole body (1 to 5 rem) and thyroid (5 to 25 rem) protective action guides beyond 10 miles. At these levels, protective actions could be appropriate beyond the plume emergency planning zone.

5.2.6 Uncertainties in Dose Projections

In a 1981 study conducted at the Idaho National Engineering Laboratory, a nonradioactive tracer (SF₆) was released and the resulting air concentrations were compared with predictions made by various models to evaluate their potential use in emergency response situations. Figure 5.2-12 shows the actual air concentration (plume) pattern observed for one of the tests and the plume pattern predicted by three of the models tested under this program: (a) a simple, straight-line Gaussian plume model of the type used by many emergency response organizations, (b) a Gaussian-puff trajectory model, which accounts for wind shifts, and (c) a more sophisticated wind field and topographic model used in the DOE's Atmospheric Release Advisory Capability (ARAC) program. Even the most complicated ARAC model could not reproduce what actually occurred.

This result points out two concerns. First, only one meteorological tower is typically in the site vicinity. The initial transport of radioactive material from a site after it is released to the atmosphere will be dominated by local conditions (e.g., hills, valleys, lakes, and precipitation). This single source of weather and wind information cannot give a definitive indication of winds away from the plant. Nuclear power plants are typically located in very complex areas (e.g., in river valleys or on the coast), where wind direction and flows can vary considerably within a short distance of the plant. As an example, a 180° difference in wind direction could result from sea breeze effects at a coastal site. This is the basis for taking protective actions in all directions near (within 2 or 3 miles) of the plant. The events that occurred early in the TMI-2 incident (as discussed in Section 5.3.7), further illustrate the problems inherent in taking protective actions only in the downwind direction.

Second, differences should be expected in the estimates produced by various analysts. Various response organizations may be performing analyses based on different assumptions. For example, the NRC may be concentrating on dose projections based on possible additional plant failures, while the state is making dose projections based on estimates of actual releases. As Figure 5.212 indicates, even if the same input conditions (e.g., source terms and meteorology) are used, dose estimates may differ.

Unanticipated catastrophic containment failure is an example of a case where source term could be underestimated by a factor of 100,000. For lesser accidents (non-core damage) where the total release is through a monitored pathway and consists mostly of noble gases, the source term uncertainty can be reduced. However, the transport and dose uncertainties would remain. Overall, the best that should be expected in the early time frame is that projected dose estimates may be within a factor of 10 of the true dose value; more likely, they will be even less accurate.

It is clear that one should not expect close agreement when comparing various dose projections with each other or with early field monitoring data. Dose projections should be viewed only as rough estimates.

What may be more important than relying on a dose model in estimating plume movement is a knowledge of local meteorological conditions and trends (e.g., the winds shift every morning at about 9:00 a.m.).

The basic point here is that the analyst needs to understand the problem, the models, and the results. Indiscriminate use of technical aids such as dose projection models without access to staff who understand the unpredictability of local conditions can provide misleading input to protective action decision making.

5.2.7 Dispersion of the Chernobyl Release

As shown in Figure 5.2-10, the Chernobyl nuclear power plant is located between 51° and 52° north latitudes in the Ukraine in the Kiev region and is only 15 km from the

south border of the Gomel region of Belarus. The western part of the Bryansk region of Russia is 150 km from the plant. The region is relatively flat, and elevations do not exceed 200 m. The climate is moderate, with warm summers, mild winters, and an average precipitation of 20 to 24 inches (500 to 650 mm).

From the time the accident began on April 26, 1986, a stream of hot air carried radioactive materials from the destroyed reactor into the atmosphere. Volatile iodine and cesium radioisotopes were discovered at heights up to 6 to 9 km. The exposure rate in the stream at a distance of 5 to 10 km and a height of 200 m was approximately 1 rad/h on April 27 and 0.5 rad/h on April 28.⁸

When the plume of radioactive material first rose on April 26, the winds carried it northwest into Latvia and across the Baltic Sea into Scandinavia, Lithuania, and Northern Poland. On the second day, the winds changed, blowing to the west and southwest and passing over Southern Poland, Switzerland, Italy, Austria, Southern Germany, and France. On the fifth day the wind changed back to the northwest and the cloud moved into Central Germany, the Netherlands, and Great Britain. Eventually, the winds blew northeast spreading the fallout into Central Russia. Some radioactive material road the jet-stream over the United States and other countries. Trace levels of I-131 were measured in Japan and the United States by May 5.9

In all, more than 20 countries received fallout from Chernobyl, exposing nearly 400 million people. Deposition patterns were complex and diverse. They depended on both particle densities and the weather. The largest particles, which were primarily fuel particles, were deposited within 100 km of the reactor. Both in this near zone and across the former Soviet Union and Europe, levels of contamination depended on whether it was raining when the cloud passed over. Outside the former Soviet Union, the Lap people of northern Sweden were perhaps hardest hit. Their reindeer herds were so contaminated they were unfit for human consumption.

Ukraine, Belarus, and Russia were subjected to the most intense radioactive contamination (see Figure 5.2-10).^{10,11} The three main regions of contamination have been designated the Central, Bryansk-Belarus and Kaluga-Tula-Orel hot spots. The following information regarding these hot spots and other contamination is taken from Reference 12 and summarized in Table 5.2-2.

The central hot spot was formed during the initial active stage of the release, predominantly to the west and northwest. Cs-137 soil surface activities in excess of 1.0 μ Ci/m² covered large areas of the territory of the Kiev, Zhitomir, Cherrnigov, Rovno, and Lutsk regions of the Ukraine; as well as the Gomel and Brest regions of Belarus. The most highly contaminated area was the 30-km radius surrounding the reactor, where Cs-137 surface activities generally exceeded 40 μ Ci/m². Outside the 30-km zone, such areas were also present to the west and northwest of the reactor in the Gomel, Kiev, and Zhitomir regions. The initial gamma dose rate (1 m above the ground) from deposited radionuclides ranged from 1 to 200 mrad/h. By 1991, these dose rates had decreased to 0.005 to 1 mrad/h.

The Bryansk-Belarus hot spot, centered 200 km to the north-northeast of Chernobyl, was formed on April 28-29, 1986 as a result of rainfall at the interface of the Bryansk region of Russia and the Gomel and Mogilev regions of Belarus. The soil surface activities of Cs-137 in the most highly contaminated areas in this hot spot were

comparable to the levels in the central hot spot and exceeded 130 μ Ci/m² in some villages of the Mogilev region and 110 μ Ci/m² in the village Zaborye of the Bryansk region. The initial dose rates in air ranged form 0.3 mrad/hr to 30 mrad/hr. By 1991, these dose rates had fallen to 0.005 to 0.5 mrad/hr. The Bryansk-Belarus spot was called a "cesium hot spot" because of the predominance of long-lived Cs-137.

The Kaluga-Tula-Orel spot in Russia, centered approximately 500 km northeast of the reactor, was also a "cesium hot spot." It was formed from the same radioactive cloud that produced the Bryansk-Belarus spot, as a result of rainfall on April 28-29. However, Cs-137 contamination levels were lower, less than 0.16 μ Ci/m². The initial dose rates over this hot spot ranged from 0.3 to 3.0 mrad/hr. By 1991 these dose rates had fallen to 0.005 to 0.05 mrem/hr.

Outside the three main hot spots in the greater part of the European territory of the former Soviet Union, there were many areas of radioactive contamination with Cs-137 levels mainly in the range 1 to 5 μ Ci/m². Overall, the contaminated land areas of the former Soviet Union included approximately 3,100 km² with >40 μ Ci/m² Cs-137, 7,200 km² with 16 to 40 μ Ci/m² Cs-137, 17,600 km² with 5 to 16 μ Ci/m² Cs-137, 103,000 km² with 1 to 5 μ Ci/m² Cs-137.

The total Cs-137 activity in areas where Cs-137 levels exceeded 1 μ Ci/m² is estimated to be approximately 1.0 MCi, including 0.3 MCi within a radius of 40 km around the reactor.^{10,11} Accounting for the large area with Cs-137 contamination levels less than 1.0 μ Ci/m², the total Cs-137 deposition in the former Soviet Union is estimated to be 1.3 MCi, 95% of which was deposited in the European part and 5% outside this part (east of the Ural mountain range).

Most of the Sr-90 released was deposited in the near zone of the accident. In fact, areas with Sr-90 surface activity levels on the soil exceeding 3.0 μ Ci/m² were almost entirely within the 30-km zone. Areas with Sr-90 levels exceeding 1.0 μ Ci/m² were almost entirely within the 100-km zone. Only a few separate sites with Sr-90 levels in the range 1.0 to 3.0 μ Ci/m² were found in the Bryansk-Belarus hot spot.

Information on areas contaminated with plutonium isotopes is not extensive because of the difficulty in detecting these isotopes. The only hot spot with plutonium (Pu-239 and Pu-240) surface activity on the soil exceeding 0.1 μ Ci/m² was located completely within the 30-km zone. In the regions of the Bryansk-Belarus and Kaluga-Tula-Orel hot spots, plutonium activity levels ranged from 0.002 to 0.02 μ Ci/m² and 0.002 to 0.008 μ Ci/m², respectively. Although Cs-137 and Sr-90 levels were well correlated in these regions, there was no apparent correlation between plutonium and Cs-137 or Sr-90 levels.

5.2.8 Perspective on Dose Projections

In the past, considerable attention has been given to the use of real-time dose projections as the primary basis for initiating offsite protective actions. Section 5.1 highlights the difficulty of predicting the source term with sufficient accuracy to justify this use of real-time dose projections during a severe This section explains why accident. significant uncertainties would still be associated with projecting offsite doses, even if one could accurately predict the timing, energetics, composition, and amount of radioactive material that may be or is being released from a plant during a severe accident. As a result, decisions regarding early protective actions should be based on plant conditions, which demonstrate the potential for a large release, not on dose

projections for some assumed source term and weather. Nevertheless, both precalculated and real-time dose projections in conjunction with early field monitoring would play a useful role in responding to a severe accident.

Precalculated dose projections may be useful in comparing the consequences of various plant response options (e.g., venting the containment versus allowing later During the initial containment failure). phase of a severe core damage accident, precalculated and real-time dose projections would be helpful in establishing priorities for the use of limited resources in the implementation of offsite actions such as deployment of field-monitoring teams. In an actual uncontrolled release of radioactive material to the environment, it would be imperative to obtain offsite monitoring team data as quickly as possible.

After implementation of protective actions near the plant (based on an assessment of plant conditions), dose projections may assist in determining whether these actions should be extended. The model projections may indicate the maximum distance from the plant where further actions are required. Another role of dose projections is to provide feedback regarding the magnitude and composition of a release based on the analysis of offsite samples and field monitoring results.

Pasquill category	∆ <i>T</i> /∆z (°C/100 m)	σ _θ (degrees)
A - Extremely unstable	$\Delta T/\Delta z \leq -1.9$	$\sigma_\theta \geq 22.5$
B - Moderately unstable	$-1.9 < \Delta T / \Delta z \le -1.7$	$22.5 > \sigma_{\theta} \ge 17.5$
C - Slightly unstable	$-1.7 < \Delta T / \Delta z \le -1.5$	$17.5 > \sigma_{\theta} \ge 12.5$
D - neutral	$-1.5 < \Delta T / \Delta z \le -0.5$	$12.5 > \sigma_{\theta} \ge 7.5$
E - Slightly stable	$-0.5 < \Delta T / \Delta z \le 1.5$	$7.5 > \sigma_{\theta} \ge 3.8$
F - Moderately stable	$1.5 < \Delta T / \Delta z \le 4.0$	$3.8 > \sigma_{\theta} \ge 2.1$
G - Extremely stable	$4.0 < \Delta T / \Delta z$	$2.1 > \sigma_{\theta}$

Table 5.2-1 Relationship between Pasquill category and $\Delta T/\Delta z$ and σ_{θ}^*

*From Regulatory Guide 1.23, U.S. Nuclear Regulatory Commission, 1980.

