### 1.2 Status of Reviews, Approvals, and Consultations

STPNOC has divided its discussion of the status of federal, state, regional, and local environmental protection licenses, permits, reviews, approvals, and consultations, collectively called authorizations, by project phase (i.e., COL issuance, preconstruction, construction, and operation). There were no Native American Tribal Agency authorizations required. Tables 1.2-1 through 1.2-4 identify, for each authorization, the following information:

- Jurisdictional agency
- Authority, law, or regulation that dictates the requirement
- Name of the required authorization
- License or permit number as applicable
- Expiration date of any existing licenses or permits

The tables are structured on the assumption that authorizations for activities in the prior project phase were captured in the table representing the prior work phase and were not repeated in subsequent tables. That is, permits acquired in early work phases would be amended, revised, or resubmitted as necessary to allow follow-on activities. STPNOC has initiated the permit process for several of the state level permits, notably Clean Air Act requirements delegated by EPA to the Texas Commission on Environmental Quality (TCEQ) and Clean Water Act requirements also promulgated to the TCEQ from EPA. The following sections describe the activities to be authorized.

# 1.2.1 Combined Operating License Issuance

Table 1.2-1 lists authorizations required before NRC issuance of COL. The table includes the following:

- "Endangered Species Act of 1973" (16 U.S.C. 1531-1544, December 28, 1973, as amended 1976 1982, 1984, and 1988) The "Endangered Species Act of 1973" requires federal agencies to ensure that agency action is not likely to jeopardize any species that is listed or proposed for listing as endangered or threatened. Depending on the action involved, the Act requires consultation with the U.S. Fish and Wildlife Service (USFWS) regarding effects on non-marine species, the National Oceanic and Atmospheric Administration Fisheries Service (NOAA Fisheries) (formerly the National Marine Fisheries Service [NMFS]) for marine species, or both. Because of the proximity of the STP site to the Gulf of Mexico, STPNOC concluded that the NRC would consult with the USFWS and the NOAA Fisheries. In addition, as a matter of policy, the NRC consults with states regarding state-protected species.
- <u>"National Historic Preservation Act of 1966 (16 U.S.C. 470)"</u> The "National Historic Preservation Act of 1966" requires federal agencies having the authority to license any undertaking to, before issuing the license, take into account the effect

of the undertaking on historic properties and to afford the Advisory Council on Historic Preservation an opportunity to comment on the undertaking. Council regulations provide for establishing an agreement with any State Historic Preservation Officer (SHPO) to substitute state review for Council review (36 CFR 800). STPNOC anticipates that the NRC will consult with the Texas SHPO.

- "The Federal Coastal Zone Management Act of 1972" (16USC1451-1456) "The Federal Coastal Zone Management Act" imposes requirements on applicants for a federal license to conduct an activity that could affect a state's coastal zone. The Act requires the applicant to certify to the licensing agency that the proposed activity would be consistent with the state's federally approved coastal zone management program. STPNOC certified the proposed project is consistent with the goals and policies of Texas' federally approved Coastal Management Plan on April 22, 2008. The Coastal Coordination Council concurred that the project was consistent with the goals and policies of the Texas Coastal Management Plan on June 9, 2008.
- "Clean Water Act" (33 U.S.C. 1251, et seq.) The Federal Water Pollution Control Act of 1948, also known as the Clean Water Act, Section 401, requires applicants for a federal license, if conducting an activity that might result in a discharge into navigable waters, to provide the licensing agency a certification from the state that the discharge will comply with applicable Clean Water Act requirements (33 U.S.C. 1341). STPNOC may consult with the TCEQ to secure any required certifications.

#### 1.2.2 Preconstruction Activities

Preconstruction activities may commence before issuance of a Limited Work Authorization (LWA) or COL. Pursuant to 10 CFR 50.10(c), "No person may begin the construction of a production or utilization facility on a site on which the facility is to be operated until that person has been issued either a construction permit under this part, a combined license under part 52 of this chapter, an ESP authorizing the activities under paragraph (d) of this section, or a LWA under paragraph (d) of this section." Activities that are considered construction are defined by 10 CFR 50.10(a)(1), whereas activities that do not constitute construction are defined by 10 CFR 50.10(a)(2). Activities not defined as construction may be conducted without prior NRC authorization.