Table 5.2-2	Characteristic of he accident *	ot spots r	esulting fr	om Chernoby	
Hot Spot	Direction	Cs-137 Soil Surface Activity (µCi/m ²)	Initial Dose Rate (mrad/hr)	1991 (5 yr) Dose Rate (mrad/hr)	
Central	W-NW	to >40	1 to 200	0.005 to 1	
Byransk-Belaru	s Centered ~200 km N- NE	>130	0.3 to 30	0.0005 to 0.5	
Kaluga-Tula- Orel	Centered ~500 km NE	< 0.16	0.3 to 3	0.0005 to 0.05	

* From Reference 12.







Figure 5.2-2 Illustration of person-rems and cancers within 50 and 500 mile radii



Figur e 5.2-3a Putting radiation in perspective for the public (mr em)


Figure 5.2-3b Putting radiation in perspective for the public (mrem)



Figure 5.2-4 Radiation dose pathways



ure 5.2-5 Examples of low-level temperatur e distribution in the atmospher e



Figure 5.2-6 Movement of a parcel of air in (a) a superadiabatic profile and (b) an inversion profile



Figure 5.2-7 Various types of smoke plume patterns



Figure 5.2-8 Relationship between actual plume and model projections



Distance from source (miles)

Figure 5.2-9 The quantity χ_T/Q at ground level for effluents emmitted at a height of 30 m, as a function of distance from the source



Figure 5.2-10 Radiation hot spots resulting from Chernobyl nuclear power plant accident



Figure 5.2-11a Stomach dose by exposure time: no sheltering, stability class D, 2.68 m/s wind







Figure 5.2-11c Thyroid dose by exposure time: no sheltering, stability class D, 2.68 m/s wind





Plume centerline thyroid dose by exposure pathway, no sheltering, 24-hour exposure, class D, 2.68 m/s



Figure 5.2-12One-hour surface doses predicted by (a) Gaussian plume
model, (b) puff-trajectory model, (c) complex numerical
model, and (d) doses actually observed

References for Section 5.2

- S. Abrahamson, B.B. Boecker, E.S. Gilbert, and B.R. Scott, "Health Effects Models for Nuclear Power Plant Accident Consequence Analysis, Modifications of Models Resulting from Recent Reports on Health Effects of Ionizing Radiation, Low LET Radiation, Part II: Scientific Bases for Health Effects Models," NUREG/CR-4214, Rev. 1, Part II Addendum 1, LMF-132, August 1991.
- NUREG-1150, Table 11.7, Plant 3, exceedance frequency 10⁻⁶ yr ⁻¹, mean complementary cumulative distribution function (CCDF), adjusted to one cancer per 2000 person-rem, June 1989.
- U.S. Nuclear Regulatory Commission, "RTM-96 Response Technical Manual," Vol. 1, Rev. 4, March 1996, pp. O-6 to O-9.
- 4. S. Abrahamson, et al, "Health Effects Models for Nuclear Power Plant Accident Consequence Analysis, Low LET Radiation, Part II: Scientific Bases for Health Effects Models," NUREG/CR-4214, SAND85-7185, Rev. 1, Part II, May 1989, Tables 2.7 and 2.8.
- D. H. Slade, Editor, "Meteorology and Atomic Energy--1968," Washington, DC, U.S. Atomic Energy Commission, 1968.
- 6. U.S. Nuclear Regulatory Commission Regulatory Guide 1.23, 1980.

- 7. "The Chernobyl Papers, Volume I, Doses to the Soviet Population and Early Health Effects Studies," Steven E. Merwin and Michail I. Balonav editors, Research Enterprises, Richland, Washington, 1993.
- YU.A. Izrael, S.M. Vakulovskii, V.N. Vetrov, F.Ya. Rovinskii, and YeD. Stukin, "Chernobyl: Radioactive contamination of the environment. Leningrad: Gidrometeoizdat;" 1990 (in Russian).
- Jaworowski, and L. Kownacka, "Tropospheric and stratospheric distributions of radioactive iodine and cesium after the Chernobyl event," J. Environ. Radioact. 6:145-150; 1988.
- YU.A. Izrael, S.M. Vakulovskii, V.N. Vetrov, F.Ya. Rovinskii, and Ye.D. Stukin, "Chernobyl: Radioactive contamination of the environment. Leningrad: Gidrometeoizdat;" 1990 (in Russian).
- 11. USSR State Committee on Hydrometeorology. Radiation maps in the territory of the European part of the USSR as of December 1990. Densities of area contamination by cesium-137, strontium-90, and plutonium-239, 240. Minsk: SCH; 1991.

5.3	Protective Actions			
	5.3.1	Basic Co	oncepts	. 1
		5.3.1.1	Early, Intermediate, and Late Phases	. 1
		5.3.1.2	Basic Radiation Protection Objectives	. 2
		5.3.1.3	Early Protective Action Guidance	. 2
		5.3.1.4	Timing of Initial Actions	. 2
	5.3.2	Evacuatio	n	. 2
		5.3.2.1	Effectiveness of Evacuation	. 3
		5.3.2.2	Evacuation Risks	.4
		5.3.2.3	Entrapment Scenarios	. 5
	5.3.3	Shelterin	ng and Relocation from Hot Spots	. 6
	5.3.4	Improvis	sed Respiratory Protection	. 7
	5.3.5	Use of P	Potassium Iodide (KI)	. 7
	5.3.6	Early Pr	otective Action Decisions During the TMI-2 Accident	. 8
	5.3.7	Other Pr	otective Actions	. 9
	5.3.8	Protectiv	ve Actions Following The Chernobyl Accident	. 9
		5.3.8.1	Workers	10
		5.3.8.2	Evacuees	11
		5.3.8.3	Residents of Significantly Contaminated Areas	12
		5.3.8.4	Residents of Less Contaminated Areas	12
	5.3.9	Long-Te	erm Health Effects From The Chernobyl Accident	13
Referer	nces fo	or Section	5.3	26

5.3 **Protective Actions**

The public can usually be protected from an uncontrolled release of radiological material only by some form of intervention (e.g. evacuation) that disrupts normal living. Such intervention is termed protective action. This section presents information regarding the appropriate timing and potential effectiveness of various protective actions. Emergency preparedness, that is, the process of preparing to take effective actions to protect the public in the case of a U.S. reactor accident, is the subject of Section 5.4.

5.3.1 Basic Concepts

5.3.1.1 Early, Intermediate, and Late Phases

In discussing protective actions, it is convenient to identify three time phases: early, intermediate, and late. Although the time intervals associated with these phases may overlap, different considerations apply within each phase.

The early phase (also referred to as the emergency phase) is the period at the beginning of a reactor accident when immediate decisions for the effective use of protective actions are required. This phase may last from hours to days.

The intermediate phase is the period beginning after the radiological releases have been brought under control and reliable environmental measurements are available to provide a basis for decisions on additional protective actions. It extends until these additional protective actions are terminated. This phase may overlap the early and late phases and last from weeks to many months.

The late phase (also referred to as the recovery phase) begins with recovery actions

designed to reduce radiation levels in the environment and ends when all recovery actions have been completed. This period may extend from months to years.

5.3 Protective Actions

The protective actions available to avoid or reduce radiation dose can be categorized as a function of exposure pathway and incident phase, as shown in Table 5.3-1. Evacuation and sheltering are the principal protective actions available to protect the public from exposure during the early phase. It may also be appropriate to take actions to protect against contamination of milk (primarily by radioactive iodine) or to issue stable iodine to reduce thyroid doses. The use of simple, ad hoc respiratory protection may also be appropriate.

It is necessary to distinguish between evacuation and relocation with regard to incident phases. Evacuation is the urgent removal of people from an area to avoid or reduce high-level, short-term exposure, usually from the plume or deposited activity. Relocation, on the other hand, is the removal or continued exclusion of people (households) from contaminated areas to avoid chronic radiation exposure. Conditions may develop in which some groups who have been evacuated in an emergency may be allowed to return, while others may be converted to relocation status.

Relocation and decontamination are key protective actions for the intermediate and late phases. Decisions would be made during the intermediate phase concerning whether areas from which the public has been relocated should be decontaminated and reoccupied, or condemned and the occupants permanently relocated. Another protective action for the intermediate and late phases is the imposition of restrictions on the use of contaminated food and water.

5.3.1.2 Basic Radiation Protection Objectives

Protective actions taken in response to a severe accident at a nuclear power plant have the following objectives:

- 1. To avoid (prevent) doses sufficient to cause early health effects (injuries or deaths) that would be seen at specific organ (e.g., bone marrow or thyroid) doses above 50 rem;
- to reduce early off-site doses that would otherwise exceed federal protective action guidelines (see Appendix 5A); and
- 3. to reduce the risk of long-term health effects (e.g., cancers).

These objectives are listed in decreasing order of importance. Initial protective actions should be directed toward meeting the first objective by keeping the acute doses from the passing plume (cloud shine, ground shine, and inhalation doses) below levels that could result in early injuries or deaths. Federal protective action guides (PAG) dose levels are well below the levels that would cause early health effects (see Appendix 5A).

5.3.1.3 Early Protective Action Guidance

Guidance regarding early protective actions has evolved from numerous severe accident studies. This guidance has been incorporated into response procedures and training manuals for the NRC staff, the latest edition of which is Response Technical Manual (RTM)-96.¹ Figures 5.3-1 and 5.3-2 depict the current strategy. In short, the early protective action guidance says, given a severe core damage accident, people should immediately evacuate areas near the plant (within a 2- to 3-mile radius) and remain in shelter elsewhere for the immediate future. Let us now examine the rational for this guidance.

5.3.1.4 Timing of Initial Actions

First, consider the need for the immediate implementation. As discussed in Section 5.1, core damage and containment failure are both required for a large release. Control room indicators of core damage should be numerous. On the other hand, it would be virtually impossible to predict the occurrence or time of containment failure in most severe accidents. A major release would be very intense with most of the radioactive material being released within 0.5 to 2.0 hr of containment failure. Relying on predictions of containment failure or waiting for indications of containment failure could delay an evacuation during the period when it would be the most effective action for avoiding offsite health effects.

The best way to ensure that protective actions are started before a major release is to initiate the actions as soon as core damage is detected. If the decision to take action awaits dose projections or field monitoring results, the population close to the plant could be exposed to the large radioactive plume. This is one of the primary reasons for establishing emergency action levels that tie the declaration of a General Emergency (see Section 5.4) to clear indications of core damage.

5.3.2 Evacuation

Early evacuation of the area near the plant has several benefits in terms of public safety:

1. Cloud shine dose from all or at least part of the plume can be

avoided (if the evacuation begins before or shortly after the release).

- 2. Dose from contaminated ground and other surfaces can be avoided.
- 3. Inhalation of contaminated air can be avoided.
- 4. The highest-risk areas would be cleared early, thereby permitting emergency response teams to focus on other areas.

Immediate evacuation of people near the plant could well prove to be precautionary because most severe accidents (like the Three Mile Island accident) would not be expected to lead to a major release. On the other hand, core damage accidents are expected to be extremely rare; so that precautionary evacuations would also be rare, and the results of not taking immediate protective actions could be tragic. As illustrated in Section 5.3.2.2, for a severe accident resulting in a large release, evacuation near the plant (within 2 to 3 miles) may be the only action that can prevent early health effects.

5.3.2.1 Effectiveness of Evacuation

A concern is sometimes raised that, once a release from a severe reactor accident starts, an evacuation should not be recommended because the evacuees may run into or be overtaken by the plume. However, as illustrated in Section 5.2.4, plume concentrations decrease exponentially with distance from the source.

As a result, large reductions in doses to individuals may be achieved by evacuation. Evacuation also precludes the possibility of long term exposure to hot spots. In contrast, sheltering in a typical farm house reduces a person's dose by no more than a factor of 2, and does not preclude long term exposure to hot spots. Consequently, public officials must continue to be concerned about people in shelters.

Studies consistently indicate that evacuation during plume passage does not increase risk over sheltering in a typical residential home. Conversely, delaying evacuation can considerably increase risk. These finding are, for example, consistent with NUREG-1150 results that compare the following six protective action scenarios:

- 1. Normal activity, which assumes that no protective actions are taken during the release but that people are relocated within 6 hours of plume arrival.
- Home sheltering, which assumes

 (a) shielding typical of masonry houses or basements of wood frame houses, (b) inhalation protection consistent with such homes, and ©) relocation within 6 hours of plume arrival;
- 3. Large building shelter, which assumes sheltering in a large building such as an office building, hospital, apartment building, or school, indoor protection for inhalation of radionuclides, and relocation within 6 hours of plume arrival;
- 4. Radial evacuation at 2.5 miles/hr starting 1 hour before release;
- 5. Radial evacuation at 2.5 miles/hr starting at the time of release;
- 6. Radial evacuation at 2.5 miles/hr starting 1 hour after the start of release.

Figures 5.3-3 and 5.3-4 show the conditional probabilities of exceeding 50-rem and 200-rem red bone marrow doses for the six scenarios assuming an early containment failure at Zion with source term magnitudes varying from low to high.² These figures indicate a large probability of doses exceeding 200 rems (and the associated risk of fatalities) within 1 to 2 miles of the plant. With no protective actions, the probability of doses exceeding 50 rems (and the associated risk of radiation-induced injuries) is significant even 10 miles away. Sheltering in a typical house does not significantly lower these probabilities.

As indicated, evacuation before release (scenario 4) provides the greatest risk reduction. Evacuation at time of release (scenario 5) evacuation 1 hour after release (scenario 6) both result in exceedance probabilities that are lower than or, at large distances, comparable to those for basement sheltering. Therefore, if a large release can occur, it is prudent to consider prompt evacuation.

At 3 miles and beyond, it is possible to avoid doses exceeding 200 rems by sheltering in large buildings even in the case of a large release. People in large buildings such as hospitals would therefore not necessarily have to be immediately evacuated, but could shelter instead. Of course, further reductions in dose are possible by prompt evacuation.

At 10 miles, no protective actions except relocation would be necessary to avoid 200rem doses. Sheltering in large buildings or evacuation prior to release would keep doses below 50 rem.

Calculations also indicate the importance of monitoring ground contamination following plume passage and quickly relocating sheltered individuals away from hot spots. In calculations like those performed for NUREG-1150, people are typically assumed to relocate if the ground contamination is 1 rem/h (about 100,000 times the normal background dose rate).

Few people live close to most nuclear power reactors. Figure 5.3-5 illustrates the number of people within 1 and 5 miles of 111 nuclear power plant sites (actual or proposed in 1979).³ Well below 10,000 people live within a 1 to 5 mile radius. In fact, at most sites, fewer than 300 people live within 2 miles of the site. Indeed, the area within a 2- to 3-mile radius encompasses the low-population zone around most reactor sites. There would normally be few impediments to immediate evacuation of the population within a 2- to 3-mile radius.

The basic conclusion is that, even for a large release, large numbers of early fatalities can be prevented if (a) areas near the plant (2 to 3 miles) are evacuated before or shortly after the release and (b) prompt monitoring is conducted to locate ground contamination that would result in expeditious relocation of people sheltered outside the evacuation zone.

5.3.2.2 Evacuation Risks

Objections have been raised to evacuation because of fears of panic or injuries during the evacuation. Evacuations of up to a few thousand people from areas up to about several square miles are not uncommon. Evacuations of significant size occur about every week to ten days in the United States. (Keep a mental note every time you hear of an evacuation.)

The historical fatality risk is about 1/500,000 per person during evacuations. This evacuation risk is considerably less than PRA estimates of a 1/10 to 1/100 risk of fatality given a core melt accident with no evacuation. Although the comparison says nothing definitive about the risk for any particular core melt accident, it does indicate strongly that, on the average, it would be far less risky for a person to evacuate than to remain within 2 to 3 miles of a nuclear power plant experiencing a severe core damage accident. Conversely, on a predetermined basis, an evacuation should not be recommended unless a core melt accident sequence is actually under way.

The practice of basing emergency plans for nuclear facility accidents on information regarding public behavior during nonnuclear emergencies has been questioned. Although the data base is limited, several nuclear-related incidents involving public response have occurred and can be compared to the nonnuclear experience. Some of these incidents (excluding weapons-related incidents) are presented in Table 5.3-2. The Environmental Protection Agency found no reason to expect that people would react differently to a nuclear accident than they would to a flood, fire, or similar emergency.⁴

The accident that appears to be of the greatest relevance is the one at Three Mile Island Unit 2 (TMI-2), which occurred at 4:00 a.m. on March 28, 1979. By 8:00 a.m., the national television networks were broadcasting the news. A small percentage of the local population left the area during the first two days. On the third day (Friday), the governor of Pennsylvania recommended the evacuation of children and pregnant women. By the end of the weekend, about half of the population within 20 miles had left the area. Throughout this time, the people were subjected to intense stress and (to them) conflicting opinions and Despite these conditions, the advice. evacuations that occurred were orderly.

Some observers have stated that the evacuations represented panic. Conversely, it could be argued that the public's behavior was perfectly understandable considering the intense pressures to which they were subjected (e.g., various authorities expressed diametrically opposed positions, and some authorities even reversed their own positions during the course of the accident). In fact, if the current protective action guidance had been in place at the time of the accident, evacuation of the area near the plant would have been recommended.

5.3.2.3 Entrapment Scenarios

Scenarios can be hypothesized in which evacuation may not be practical. For example, if an ice storm is in progress, if major transportation arteries are blocked, or if a major population center is involved, ordering an evacuation may result in entrapment of persons outside, where they may be more vulnerable than in their original locations (a car is not as good a shelter as a house). If early evacuation is simply not possible, local officials must use common sense in providing the best shelter and/or evacuation possible. Emergency personnel should monitor for ground contamination following a release, and motivate people to leave any highly contaminated areas (i.e., hot spots). It would, most likely, not be necessary for people to move very far from such heavily contaminated areas to significantly reduce their exposures. Expedient shelter of some sort is almost always available.

Entrapment problems are expected to be rare at most reactor sites in the United States, especially rare in conjunction with a severe accident. Fewer than 300 people live within 2 to 3 miles of most nuclear power plants in the United States. Within this distance there are few facilities such as hospitals that would require special attention in the event of an evacuation. At a few reactor sites where these conditions are not met, the emergency planner (and responder) must recognize that evacuation would be more difficult. Emergency plans must be prepared and decisions made accordingly.

5.3.3 Sheltering and Relocation from Hot Spots

Early sheltering is an appropriate protective action measure

- 1. for areas where the risk of exceeding the doses required for early health effects is relatively low,
- 2. for lesser events (e.g., Site Area Emergencies) where a major release is not expected,
- 3. if outside entrapment problems are likely to occur should an evacuation be attempted.

Table 5.3-3 provides factors that can be used to indicate the relative amount by which exposures may be reduced for various pathways as a result of sheltering. These sheltering factors should be used for comparison purposes only, not for predictive purposes. They can be used to determine the type of structure to recommend if a choice of structures is available. For cloudshine and groundshine, small farmhouses provide very little protection; but, if a farmhouse has a basement, protection can be improved. Large concrete structures can provide a great deal of protection.

Enclosed structures can offer protection from the inhalation pathway. The degree of inhalation protection provided depends on the "openness" or ventilation rate of the shelter and on how long the plume remains outside. Small dwellings with closed windows and doors ventilate at a rate of about one air turnover per hour. Based on risk assessments, life-threatening releases from U.S. plants would be expected to last less than two hours. Less-severe (in quantity) releases could last much longer. For a one-hour release, a protection factor of about three (two-thirds reduction in dose commitment) can be achieved in such a dwelling. For longer releases, the inhalation protection factor would be lower (assuming that the wind does not shift).

Numerous studies indicate that beyond some distance (typically 2 to 3 miles from the plant) sheltering followed by post-release monitoring and relocation from "hot spots" would be as effective as evacuation for many severe accident scenarios. This might not be the case under certain meteorological conditions, in particular, if the radioactive plume passes through rainfall or if severe inversion conditions trap and confine the plume near the ground. Such conditions cannot be predicted with any useful degree of accuracy, and offsite radiological monitoring after the release must be relied upon to determine when evacuation at greater distances is warranted.

Doses from ground contamination may become very important within a few hours of major release. Therefore, after a implementing initial protective actions near the plant, dose projections and field monitoring should be performed. Dose projections would be used to estimate whether protective actions should be expanded according to the Environmental Protection Agency Protective Action Guides. As discussed in Section 5.2, large uncertainties are associated with dose projections. Therefore, as soon as possible after a release, field monitoring data should be the preferred basis for expanding initial protective actions.

In the event of an actual major release, anyone sheltered in an area of high ground-level contamination (e.g., >1 R/hr) would be asked to leave, whether or not an emergency plan calls for it. The predetermined level of 1 R/hr conforms to the Environmental Protection Agency Protective Action Guide of 1 to 5 rems projected whole-body dose. As noted earlier, evacuation at lower dose rates could be recommended on an ad hoc basis, but for a very severe accident, the 1 R/hr level may be suitable as an initial predetermined "trip" level.

5.3.4 Improvised Respiratory Protection

Improvised respiratory protection, such as placing a towel over the mouth and nose, reduces only the dose associated with inhalation of fine aerosols (less than about 10 microns in diameter). It does not impact the dose received from cloud shine or contaminated ground and other surfaces. As a result, improvised respiratory protection is a secondary protective action (i.e., it may be recommended in conjunction with evacuation sheltering). Implementation of or improvised respiratory protection should never delay implementation of other protective actions such as sheltering or evacuation.

Table 5.3-4 shows the results of experiments conducted using different types of improvised respiratory protection.⁵ Military personnel used various household items for protection and measured their efficiency in removing particles. Some results are remarkable. Use of a tight-fitting heavy towel over the nose and mouth can reduce the inhalation exposure from small particulates by a factor of 10. Α loose-fitting towel can be used to reduce particulate inhalation by a factor of 2 to 5. Similar reduction factors would apply to babies lightly wrapped in blankets, such as they are for protection from wind and cold. Note, however, that exposure received through inhalation of radioactive gases is not

reduced by these techniques. Basically, improvised respiratory protection is a secondary protective action that can be used to provide a nontrivial level of additional protection.

5.3.5 Use of Potassium Iodide (KI)

The Food and Drug Administration has recommended that potassium iodide tablets be administered for projected thyroid doses greater than 25 rem.⁵ Ingestion of potassium iodide (KI) tablets reduces the dose to the thyroid caused by the intake of radioiodine. It must be understood, however, that use of the thyroid-blocking agent potassium iodide (KI) is not an adequate substitute for prompt evacuation or sheltering by the general population near a plant in response to a severe accident. The immediate risk to the population from a severe reactor accident is bone marrow dose, not the dose to the thyroid from radioiodine.