As previously noted, COL applicants may begin certain preconstruction activities before issuance of a COL or LWA, including the following:

- Preconstruction planning and exploration activities will include such site activities as soil boring/sampling, installing monitoring wells, or installation of additional geophysical borings as defined in 10 CFR 50.10(a)(2) and the removal and/or relocation of existing facilities in the new plant footprint.
- Site preparation activities will include installation of temporary facilities, construction support facilities, service facilities, utilities, docking and unloading facilities, excavations for facility structures and foundations, and construction of

structures, systems, or components (SSCs) that do not constitute construction as defined by 10 CFR 50.10(a)(1).

Table 1.2-2 identifies authorizations required before initiation of preconstruction activities.

### 1.2.3 Construction Activities

In accordance with 10 CFR 50.10(d)(1), "Any person to whom the Commission may otherwise issue either a license or permit under Sections 103, 104.b, or 185 of the Act for the facility of the type specified in § 50.21(b)(2), § 50.22, or a testing facility, may request an LWA allowing that person to perform the driving of piles, subsurface preparation, placement of backfill, concrete, or permanent retaining walls within an excavation, installation of the foundation, including placement of concrete, any or which are for systems, structures, or components (SSC) of the facility for which either a construction permit or combined license is otherwise required under paragraph (c) of this section."

STPNOC may seek NRC issuance of an LWA pursuant to 10 CFR 50.10(d) and seek the necessary authorizations required to perform construction activities defined under 10 CFR 50.10(a)(1).

Table 1.2-3 lists authorizations required before construction activities begin. STPNOC will not initiate these activities before obtaining an LWA or COL.

## 1.2.4 Operation

Table 1.2-4 lists authorizations required prior to the start of operation.

Table 1.2-1 Authorizations/Permits Required for Combined License

| Item | Agency   | Authority   | Requirement   | Activity Covered  | Permit Issued or<br>Authorization<br>Obtained/Status   |
|------|--|---|---|---|--|
| 1.1  | USFWS  | Endangered Species Act of 1973  | Consultation regarding potential to adversely impact protected species (non-marine species) | Concurrence with no adverse impact or consultation on appropriate mitigation measures  Triggering Activity: Cannot modify habitat of endangered or threatened species without authorization from USFWS, including clearing of vegetation or earth-moving activities | Complete. NRC will need formal consultation with USFWS |
| 1.2  | NOAA<br>Fisheries  | Endangered Species Act of 1973  | Consultation regarding potential to adversely impact protected marine species               | Concurrence with no adverse impact or consultation on appropriate mitigation measures   | Complete   |
| 1.3  | Texas<br>Historical<br>Commission<br>(THC)                     | National Historic Preservation Act,<br>(36 Code of Federal Regulations<br>(CFR) 800), Texas Historical<br>Commission Texas Administrative<br>Code (T.A.C.) Title 13, Part 2 | Consultation regarding potential to adversely affect historic resources                     | Confirm site construction or operation would not affect protected historic resources  Triggering Activity: Authorization must be obtained before excavation or soil disturbance in area where historic resources are located.                                       | Complete   |
| 1.4  | NOAA, <u>Texas</u><br>Coastal<br>Coordination<br>Council (CCC) | Coastal Zone Management Act,<br>Texas Coastal Management Plan<br>implemented through CCC  | Consistency review  | NRC license, any individual Section 404 permit and associated Section 401 certification.  | Complete   |

Table 1.2-1 Authorizations/Permits Required for Combined License (Continued)

| Item | Agency | Authority   | Requirement                  | Activity Covered   | Permit Issued or<br>Authorization<br>Obtained/Status   |
|------|--------|---|------------------------------|--|--|
| 1.5  | TCEQ   | Federal Clean Water Act (FCWA) (33 United States Code (U.S.C.) 1251 et seq.). T.A.C. Title 30, Part 1, Chapter 307, 308 | Section 401<br>Certification | Compliance with water quality standards. Any additional TCEQ requirements will- be incorporated into individual Section- 404 permit. Certify that issuance of the COL will not result in a violation of state water quality standards.   | Contingent on USACE (U.S. Army- Corps of Engineers) concurrence with- current wetland- delineation (10/2008) Certification Request submitted 02/2009 |
| 1.6  | DOE    | Nuclear Waste Policy Act (42<br>U.S.C 10101 et seq.) and 10 CFR<br>Part 961   | Spent Fuel Contract          | DOE's Standard Contract for disposal of spent nuclear fuel contained in 10 CFR Part 961 is being modified by the Department. The Nuclear Energy Institute (NEI) is actively engaged with DOE in revising the language in the Standard Contract. It is expected that this revision will be completed and the Standard Contract will be entered into by the end of 2008. | 2008   |