To be effective, potassium iodide must be taken just before or shortly after exposure to radioiodine (within 1 to 2 hr). Thus, to be potentially effective, it must be readily available.⁶ Taking the recommended dosage of KI (130 mg) just before or at the time of exposure could block more than 90% of radioactive iodine uptake by the thyroid as indicated in Figure 5.3-6. If taken approximately 3 to 4 hr after acute exposure, only about 20% blocking would occur in some persons. Note that a small percentage of people could react adversely to KI, but the risk of a severe reaction is very small.

The NRC and the Federal Emergency Management Agency (FEMA) recommend predistribution of KI to predesignated emergency workers, site personnel, and institutionalized individuals who might find it difficult to evacuate during an emergency. FEMA has stated the position that predistribution of KI to the general public should not be required for a state or local emergency plan to be acceptable.⁷ NRC emergency preparedness regulations (10 CFR 50.47(b)(10)), however, require that States with population within the 10-mile emergency planning zone of commercial nuclear power plants consider including KI as a protective measure for the general public to supplement sheltering and evacuation. The NRC will provide funding for a supply of potassium

5.3.6 Early Protective Action Decisions During the TMI-2 Accident

To highlight some of the points discussed in this section, certain aspects of the assessments of the TMI-2 accident merit discussion. Figure 5.3-7 presents the hourly wind vector as measured by the site meteorological system during the first day of the accident. Actually, these measurements were not available to the NRC until three days later because the plant computer crashed early in the accident. It is evident that wind direction at the site varied dramatically throughout the 12-hr period.

A Site Emergency was declared at 6:56 a.m., followed by a General Emergency at 7:24 a.m. Between 7:30 and 8:00 a.m., the State of Pennsylvania did issue warnings of imminent evacuation to the west of the site. At 8:15 a.m., the evacuation alert was called off when the results of onsite and offsite radiation monitoring showed that there had been no major radiological release. Coincident with this decision, molten material existed in the reactor vessel and containment radiation levels were very high (see Table 2.1-1 and Section 3.5).

If an evacuation to the west of the site had been initiated around 8:00 a.m., local wind conditions would have shifted the potentially affected area to the north by 9:00 a.m., and then to the east by 11:00 a.m. Thus, the wrong people would have been told to evacuate. As the NRC Special Inquiry Group noted later, based on in-plant observations as set forth in the emergency plans and as emphasized in NRC emergency planning guidance in place even at the time (R.G. 1.101), omnidirectional evacuation of the total low-population zone (2.5-mileradius area surrounding the site) would have been warranted no later than 7:30 a.m.

Although not diagnosed, by 9:00 a.m. indications of severe core damage were indisputable. Some of the core thermocouple showed temperatures over 2000°F (800°F beyond that required for cladding failures, and the containment dome monitor increased from 600 to 6000 R/hr between 8:20 and 9:00 a.m. However, as indicated, the decision not to take action was made based on field-monitoring results. The NRC Special Inquiry Group found that the state offices should have been advised at 9:00 a.m. that

the core has been badly damaged and has released a substantial amount of radioactivity. The plant is in a condition not previously analyzed for cooling system performance.

The Inquiry Group went on to state:

The difficult question in this situation is whether to advise precautionary evacuation of the nearby population or to advise only an alert for possible evacuation. The recommendation to evacuate is consistent with what we think would then be the case, a prudent doubt that the core-cooling passages were still sufficient for cooldown. In addition, the containment building was now filling with intensely radioactive gas and vapors, leaving the nearby public protected by only one remaining barrier, the containment, a barrier with a known leak rate that needed only internal pressure to drive the leakage.

Finally, the Inquiry Group stated:

Present emergency plans are inadequate because they do not provide a clear requirement to evaluate the need for protective actions based on deterioration of plant conditions.

This example illustrates the importance (for core melt accidents) of implementing protective actions in the nearby areas as soon as core damage is detected and without regard for wind direction or detection of actual major releases. These are two of the foundations of current NRC staff emergency planning guidance. Early precautionary evacuation of the immediate area (approximately 2-mile radius) should not be recommended in only "downwind" directions because of the inability to determine where downwind will be when the protective actions are actually implemented or when a significant release occurs. In addition, when core damage is detected, the early recommendation to evacuate should not be based on early real-time dose projections but on the status of the core. Indeed, the predetermined, early, initial evacuation for a severe core damage accident is called "precautionary" because a major release may never actually occur, as was the case at TMI-2. On the other hand, no immediate, early evacuation would be warranted for sequences less serious than core-melt accidents.

5.3.7 Other Protective Actions

Other protective actions such as decontamination of evacuees, milk contamination control, and reservoir (water) protection may also be part of the emergency response; however, very early implementation of these actions (within 0 to 4 hr of the release) would not be crucial to their effectiveness. They would, however, be important in reducing the number of latent health effects.

For radiation protection purposes, it is assumed that, no matter how low the dose, some percentage of the population will eventually suffer from cancer because of the radiation exposure. As indicated in Section 5.2, consequence models predict that many of the radiation-induced cancers would occur due to doses received by people tens to hundreds of miles from the plant. This is the result of a great number of people receiving a very low dose. Thus, as a practical matter, emergency-phase protective actions available to reduce these effects are very few. In the early time frame of a response, sheltering to long distances might be advised--much as for an air pollution alert.

If a severe reactor accident occurred during the growing season, crops and pasture within the 50-mile ingestion-pathway emergency planning zone (EPZ) might need to be decontaminated or temporarily quarantined to allow radioactivity to decay. This means that very soon after the accident, surveys of pastures, milk, fruits, and leafy vegetables would need to be conducted, dairy and meat animals would have to moved from contaminated to uncontaminated pastures or fed from uncontaminated stored forage. Contaminated crops would have be prevented from reaching market (entering the food distribution system), and residents of the 50 mile EPZ would have to be carefully warned not to eat contaminated food they had privately grown.

5.3.8 Protective Actions Following The Chernobyl Accident

After the Chernobyl accident, plant workers and individuals who helped mitigate the accident were exposed to beta and gamma radiation from the reactor ruins, the core fragments expelled by the explosion, the plume, and the radionuclides deposited on the ground. The majority of acute radiation injuries occurred from the doses received during the night of the accident (April 26, 1986), when the reactor staff (not knowing the degree of destruction) tried to restore the reactor to operational mode. Shortly thereafter. firemen responding to the emergency were unprotected from the radiation. The dosimeters they wore were either damaged or incapable of measuring the extremely high dose rates they encountered (up to thousands of rads per hour). Clinical treatment for acute radiation sickness was delivered to 134 individuals: 37 of these cases were life threatening. Of these 37, 28 died within days or weeks. Thermal- and beta-induced skin burns affected more than 50% of the total body surface area of 26 of the 28 patients who died. Two more persons died at the site as a result of the initial explosions, and one person died of cardiac infarction. Thus, a total of 31 people died during the first three months.8

After the initial exposures, protective actions were implemented to reduce doses to the remaining Chernobyl workers, persons who helped mitigate the accident, and inhabitants of contaminated regions. No additional cases of acute radiation sickness were observed. In part, this is due to the protective actions including evacuations that are discussed in the following subsections. It is, however, also a result of the energetic lofting of the release and the winds and rains that existed during the release. These factors resulted in deposition patterns that were not as bad as they might otherwise have been in major population centers like the city of Kiev.

The information regarding protective actions and their effectiveness, which is presented in the following sections, is drawn from an overview which appears in a 1993 book entitled *The Chernobyl Papers*.⁹

5.3.8.1 Workers

Approximately 600,000 individuals took part in mitigation activities at the reactor and within the 30-km zone surrounding the reactor. These workers were all adults, most of whom were males between the ages of 20 and 45. About half were servicemen who were brought in from all territories of the former Soviet Union.

The effective dose equivalent limit established for individuals working in the 30-km zone was 25 rem in accordance with the Soviet standards of radiation safety. Upon reaching this limit, a worker was suspended from work in the 30-km zone and was required to undergo a medical evaluation. In 1987 this limit was reduced to 10 rem, and in 1988 to 5 rem per year.

As time progressed, especially while a protective shell (the "sarcophagus") was built around the destroyed reactor, workers continued to receive doses up to 25 rem and even higher in a few cases from exposure to external beta and gamma radiation. The composition of radionuclides contributing to these exposures varied continuously due to decay. Inhalation of radionuclides also occurred. These included volatile forms of I-131 in May 1986 and resuspended fuel particles in the hot, dry summer of 1986. Doses from ingestion were negligible because uncontaminated food products were made available to the workers.

To decrease beta and gamma radiation levels in the 30-km zone, activities included decontamination of buildings and roads using water and special decontamination solutions, removal of radioactive soil, and covering contaminated sites with up to 1.5 m of crushed rock and/or concrete. These activities were performed using heavy equipment with highly shielded cabins and remotely operated tools. Additional countermeasures included decontamination of roofs of buildings at the Chernobyl site using robotic machinery and the application of water and a fixing polymer to the ground to suppress dust.

Additional worker protection was provided through the use of special clothing and footwear, and both filter and supplied-air respirators. External gamma radiation doses were limited by restricting stay times in high exposure-rate areas and through the use of remotely operated tools. Also, stable iodine was administered to workers through June 1986.

5.3.8.2 Evacuees

To avoid acute radiation sickness, 49,000 inhabitants of the town of Pripyat, located 3 km from the Chernobyl nuclear power plant, were evacuated on April 27, 1986. Additionally, 11,000 inhabitants of 15 villages in the 10-km zone around the plant were evacuated on May 2 and 3, and 42,000 additional inhabitants of 83 villages in the 30-km zone were evacuated between May 4 and May 7. During June through September 1986, after data on the areas contaminated by long-lived radionuclides were refined, the inhabitants of 57 villages in Belarus, 1 village in the Ukraine, and 4 villages in the Bryansk region of Russia were resettled. No cases of acute radiation sickness were observed in any of the 116,000 evacuated individuals.

Although rumors were rampant, the population of Pripyat was not officially notified of the accident until approximately noon on April 27, at which time they were ordered to prepare to evacuate. Evacuation took place by buses mainly between 1 p.m. and 5 p.m. on April 27. The remainder of the population of the 30-km zone learned about the accident from television on the evening of April 28. Stable iodine was administered to approximately 60% of the population of Pripyat on April 26 and 27, but 65% of the population did not undertake any other countermeasures prior to evacuation. Rural residents of the 30-km zone did not significantly change routines, nor did they apply any personal countermeasures prior to evacuation.

The evacuees were subjected to external radiation from the plume and to beta and gamma radiation from radionuclides deposited on the ground before evacuation was completed. Ingestion of radionuclides occurred in a number of Belarus villages (in the southern portion of the Gomel region) because notifications of the accident were late and therefore ineffective in preventing consumption of contaminated foods. Consequently, thyroid doses to children in these villages exceeded a thousand rems.

External exposures and the intake of radionuclides essentially ceased after evacuation. The average and maximum effective dose equivalents from external gamma radiation to inhabitants of Pripyat were 1 rem and 10 rem, respectively. The values for the rural population of the 30-km zone were approximately 2 rem and 40 rem, respectively. The average thyroid dose to Pripyat inhabitants was approximately 20 rad for both children and adults. Administration of stable iodine is estimated to have decreased thyroid doses in Pypriat evacuees by a factor of 10.

5.3.8.3 Residents of Significantly Contaminated Areas

About 4 million people were, and many continue to be, subjected to external and internal exposures in the 131,000-km² area, with Cs-137 surface activity levels exceeding $1 \mu Ci/m^2$. Approximately 270,000 of these individuals resided in the controlled area, which consisted of 10,300 km² with Cs-137 surface activity levels exceeding $16 \,\mu\text{Ci/m}^2$. For these individuals, external exposures from the plume were insignificant compared to the external exposures from deposited radionuclides. According to available data, less than 10% of the external doses received during the first year were attributed to the plume. Inhalation doses from the plume and from resuspended radionuclides were also insignificant for these individuals compared to the ingestion of I, Cs, and Sr isotopes.

Dose limits were developed for the protection of people who continued to reside in significantly contaminated areas. The adopted limits were 10 rem for the first year after the Chernobyl accident, then 3 rem in the second year and 2.5 rem in each year of 1988 and 1989. Overall, through January 1, 1990 the maximum effective dose equivalent allowed was 13 rem per inhabitant. In 1991 a new criterion for relocation of residents to uncontaminated areas was set: for annual effective dose equivalents greater than 0.5 rem, relocation was required. To ensure that the effective dose equivalent limitations were met and to limit internal doses to critical organs, temporary permissible levels of radionuclide activities in food products and drinking water were instituted. Along with the standards for food products, many other standards were introduced including standards for contamination of various surfaces.

In the early and intermediate phase, protective actions taken for inhabitants of

significantly contaminated areas included administration of stable iodine, temporary relocation, delivery of uncontaminated meat and dairy products, decontamination of villages, and measures to decrease radionuclide content in agricultural products. The inhabitants of villages with the highest levels of radioactive contamination were gradually resettled to uncontaminated areas. The most effective protective actions for reducing person-rems were temporary and permanent relocation and the supply of uncontaminated food products. Administration of stable iodine was only effective in Pripyat, where short-term (1.5 day) radioiodine intakes were very high and stable iodine was administered in a timely There were no observations of manner. cases of acute radiation sickness in the population of the controlled areas, although radiation-related thyroid cancers may be observed.

In many towns and villages, numerous countermeasures for protection of the population were performed simultaneously. Temporary resettling of children, monitoring of milk contamination and administration of stable iodine together decreased the collective thyroid dose to the 3 million inhabitants of Kiev by an estimated 11 million person-rem, or approximately 40%.

5.3.8.4 Residents of Less Contaminated Areas

The remainder of the population of the former Soviet Union numbered approximately 280 million in 1991. These individuals resided in territories with Cs-137 surface activity levels below 0.04 MBq/m² and were subjected to relatively insignificant exposures from local contamination. An important factor was the distribution throughout the country of meat and dairy products produced in the contaminated area. Although concentrations of radionuclides in

these products were within permissible levels, the content of Cs radionuclides in the bodies of inhabitants of the former Soviet Union increased compared to the preaccident levels as a result of the consumption of the products. In many regions both individual and collective population doses from these products were higher than those received from the local deposition of radioactive material.

Outside the former Soviet Union, protective actions in countries that received fallout from Chernobyl varied. In many countries, contamination levels in milk and other food products were monitored and sale of contaminated produce was banned. In some countries KI was distributed to children to protect against thyroid cancer.

5.3.9 Long-Term Health Effects From The Chernobyl Accident

In April of 1996, almost ten years after the Chernobyl accident, an international conference was held in Vienna to discuss the radiological, environmental, and psychosocial consequences of the Chernobyl accident.⁸ One major conclusion of the conference was that the psychological impact of the accident has been extensive and long-lasting. The mental stress caused by what is and is not known about the accident The population is inclined to is real. mistrust official statements and attribute an increase in any kind of illness to radiation. Yet, at the time of the conference, clear evidence regarding the impact of Chernobyl on the incidence rates of various illnesses was sparse.

There is one notable exception. A large number of child thyroid tumors are clearly attributable to the consumption of milk contaminated with radioiodine. At the time of the conference, over 550 cases of thyroid cancer had been diagnosed in children below

the age of 15--about 330 in Belarus, 200 in Ukraine, and 25 in Russia. In Belarus, the number of cases diagnosed between 1990 and 1995 was about 50 times greater than in the United Kingdom. This incidence rate is almost an order-of-magnitude greater than would have been predicted based on preexisting models, and the reason for the discrepancy is not clearly understood. Children may be much more sensitive to radioactive iodine than anticipated, or iodine deficiency may have been a factor, or some genetic predisposition to the disease may have existed in the region. If detected sufficiently early, thyroid cancer can be treated with surgery, iodine-131 therapy, and thyroid hormone replacement. Some 10 to 15% of those treated develop complications that could result in death at a later date.

Data regarding other health effects is less clear. Studies of the overall incidence of cancer among cleanup workers and residents of contaminated areas were undertaken in Ukraine, Belarus, and Russia. Some of these studies indicated no increase in comparison with the general population whereas others reported increases as large a 11% for cleanup workers and 3% for inhabitants of contaminated areas. No consistent increase has been validated for leukemia in any of the three countries. After 10 years, an increase in the incidence of leukemia among the cleanup workers was anticipated based on studies of atomic bomb survivors. It may be that atomic bomb survivor studies are not directly applicable to Chernobyl because the doses to cleanup workers and residents in contaminated areas were delivered over comparatively long time periods.

Because additional thyroid cancers are anticipated, information regarding leukemia incidence rates is inconclusive, and the latency period for many other forms of cancer (in particular solid tumors) exceeds 10 years, it is important that studies of the

disease incidence rates continue. Unfortunately, key pieces of information are often missing, such as data on the amount and type of radiation to which individuals were exposed. Also, records of the incidence of disease and causes of death for people in the affected areas before and after the accident often are often deficient. As a result, the long-term health effects of the Chernobyl accident may never be known with great accuracy. But major strides have been made in the treatment of children with thyroid cancer, the quality of cancer registries, health studies and research infrastructures, and training of epidemiologists and medical personnel.

Potential Exposure Pathways	Incident Phases	Potential Protective Actions
1. External radiation from facility		Sheltering Evacuation Control of access
2. External radiation from plume		Sheltering Evacuation Control of access
 Inhalation of activity in plume Ea 	 	Sheltering Use of potassium iodide Evacuation Ad hoc respiratory protection Control of access
4. Contamination of skin and clothes		Sheltering Evacuation Decontamination of persons
5. External radiation from ground deposition	Intermediate	Evacuation Relocation Decontamination of land and property
6. Ingestion of contaminated food and water	L	Food and water controls
7. Inhalation of resuspended activity		Relocation Decontamination of land and property

 Table 5.3-1
 Exposure pathways, nuclear incident phases, and protective actions

Note: The use of stored animal feed and uncontaminated water to limit the uptake of radionuclides by domestic animals in the food chain can be applicable in any of the phases.

Date	Location	Incident	Public reaction
1957	Windscale, England	Accident at a graphite reactor caused the release of 20,000 Ci of radioiodine	Typical, no panic
1977	Ft. St. Vrain, Colo.	Erroneous reports of a release of 20 Ci/sec from a nuclear power reactor	Normal, no panic despite blizzard conditions
1978	Rocky Flats, Colo.	Major fire at a plutonium plant	Normal, no panic or widespread flight
1980	Crystal River, Fla.	20,000 gal of primary water was spilled into the containment	Normal, no panic or widespread flight
1979	Three Mile Island, Pa	Nuclear power plant accident	Half of population within 20 miles evacuated within 5 days
1982	Rochester, N.Y.	Primary coolant released to the atmosphere from R.E. Ginna nuclear power plant	Normal, no panic or widespread flight
1981	Indian Point, N.Y.	Power transformer exploded when lightning struck a nuclear power station	Small-scale evacuation

Table 5.3-2 Public response to nuclear-related incidents

Table 5.3-3.Factors by which radionuclide exposure may be reduced
by sheltering for different types of shelters and path-
ways of exposure

Type of shelter	Cloud shine	Ground shine	Inhalation
Small, frame building Without basement With basement	1 3	2 5-10	2ª 3ª
Multiple-story concrete structure	5	10	5

^aPuff release only.

Item	Number of thicknesses	Geometric mean efficiency (%)
Toilet paper	3	91
Handkerchief, man's cotton	Crumpled	88
Bath towel, Turkish	2	85
Bath towel, Turkish	1	74
Bed sheet, muslin	1	72
Handkerchief, man's cotton	1	27

Table 5.3-4. Respiratory protection provided by common household and personal items against aerosols of 1- to 5-µm particle size



Figure 5.3-1 Early protective actions for core melt accidents



- ^a Severe core damage is indicated by (1) loss of critical functions required for core protection (e.g., loss of injection combined with loss of cooling accident); (2) high core temperatures (PWR) or partially uncovered core (BWR); or (3) very high radiation levels in area or process monitors.
- ^b Distances are approximate actual distances will be determine by the size of the preplanned sub-areas, which are based on geopolitical boundaries.
- ^c If there are very dangerous travel conditions, initially shelter rather than evacuate the population until condition improve.
- ^d Transit-dependent persons should be advised to remain indoors until transportation resources arrive, if possible.
- ^e Shelter may be the appropriate action for controlled releases of radioactive material from the containment if there is assurance that the release is short term (puff release) and the area near the plant cannot evacuated before plume arrives.

Figure 5.3-2 Protective action flow chart for severe core damage or loss of control facility



Figure 5.3-3 Relative effectiveness of early protective actions given early containment failure (Source: NUREG-1150, Figure 13.5)





containment failure with high and low source terms





actual or proposed in 1979







*Arrows indicate direction toward which the on-site wind was blowing at the local time indicated. Circles represent varying wind speeds.

Figure 5.3-7 Hourly wind vector at Three Mile Island on March 28, 1979
References for Section 5.3

- 1. T. McKenna, et al., "RTM-96 Response Technical Manual," NUREG/BR-0150, Vol. 1, Rev. 4, March 1996, Figure G-1.
- U.S. Nuclear Regulatory Commission, "Severe Accident Risks: An Assessment for Five U.S. Nuclear Power Plants," NUREG-1150, p. 13-12, December 1990.
- U.S Nuclear Regulatory Commission, "Demographic Statistics Pertaining to Nuclear Power Reactor Sites," NUREG-0348, October 1979.
- J. M. Hans, Jr. and T. C. Sell, "Evacuation Risks--An Evaluation," Environmental Protection Agency report EPA-520/6-74-002, Office of Radiation Research, National Environmental Research Center, Las Vegas, Nevada, June 1974.
- J. A. Martin, Jr., et al., "Pilot Program: NRC Severe Reactor Accident Incident Response Training Manual, Public Protective Actions -- Predetermined Criteria and Initial Actions," NUREG-1210, Volume 4, 1987.

- 6. J. A. Martin, "Potassium Iodide: Predistribution or Not? The Real Emergency Preparedness Issue," *Health Physics*, 49(2):287-289, August 1985.
- 7. U.S. Food and Drug Administration, "Radioactive Contamination of Human and Animal Feeds and Potassium Iodide as a Blocking Agent in a Radiation Emergency," Federal Register, 43:242, Part VII, December 15, 1978.
- A. Kaul, H. Landfermann, and M. Thieme, "One Decade After Chernobyl: Summing Up the Consequences," *Health Physics*, Vol. 71, No. 5 (November 1996) 634-640.
- 9. M. I. Balonov, "Overview of Doses to the Soviet Population from the Chernobyl Accident and the Protective Actions Applied," in The Chernobyl Papers, Vol. I, Doses to the Soviet Population and Early Health Effects Studies, Steven E. Merwin and Michail I. Balonov editors, Research Enterprises Publishing Segment, Richland, WA, 1993.