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Administration

| Item | Agency   | Authority  | Requirement                         | Activity Covered  | Permit Issued or<br>Authorization<br>Obtained/Status  |
|------|--|--|-------------------------------------|---|---|
| 2.1  | USACE  | FCWA, Section 404, 33 CFR 323  | Section 404 Permit                  | Disturbance or crossing wetland areas or navigable waters   | Contingent on USACE concurrence with current wetland delineation (10/2008) Permit Determination Request submitted 06/2009 |
| 2.2  | USACE  | FCWA, Section 404, 33 CFR 323  | Dredge and Fill<br>Discharge Permit | Maintenance dredging of intake structure on Colorado River (Covered under current permit No. 14848 Exp. Date: 12/31/2009)                     | Not applicable Renewal when required  |
| 2.3  | USACE  | Rivers and Harbors Act   | Section 10 Permit                   | Maintenance dredging of barge slip<br>(Covered under current permit No.<br>10570 Exp. Date: 12/31/2014)                                       | Not applicable<br>Renewal when<br>required  |
| 2.4  | United States<br>Department of<br>Transportation | 49 Code of FR 107, Subpart G<br>Registration for Hazardous<br>Materials Transportation | Certificate of Registration         | Renew existing two-year registration for transportation of hazardous (Covered under current permit No. 061506 551 0960P Exp. Date: 6/30/2008) | Not applicable Renewal when required  |
| 2.5  | USFWS  | Migratory Bird Treaty Act, 50<br>CFR 21  | Compliance with requirements of Act | Adverse impacts on protected species and/or their nests. To be performed concurrently with item 1.1   | Complete. NRC will need formal consultation with USFWS  |
| 2.6  | Federal<br>Aviation                              | 14 CFR 77  | Construction Notice                 | Notice of erection of structures (>200 feet high) potentially impacting air navigation  | 12/2011   |

Table 1.2-2 Authorizations/Permits Required for Preconstruction Activities

Table 1.2-2 Authorizations/Permits Required for Preconstruction Activities (Continued)

| Item | Agency  | Authority  | Requirement   | Activity Covered  | Permit Issued or<br>Authorization<br>Obtained/Status |
|------|---|--|---|---|--|
| 2.7  | Texas Parks<br>and Wildlife<br>Department<br>(TPWD) | Resource Protection (T.A.C. Title 31, Part 2, Chapter 69) Wildlife (T.A.C. Title 31, Part 2, Chapter 65)               | Consultation regarding potential to adversely impact state listed protected species | Adverse impacts on state listed protected species and/or their habitat. To be performed concurrently with item 1.1  | Awaiting response-<br>from TPWD<br>Complete          |
| 2.8  | TCEQ  | Federal Clean Air Act (FCAA),<br>General Air Quality Rules (T.A.C.<br>Title 30, Part 1, Chapter 101, 111,<br>116)      | Air Quality Construction<br>Permit  | Construction of air emission sources - diesel combustion generator, diesel generators, vents and other air sources regulated by TCEQ Triggering Activity:  Permit must be obtained before excavation for or construction of foundation or footings supporting air emitting facilities | Complete   |
| 2.9  | TCEQ  | FCAA, General Air Quality Rules (T.A.C. Title 30, Part 1, Chapter 101, 111, 116)                                       | Air Quality Construction<br>Permit  | Construction air emission sources: Concrete batch plant (CBP) Sand blast facility and surfacing coating facility Triggering Activity: Authorization must be obtained before excavation for or construction of foundation or footings supporting air emitting facilities               | 12/2010 (Obtained<br>by Constructor)                 |
| 2.10 | Texas Department of State Health Services           | FCAA, 40 CFR Part 61, Subpart M, Texas Asbestos Health Protection (T.A.C. Title 25, Part 1, Chapter 295, Subchapter C) | Notice of intent for asbestos renovation, encapsulation, or demolition              | Building demolition or renovation activities and asbestos abatement projects  | As required  |