12. Balonov, M.I., "Overview of Doses to the Soviet Population from the Chernobyl Accident and the Protective Actions Applied," in The Chernobyl Papers, V olume I, Doses to the Soviet Population and Early Health Ef fects Studies, S teven E. Merwin and Michail I. Balonav editors, Research Enterprises, Richland, W ashington, 1993.

5.4 Emergency Preparedness

Preparations for potential nuclear power plant emergencies are extensive. The discussion in this section is limited to those aspects of preparedness that affect the NRC's role of monitoring protective actions. This includes organizational responsibilities, emergency detection and classification, Emergency Planning Zones, licensee response centers, and the response of state and local organizations.

5.4.1 Regulatory Basis

Licensees have developed plans and procedures for emergency response in accordance with the requirements and guidelines presented in the following documents:

- 1. Title 10, Code of Federal Regulations (CFR) Pt. 50.47 and Appendix E, which contain the basic requirements for emergency preparedness.
- NUREG-0654 [Regulatory Guide (R.G.) 1.101, rev. 2],¹ which contains the criteria to be used in developing and assessing an emergency plan.
- 3. NUREG-0396,² NUREG-1131, ³ and Information Notice 83-28,⁴ which discuss the foundation for the current emergency preparedness concepts.
- 4. NUREG-0737, Supplement 1,⁵ which clarifies the requirements for the emergency organization and emergency centers.
- 5. NUREG-1210 and RTM-96,^{6,7} which update the guidance in NUREG-0654 and Information

Notice 83-28 based on results of severe accident research and experience gained in emergency preparedness exercises.

The licensee emergency plans and procedures are available at NRC Headquarters (HQ) and at the regional offices for each operating reactor.

5.4.2 Roles in an Emergency

5.4.2.1 Role of Licensee

In the event of an emergency, the primary responsibilities of the licensee are to protect the core, to prevent or limit offsite consequences, and to notify predesignated state and local officials promptly (within 15 minutes) of the emergency declaration.

The licensee's first priority is to protect the core by maintaining the following critical safety functions:

- 1. making the core subcritical and keeping it there,
- 2. keeping the water flowing through the core,
- 3. keeping the core covered with water,
- 4. providing makeup for water boiled off, and
- 5. removing decay heat from the core to an outside heat sink.

The licensee must also take action to prevent or limit offsite consequences by

1. maintaining reactor containment and the Engineered Safety Feature (ESF) systems,

- 2. controlling radionuclide releases,
- 3. recommending appropriate protective actions to offsite officials.

Licensees have developed Emergency Operating Procedures for use by the control room staff in responding to emergency conditions. These Emergency Operating Procedures are discussed in Section 5.4.3.1.

In parallel with attempts to correct the problem, the licensee must notify offsite officials of an emergency declaration promptly (within 15 min). The licensee recommends initial protective actions to offsite officials because the licensee has the best early understanding of core and containment conditions. Furthermore, if an actual offsite radionuclide release occurs, the licensee is responsible for monitoring that release to ensure that actions recommended off site are appropriate (i.e., that initial protective action recommendations/decisions continue to be valid based on current, actual monitoring data). Section 5.3 discusses role and efficacy of specific protective actions.

5.4.2.2 Role of State and Local Agencies

State and local agencies are charged with protecting the public from the offsite consequences that might result from a power plant accident. These organizations have the ultimate responsibility for notifying the public to take protective actions in the event of a severe accident. State and local officials base their decisions on the recommendations of the licensee. The licensee cannot order an evacuation of areas surrounding the plant; the licensee can only make such a recommendation to the appropriate offsite officials. Those officials must make the decision to notify the public to implement any protective actions. The

response of state and local organizations is discussed in Section 5.4.6.

5.4.2.3 Role of the NRC

The NRC role should be one of monitoring the licensee's actions and providing assistance to the licensee. It is important that the NRC response personnel understand that extensive preplanning has been completed to assist in early decision making. When prompt protective action is dictated by plant conditions in a serious accident, it is not appropriate for the licensee or the responsible state or local agency to seek NRC concurrence prior to initiating the action. The NRC should intervene only if there is a serious lack of appropriate action.

5.4.3 Emergency Detection and Classification

5.4.3.1 Emergency Operating Procedures

Prior to the accident at Three Mile Island, plant emergency operating procedures were "event-oriented." They described the steps which the operator should take given the occurrence of certain preselected, pre-analyzed events. These procedures were typically limited to transient events or loss-of-coolant events followed by successful operation of all safety systems designed to respond to these events.

Since the Three Mile Island accident, considerable effort has been devoted to the development of "symptom-based" procedures to replace (or at least significantly augment) the event-specific procedures. The basic premise underlying these symptom-based procedures is that there is a limited set of critical safety functions (CSFs), which, if successfully performed by either automatic plant response or manual action, result in a "safe" condition for the plant. The basic goal of the plant safety systems and the ultimate goal of operator actions is to ensure the performance of these critical safety functions. Symptom-based operating procedures relate critical safety function performance to specific plant/control room instruments.

The attractiveness of the "critical safety functions" concept evolves from the implication that the operator need only monitor a relatively few pieces of information to ascertain the safety of the plant. While there are a limited number of critical functions (or parameters) which indicate the performance of these functions, there are virtually an unlimited number of events (with a wide variety of symptoms) that can affect the performance of these functions. The operator can carry out his duties by focusing on these critical functions without regard to the specific events that have occurred.

It is important to note that, in general, the Emergency Operating Procedures address actions that lead up to but do not include actions to be taken after core damage. Therefore, the operators may not have procedures to help them once the core has been damaged. However, as a result of shortcomings identified in the Three Mile Island accident, licensees have installed additional instrumentation to detect inadequate core cooling, developed core condition assessment procedures, and conducted training on core condition assessment. These assessments are based on the relationship of various plant instruments (e.g., containment radiation monitor, reactor water level indicator, core thermocouples, etc.). These relationships must be used with caution, but they do provide gross indicators of the extent of core damage.

5.4.3.2 Emergency Action Levels

Licensees have established Emergency Action Levels based on control room instrument readings (e.g., 1000 R/h containment monitor reading or 2000°F thermocouple) that indicate the scope of an emergency. NRC guidance requires that Emergency Action Levels be established for a full range of events from situations that indicate just a potential problem to actual core damage (General Emergency).

Emergency Action Levels are extremely important. They are trigger levels for the declaration of emergencies and the initiation of predetermined activities that lead to immediate, early actions (e.g., activation of organization, notifications, and protective actions).

Each licensee's emergency action plan contains a list of Emergency Action Levels which are used by the operators in assessing the level of response needed. Most licensees originally established their Emergency Action Levels for each of the 60 example initiating conditions provided in NUREG-0654. In many cases, this results in a very long list of diagnostic control room parameters, as can be seen from the sample shown in Table 5.4-1. Some licensees have streamlined this approach by using flow charts and other visual aids. A newer symptomatic EAL classification scheme has been developed by NUMARC and adopted many licensees. In the NUMARC methodology, generic recognition categories replace individual analyses of multiple NUREG-0654 initiating conditions.

Table 5.4-2 shows several examples of the timing of boiling water reactor (BWR) core damage accidents. These examples illustrate that core damage could occur within a few minutes or many hours. These are only examples to show what might be typical of the timing during an event and to demonstrate how the ability to take early action based on the exceeding of Emergency Action Levels could provide sufficient time to implement protective actions.

5.4.3.3 Emergency Classification System

Four classes of emergencies (Unusual Event, Alert, Site Area Emergency, and General Emergency) have been established by NRC regulations. The class of emergency that is declared is based on conditions that trigger the Emergency Action Levels (EALs). Typically, licensees have established for each emergency class specific Emergency Plan Implementation Procedures (EPIPs) that are to be implemented by the control room The importance of correct staff. classification cannot be overemphasized. The event classification initiates all appropriate actions for that class. Both over- and under-reaction could have serious adverse consequences. The classification procedures (i.e., Emergency Action Levels) for specific nuclear power plants are included in the emergency plans, which are located in the Region Incident Response Centers (IRCs) and the Headquarters Operations Center.

Each class requires specific initial actions. The classes and the appropriate initial actions are discussed in more detail in the following subsections.

5.4.3.3.1 Unusual Event

The rationale for establishing notification of an "Unusual Event" as an emergency class is to provide early and prompt notification of minor events that could possibly lead to more serious conditions. The purpose of offsite notification is to

1. ensure that the first step in any response later found to be necessary has been carried out,

- 2. bring the operating staff to a state of readiness,
- 3. provide systematic handling of unusual events information and decision making, and
- 4. control rumors.

5.4.3.3.2 Alert

An alert is declared if events are in progress or have occurred that involve an actual (or potential) substantial degradation of the level of safety at the plant. Any radiological releases are expected to be limited, so that resulting exposures would be small fractions of the U.S. Environmental Protection Agency (EPA) Protective Action Guides.

The purpose of an alert is to

- 1. ensure that the onsite Technical Support Center is activated so that licensee emergency personnel are readily available to respond,
- 2. provide offsite authorities with information on the current status of the event, and
- 3. provide assistance to the control room staff.

5.4.3.3.3 Site Area Emergency

A site area emergency is declared if events are in progress or have occurred that involve actual or likely major failures of plant functions needed for protection of the public. Radiological releases, if any, are not expected to result in doses exceeding Environmental Protection Agency Protective Action Guide levels, except possibly near the site boundary. The purpose of the Site Area Emergency declaration is to

- 1. ensure that all emergency response centers are manned,
- 2. ensure that radiological monitoring teams are dispatched,
- 3. ensure that personnel required to aid in the evacuation of near-site areas are at duty stations should the situation become more serious,
- 4. provide consultation with offsite authorities,
- 5. provide updates for the public through offsite authorities, and
- 6. ensure that nonessential personnel are evacuated.

5.4.3.3.4 General Emergency

A general emergency is declared if events are in progress or have occurred that involve actual or imminent substantial core degradation or melting. Risks of exceeding Environmental Protection Agency Protection Action Guide exposure levels in more than the immediate area are considerably elevated. This is a very special case. A General Emergency indicates that plant conditions are well beyond design and early protective actions are warranted.

The purpose of the General Emergency declaration is to:

- 1. initiate predetermined protective action notification to the public, and
- 2. bring the full available resources of government and industry to bear on the situation.

5.4.3.3.5 Class Summaries and NUMARC Recognition Categories

Summary descriptions of the four emergency classes are provided in Table 5.4-3. A summary of emergency classification actions for the three major classes is presented in Table 5.4-4. The number of emergencies typically reported to the NRC in a year is 200 unusual events, 10 alerts, and 1 or 2 site area emergencies. No general emergencies have been declared since TMI-2.

Table 5.4-5 displays the relationship between the four emergency classes and the NUMARC recognition classes. By matching the observed plant condition with the recognition category descriptions on the left, the applicable emergency class can be determined. If the recognition category is "Fission Product Barriers Failure or Challenge," plant-specific measurable values indicating loss or potential loss of the cladding, reactor coolant system, and containment barriers are developed by the licensee.

5.4.3.4 Protective Action Recommendations

As discussed earlier, within 15 min of identifying a situation requiring urgent action (General Emergency), the licensee must recommend protective actions to offsite officials. For situations requiring urgent actions, recommended protective actions should have been predetermined based on discussions between the licensee and offsite officials considering plant and local conditions.

It is important to note that applications of protective actions are site-specific. For example, one plan may call for initial evacuation out to 5 miles, while another calls for initial evacuation out to 3 miles, but the basic concept of prompt evacuation of the area near the plant for a severe core damage accident is met.

No predetermined actions are established for site area emergencies and lesser events. The specific actions for these lesser events would be based on projected plant conditions, offsite dose projections, and monitoring conducted at the time.

5.4.4 Emergency Response Centers

5.4.4.1 Control Room

Authority to take action in the event of an emergency must reside in the plant control room until the Technical Support Center (see Section 5.4.4.2) or the Emergency Operations Facility (see Section 5.4.4.4) is This includes the authority to activated. declare emergencies, to notify offsite officials within 15 minutes of general emergency declaration, and to provide any appropriate protective action recommendations. The NRC must be notified after the appropriate state and local officials are notified and no later than one hour after declaring the emergency.

Upon declaration of an emergency, most sites designate an onsite Emergency Director, who is in charge of the plant's total response. During night and weekend hours, this typically is the Shift Supervisor. Once the appropriate augmentation staff arrive following declaration of an emergency, this responsibility (and title) normally transfers to the Technical Support Center and then to the Emergency Operations Facility.

5.4.4.2 Technical Support Center

There were indications from the events at Three Mile Island that numerous personnel in the control room acted to congest and confuse the reactor operators' control room

Review of this accident also activities. shows that there existed a lack of reliable technical data and other records on which to base accident recovery decisions. As a result, today licensees are required to establish Technical Support Centers whose staff have access to plant technical information and who are responsible for engineering support of reactor operations during an accident. Personnel in the Technical Support Center must be able both to assist the control room when needed and to diagnose and mitigate an event. Until the Emergency Operations Facility is activated, the Technical Support Center will also perform the functions of the Emergency Operations Facility. The Technical Support Center is located close to the control room inside a protected and shielded area to allow fast access for face-to-face discussions with control room personnel.

5.4.4.3 **Operations Support Center**

The establishment of an Operations Support Center was introduced to help relieve the influx of shift/operational support personnel in the control room. The function of the Operations Support Center is to provide a place to which shift personnel report to receive further instructions from the operations staff. The Operations Support Center can be a locker room with capability for reliable communications with supervisory and decision-making personnel.

5.4.4.4 Emergency Operations Facility

Personnel with primary responsibility for the licensee's response to a severe accident situation are located in the Emergency Operations Facility once it is activated. The Emergency Operations Facility is an offsite facility, which is usually near the site, with hardening/shielding or a backup facility if necessary. Figure 5.4-1 depicts the relative locations of the licensee emergency response centers.

The Emergency Operations Facility is generally where protective action recommendations would be formulated and where the Emergency Director would be located. Space is also provided for state and local agencies. The Emergency Operations Facility enables effective coordination of onsite actions with those off site, and provides a central location from which to direct all offsite actions by the licensee (e.g., monitoring, sampling, and dose assessment).

5.4.4.5 Flow of Authority and Responsibility

The responsibility and authority for licensee actions during a severe nuclear power plant accident start in the control room and then flow out as people arrive to man the Technical Support Center and the Emergency Operations Facility. The licensee will typically start transferring functions/ responsibilities/authorities out of the control room as soon as possible so that control room personnel can concentrate on bringing the situation under control. Staffing the Technical Support Center would typically require about 30 minutes. About one hour would be required to staff the Emergency Operations Facility. NRC staff initially attempting to contact licensee personnel must be aware of how long the accident has been under way to determine where their contacts should be made. The Emergency Network System (ENS) and Health Physics Network (HPN) lines can be used to determine where the appropriate licensee representative is located.

5.4.5 Emergency Planning Zones

Plume and ingestion Emergency Planning Zones have been established around each nuclear reactor plant site. These Emergency Planning Zones were established so that the public can be notified to implement appropriate protective actions in an efficient and a timely manner in the event of a real emergency.

5.4.5.1 Plume Exposure Emergency Planning Zone

The plume exposure Emergency Planning Zone is that area requiring possible immediate action to reduce risk to the public in the event of an accident. It is an area approximately 10 miles in radius around the power plant. This size is based primarily on the following considerations:

- 1. Projected doses from the traditional design basis accidents would not exceed Environmental Protection Agency Protective Action Guide (PAG) levels outside the zone.
- 2. Projected doses from most core melt sequences would not exceed Protective Action Guide upper levels outside the zone.
- 3. For the worst-case core-melt sequences, immediate lifethreatening doses would generally not occur outside the zone. (For most hypothesized severe accidents, lifethreatening doses are not predicted beyond 2 to 3 miles from the plant.)
- 4. Detailed planning within 10 miles provides a substantial base for expansion of response efforts in the event that this proves necessary.

It is unlikely that any immediate protective actions would be required beyond the plume exposure pathway Emergency Planning Zone. The zone is sufficiently large that protective actions within it provide for substantial reduction in early health effects (injuries or deaths) in the event of a worst-case core melt accident.

The boundaries of the plume Emergency Planning Zone take into account local features such as roads, rivers, lakes, peninsula, etc. that may extend the zone beyond 10 miles. The boundaries are selected to assure the existence of adequate evacuation routes as illustrated in Figures 5.4-2 and 5.4-3.

Extensive provisions are made for action within the Emergency Planning Zone. These include:

- 1. provisions for prompt decision making on protective actions for the public by all responsible parties,
- 2. development of evacuation plans,
- 3. provisions for informing the public of emergency plans and procedures (i.e., a public education program),
- 4. provisions for promptly (within 15 min of the time that state and local officials are notified) alerting and informing the public of the actions to be taken (e.g., siren system and radio messages),
- 5. provisions for maintaining 24-hr communication between the licensee and state and local officials,

- 6. provisions for radiological monitoring in the event of an offsite radioactivity release, and
- 7. provisions for activating and maintaining emergency operations centers.

5.4.5.2 Ingestion Pathway Emergency Planning Zone

The ingestion pathway Emergency Planning Zone is the area in which plans exist for protecting the public from the consumption of food contaminated with radioactive material and for which there is considerable time (hours to days) for action to reduce risks. Thus, the level of preparation is much less in this Emergency Planning Zone than it is in the plume exposure pathway Emergency Planning Zone. Also, the preparations that are made for this Emergency Planning Zone are typically effected at the state level rather than at the local level.

In this Emergency Planning Zone, the concern is for the interdiction of foodstuffs rather than the avoidance of exposure to the plume itself. Protective actions within this zone would generally include the restriction of grazing animals to stored feed and restrictions on crop consumption and water usage. The area of this Emergency Planning Zone generally encompasses a 50-mile radius around the plant site. The size of the ingestion exposure Emergency Planning Zone (about 50 miles in radius, which also includes the 10-mile radius plume exposure Emergency Planning Zone) was selected for the following reasons:

1. The downwind range within which contamination will generally not exceed the Protective Action Guides is limited to about 50 miles from a power plant because of wind shifts during the release and travel periods.

- 2. There may be conversion of atmospheric iodine (i.e., iodine suspended in the atmosphere for long time periods) to chemical forms that do not readily enter the ingestion pathway.
- 3. Much of any particulate material in a radioactive plume would be deposited on the ground within about 50 miles of the facility.
- 4. The likelihood of exceeding ingestion pathway Protective Action Guide levels at 50 miles is comparable to the likelihood of exceeding plume exposure pathway Protective Action Guide levels at 10 miles.

Except for the most severe accidents, immediate action is not critical for food and agricultural produce because of the additional time involved when compared to the time frame associated with the plume exposure Emergency Planning Zone. Preplanned actions for the ingestion pathway Emergency Planning Zone ordinarily will be implemented by local agencies at the direction of state agencies.

5.4.6 Response of State and Local Organizations

5.4.6.1 Emergency Response Plans

States and local agencies have formulated written emergency response plans in response to NRC and Federal Emergency Management Agency (FEMA) requirements. These documents (1) describe the procedures that state and local officials will follow in the event of a nuclear power plant emergency and (2) list the responsibilities of each state and local agency involved. In most states, the authority to recommend protective actions to the public resides with local not state authorities.

5.4.6.2 **Public Notification**

The licensee must notify offsite state and local organizations responsible for implementing protective actions within 15 minutes of the declaration of an emergency. This permits offsite officials to make prompt protective action decisions, to provide an alerting signal (e.g., a siren), and to follow the signal by a message via the local radio station as to what actions the public should State and local officials have take. predetermined the criteria that they will use to make protective action decisions. These criteria should have been coordinated with the recommendations made to local agencies by the licensee.

In most cases, the specific protective action criteria for severe core damage accidents have been developed after consideration of plant and local conditions. For example, the areas planned to be evacuated may be confined to a valley around the site, or the specific evacuation sector boundaries may be determined by local roads. This delineation is done so that the local population can understand the evacuation instructions.

As discussed in Sections 5.2.6 and 5.4.3, current NRC guidance calls for prompt offsite protective actions on detection of actual or imminent core damage (before dose assessment). Earlier guidance caused many state and local agencies to rely primarily on projected dose assessments. The currently envisioned role for dose assessment during an emergency is discussed in Section 5.2.8. A flow chart showing the typical steps from detection of an event in the power plant control room (CR) to notification of the public is shown in Figure 5.4-4. Note that the offsite officials generally make decisions based on licensee recommendations, which are, in turn, based on criteria discussed and agreed to in advance. However, conditions that exist off-site (e.g., ice storm, blocked highway, bridge out, etc.) might alter implementation of the licensee's recommendation.

5.4.6.3 Evacuation Time Estimates

Licensees are required to develop evacuation time estimates for the plume-exposure Emergency Planning Zone (10-mile radius). These estimates are based on various models and must be used with caution. These models have not been validated against evacuations and are subject to large uncertainties.

Often, the evacuation time estimates are dominated by assumptions of how long it will take to notify people and for them to get ready to leave. Sometimes it is assumed that it will take an hour or more for preevacuation preparation. Actual experience has shown, however, that, if people are told and motivated to "go now," most will follow instructions and most will evacuate very Except for special cases where rapidly. there is a large population near the site (i.e., Zion and Indian Point) or where there is some special population (e.g., hospital patients), it should be possible to evacuate the area near the site in 1 hour or less. Because of the NRC's siting criteria, there is a limited population (<300 people) within 2 miles of most sites. In these cases, the capacity of the local roads will be great enough so as not to delay an evacuation.

5.4.6.4 Dose Projections and Field Monitoring

Dose projection models used by offsite officials are generally similar to those used by the licensee and have the same limitations as other dose models. The only source of release estimates is from the licensee. Therefore, while offsite officials can confirm (check) licensee transport calculations, they must rely on the licensee's release estimates. Because of the complex processes involved in a core melt scenario, the source term (release) estimate would be highly uncertain early in an event. Offsite monitoring capabilities vary markedly, from excellent to marginal depending on the state's emphasis on developing an independent capability. In some situations, offsite officials rely on the licensee or the responding federal agencies (e.g., DOE, EPA, and NRC) for monitoring information.

5.4.6.5 Location of Authority and Responsibility

During the initial phase of the event, the specific location of the local offsite officials with the authority and responsibility to take action varies. The communications system between the licensee and offsite officials should accommodate this need. This is very site- and/or state-specific. In some cases, there are duty officers and 24-hr manned centers, and in others there are local police Once the local emergency stations. organization has been activated, it will establish a local Operations Center. It should be noted that at some sites there are several (2 to 20) local governments within the plume Emergency Planning Zone and that each might have a center.

At the state level, there are typically two levels of activity of interest: (1) an organization that is responsible for conducting technical assessments (e.g., dose assessment) of the situation and (2) decision makers (e.g., governor). These functions may be performed at two separate locations (centers). The NRC must coordinate its contact with offsite officials to avoid considerable confusion resulting from carrying out discussions with both groups. The licensee or state emergency plans should be consulted to determine the specific emergency organization's locations.

Table 5.4-1Sample initiating condition and examples of
accompanying Emergency Action Levels

Initiating condition No. 1	Emergency Action Levels
Known loss of coolant accident (LOCA) greater than makeup pump capacity	Low reactor water level (-134 in.) on level/pressure recorder 1B21-R623B panel 1H12-P601
	or
	High drywell pressure (+1.8 lb) on pressure indicators CM010 and/or CM021, panel 1PM06J
	with
	Water level below (and failure to return to) top of active fuel as indicated on fuel zone level indicator 1B21- R6210, panel 1H13-P601 (-150in. +50 in. range with "0" corresponding to top of active fuel), following a time delay of 3 min

Table 5.4-2Example of timing for BWR general emergency
sequences

	Timing of event (hr)			
	$\mathbf{T}\mathbf{W}^{\mathrm{a}}$	TQUV ^b	AE ^c	$\mathbf{S}_{2}\mathbf{J}^{d}$
Unusual event	0.017			
Alert	0.33			0.17
Site Area Emergency	1			0.5
General Emergency (protective actions recommended)	1 to 3	0.17	0.17	3+
Core damage	18	1	0.17	29
Containment failure ^e				
Leak	16	3	0.25	
Major	21	5	3	20
		-	-	-

^aReactor shutdown followed by loss of decay heat removal.

^bReactor shutdown followed by loss of ability to provide coolant water.

^cLarge loss of coolant and failure of system to replace water.

^dSmall loss of coolant and loss of long-term heat removal.

^eAssuming isolation.

Class ^a	Core status	Radiation
Unusual Event	No threat to irradiated fuel	No release above technical specification (or annual limits)
Alert	Actual (or potential for) substantial degradation of safety	Release is small fraction of EPA Protection Action Guidelines (PAGs) beyond the site boundary
Site Area Emergency	Major failures of functions needed for public protection	Release is less than EPA PAGs beyond the site boundary
General Emergency	Actual or imminent core degradation	Dose may exceed EPA PAGs beyond the site boundary

Table 5.4-3 Emergency class descriptions

^aClassifications are based on plant instrument levels (i.e., Emergency Action Levels).

Class ^a	Plant action	Local and state agency action		
Unusual event	Provide notification	Be aware		
Alert	Mobilize plant resources; man centers (help for control room)	Stand by ^a		
	Activate Technical Support Center (TSC)			
Site Area Emergency	Full mobilization; nonessential site personnel evacuate	Mobilize; Man emergency centers and dispatch Monitoring Team		
	Activate TSC, Operations Support Center, and Emergency Operations Facility	Inform public, activate warning system		
	Dispatch monitoring team Provide dose assessments	Take protective actions in accordance with PAGs or on an ad hoc basis		
General Emergency	Full mobilization; recommend predetermined protective actions (within 15 min) after declaring emergency	Recommend predetermined protective actions to the public based on plant conditions		
		Precautionary evacuation (2 to 5 miles)		

Table 5.4-4 Emergency class response

^aThe NRC will typically begin staffing its response centers at the Alert level and may be expected to go to "stand by" or "initial activation."

Table 5.4-5 Emergency Class vs. Recognition Categories

		e	8	
Emergency Class	Abnormal Rad Level or Effluents (All OP Modes)	Fission Product Barriers Failure or Challenge (PWR Op)	Hazards/Other Conditions Affecting Plant Safety (All Op Models)	System Malfunctions (Various Op Modes - See NUMARC/NESP-007)
NOUE	Unplanned Gas or Liq. Release to Environment > 2X TS for \geq 60 min. Unexpected Increase in Plant Radiation or Airborne Levels	Any Loss or Potential Loss of Containment	Natural & Destructive Phenomena in the Protected Area. Fire in the P.A. Not Out W/1 15 Min. of Detection. Release of Toxic or Flam. Gas Detrimental to Plt Safe Ops. Confirmed Security Event w/Potential Degradation Safe Op. of Plt. Other Conditions Warrant Declaration by ED.	Loss of Offsite Pwr to Essential Busses for > 15 min. Inability to Reach Req'd S/D within T/S Limits. Unplanned Loss of Safety Sys. Annunciators for > 15 min. Fuel Clad Degradation. RCS Leakage. Unplanned Loss of All Communication Capability. Unplanned Loss Essen. DC Pwr. During Cold S/D or Refueling.
Alert	Unplanned Gas or Liq. Release to Environment > 200 X TS for \geq 15 min. Major Damage to Irradiated Fuel. Loss of Water Level Uncovers Fuel Outside RV. Increase in Plt Rad or Airborne Levels Impedes Sys. Ops or Ability to Maintain cold S/D.	Any Loss or Potential Loss of Either Fuel Clad or RCS.	Natural & Destructive Phenomena in Plt. Vital Areas. Safety Sys. Req'd. For Safe S/D Affected By Fire or Explosion. Release of Toxic/Flammable Gas Jeopardizes Sys. Op. Safe S/D. Security Event in P.A. Control Room Evac Initiated. Other Conditions Warrant Declaration by ED.	Loss of All On/Offsite AC to Essential Busses, Cold S/D, Refueling. Failure RPS to Scram & Manual Scram Successful. Inability to Maintain Cold S/D. Unplanned Loss of All Safety Sys. Annun., Transient in Progress. AC Pwr. Loss, Only One Source Feed Essen. Busses, > 15 min.
SAE	Site Boundary Dose (actual or projected) Exceeds 100 mRem W.B. or 500 mRem Child Thryoid.	Loss of Fuel Clad <u>and</u> RCS. Potential Loss of Fuel Clad <u>and</u> RCS. Potential Loss of Fuel Clad <u>or</u> RCS + Loss of Any Additional Barrier.	Security Event, Plt. Vital Area. CR Evac. Initiated, Plt. Control Cannot be Established. Other Conditions Warrant Declaration By ED.	Loss of All AC Pwr. Failure EPS to Scram & Manual Scram Unsuccessful. Loss of all Vital DC Pwr. Loss of functions Req'd to maintain Hot S/D. Loss of RV Water Level Req'd to Cover Fuel. Inability to Monitor Significant Transient in Progress.
GE	Site Boundary Dose (actual or imminent) Exceeds 1 Rem.W.B or 5 Rem Child Thyroid for Actual/Proj. Duration Release, Actual Meteorology.	Loss of Any Two Barriers <u>and</u> Potential Loss of Third Barrier. Any core melt sequence.	Security Event, Cannot Reach/Maintain Cold S/D. Other Conditions Warrant Declaration by ED.	Prolonged Loss of AC Pwr. Failure RPS to Scram & Manual Scram Unsuccessful & Extreme Challenge to Core Cooling.

Recognition Categories



Figure 5.4-1 Relative locations of licensee emergency response centers



Figure 5.4-2 Example of a plume emergency planning zone with boundaries and evacuation routes determined by roads



Roman numerals denote area evacuation zones

Figure 5.4-3 Example of a plume emergency planning zone (boundaries are determined by natural features)



Figure 5.4-4 Flowchart showing steps from detection of a general emergency event in the control room to public evacuation

References for Section 5.4

- 1. U.S. Nuclear Regulatory Commission and Federal Emergency Management Agency, "Criteria for Preparation and Evaluation of Radiological Emergency Response Plans and Preparedness in Support of Nuclear Power Plants," NUREG-0654, FEMA-REP-1, Rev. 1, November 1980.
- H. E. Collins, B. K. Grimes, and F. Galpin, "Planning Basis for the Development of State and Local Government Radiological Emergency Response Plans in Support of Light Water Nuclear Power Plants," NUREG-0396/EPA 520/1-78-016, 1978.
- 3. D. C. Aldrich, P. McGrath, and N. C. Rasmussen, "Examination of Offsite Radiological Emergency Protective Measures for Nuclear Reactor Accidents Involving Core Melt," NUREG/CR-1131, SAND78-0454, 1978.

- U.S. Nuclear Regulatory Commission Information Notice (IN) 83-28, "Criteria for Protective Action Recommendations for General Emergencies," May 1983.
- U.S. Nuclear Regulatory Commission, "Clarification of TMI Action Plan Requirements: Requirements for Emergency Response Capability," NUREG-0737, Supp. 1, No. 1, Washington, D.C., January 1983.
- T. J. McKenna, et al., "Pilot Program: NRC Severe Reactor Accident Incident Response Training Manual," NUREG-1210, Volumes 1-5, December, 1990.
- U.S. Nuclear Regulatory Commission, "RTM-96, Response Technical Manual," NUREG/BR-0150, Revision 4, March 1996.

NRC FORM 335 U.S. NUCLEAR REGULATORY COMMISSION	1. REPOR	T NUMBER		
(2-89) NRCM 1102.	(Assigned by NRC, Add Vol., Supp., Rov., and Addandum Numbers, Blanv.)			
3201, 3202 DIDLNJORAPTING DATA STIELT (See instructions on the reverse)	NUREG/CR-6042, Rev. 2			
2. TITLE AND SUBTITLE		SAND9	3-0973	
Perspectives on Reactor Safety		Sequences and a second		
	3. DA	TE REPORT	PUBLISHED	
	Mai	rch	2002	
	4. FIN OR	GRANT NUN	ABER	
		Y65	94	
5. AUTHOR(S)	6. TYPE O	/PE OF REPORT		
F. E. Haskin/ERI	Technical			
S. A. Hodge/ORNL	7 PERIOD COVERED (Inclusion Datas)			
D. A. Powers/ORNL				
8. PERFORMING ORGANIZATION - NAME AND ADDRESS (If NRC, provide Division, Office or Region, U.S. Nuclear Regulatory Comm provide name and mailing address.)	iission, and m	ailing address;	il contractor,	
ERI Consulting Sandia National Laboratories. Principal Contractor	ngineerin	g Technol	ogy Division	
901 Brazos Place, SE Albuquerque, NM 87185-0747	ak Ridge	National I	_aboratory	
Albuquerque, NM 87123-4209 O	ak Ridge	, TN 3783	31-8057	
 SPONSORING ORGANIZATION - NAME AND ADDRESS (If NRC, type "Same as above"; if contractor, provide NRC Division, Office of and mailing address) 	Region, U.S.	. Nuclear Regu	latory Commission,	
U.S. NRC Technical Training Center				
5746 Marlin Rd., Suite 200				
U.S. Nuclear Regulatory Commission				
Chattanooga, TN 37411-5677				
10. SUPPLEMENTARY NOTES				
11. ABSTRACT (200 words or less)		9187074,03244-18729241 actuary	N. 4 6 7 9 9 9 9 9 9 9 9 9 9 9 9 9 9 9 9 9 9	
The U.S. Nuclear Regulatory Commission (NRC) maintains a technical training center at Chattanooga, Tennessee to provide appropriate training to both new and experienced NRC employees. This document describes a one-week course in nuclear safety concepts. The course consists of five modules: (1) the development of safety concepts; (2) severe accident perspectives; (3) accident progression in the reactor vessel; (4) containment characteristics and design bases; and (5) source terms and offsite consequences. The course text is accompanied by slides and videos during the actual presentation of the course.				
12. KEY WORDS/DESCRIPTORS (List words or phrases that will assist researchers in locating the report.)		13. AVAILABIL	ITY STATEMENT	
Browns Ferry Fire, Chernobyl, Containment Performance, Defense in Depth, NRC History, Light Water Reactor Safety, Offsite Radiation Doses, Protective Actions, Risk-Informed Regulation, Severe Accidents, Radiological Source Terms, Three Mile Island Unit 2 Accident			nlimited	
			14. SECURITY CLASSIFICATION	
			(This Page)	
			(This Report)	
			classified	
			OF PAGES	
HING FURM 335 (2-89)				