Table 1.2-2 Authorizations/Permits Required for Preconstruction Activities (Continued)

| Item | Agency   | Authority  | Requirement   | Activity Covered  | Permit Issued or<br>Authorization<br>Obtained/Status |
|------|--|--|---|---|--|
| 2.11 | TCEQ   | FCWA, Texas Water Code (TWC)<br>Chapter 26; T.A.C. Title 30, Part 1,<br>Chapter 205, 279, 307, 308 | Revision of Renewal of or amendment to existing Texas Pollutant Discharge Elimination System (TPDES) Permit | Regulates discharge of pollutants to surface water Triggering Activity: Amended TPDES permit must be issued prior to excavation for or construction of foundation or footings to support wastewater treatment plant components for expanded capacity.   | 12/2009  |
| 2.12 | TCEQ   | FCWA, TWC Chapter 26   | General Permit for<br>Storm Water<br>Discharges Associated<br>With Construction<br>Activity                 | Discharge storm water from site during construction  Triggering Activity: Authorization must be obtained prior to exposure of soils from activities such as clearing, grading and excavating.   | 12/2009-10/2009<br>(Obtained by<br>Constructor)      |
| 2.13 | TCEQ   | T.A.C. Title 30, Part 1, Chapter 290   | TCEQ approval of modification of public water system  | Modify treatment, storage, distribution of potable water system as needed for expansion Approval of plans and specifications or TCEQ determination that approval is not required must occur before construction commences on any new or expanded component of water system, including water well, storage, treatment or distribution lines. | As required  |
| 2.14 | Coastal Plains<br>Groundwater<br>Conservation<br>District<br>(CPGCD) | Rules of the CPGCD, Chapter 3,<br>Subchapter A   | Groundwater Well<br>Permit  | New groundwater well installation and operation   | 12/2009<br>As required                               |

Table 1.2-2 Authorizations/Permits Required for Preconstruction Activities (Continued)

| Item | Agency              | Authority   | Requirement  | Activity Covered   | Permit Issued or<br>Authorization<br>Obtained/Status |
|------|---------------------|---|--|--|--|
| 2.15 | TCEQ                | FCWA, TWC, Ch. 26   | TPDES General Permit                                   | Discharge of uncontaminated groundwater encountered during construction will be included in TPDES General Permit for construction activities                               | 12/2010-12/2009<br>(Obtained by<br>Constructor)      |
| 2.16 | CPGCD               | Rules of the CPGCD, Chapter 8                               | Capping and plugging of groundwater wells              | Capping and plugging of monitoring wells at completion of subsurface investigation   | 12/2009<br>As required                               |
| 2.17 | TCEQ                | T.A.C. Title 30, Part 1, Chapter 334                        | Certificate of Annual<br>Tank Registration             | All underground storage tanks that are in use or capable of being used for petroleum products and certain chemicals  | If required As required                              |
| 2.18 | TCEQ                | T.A.C. Title 30, Part 1, Chapter 335                        | Notice of Registration                                 | Onsite disposal of Class III industrial solid waste consisting of earth and earth-like products, concrete, rock, bricks, and land clearing debris (Registration No. 30651) | 42/2009<br>As required                               |
| 2.19 | TCEQ                | T.A.C. Title 30, Part 1, Chapter 335                        | Notice of Registration                                 | Offsite disposal of industrial solid wastes (Registration No. 30651)   | 12/2009<br>As required                               |
| 2.20 | TCEQ                | T.A.C. Title 30, Part 1,<br>Chapter 295, 297                | Water Rights   | Use of additional makeup water from Colorado River (Covered under existing water rights: (Registration No. 14-5437)  | Not Applicable Complete                              |
| 2.21 | TCEQ                | T.A.C. Title 30, Part 1, Chapter 350                        | Texas Risk Reduction Program                           | Relocation of hazardous waste accumulation area  | If required Not Applicable                           |
| 2.22 | TCEQ                | T.A.C. Title 30, Part 1, Chapter 321; FCWA; TWC, Chapter 26 | Notice of Registration                                 | Relocation of existing pond related to car wash and vehicle washdown   | <del>12/08</del><br><u>12/2010</u>                   |
| 2.23 | Matagorda<br>County | Flood Plain Management Plan C<br>Zone Requirements          | Land Disturbing Activity<br>and Construction<br>Permit | Land disturbing activities within the boundaries of Matagorda County including new construction and renovation of buildings  | 12/2009 (Obtained-<br>by Constructor)<br>As required |

Table 1.2-2 Authorizations/Permits Required for Preconstruction Activities (Continued)

| Item | Agency | Authority  | Requirement  | Activity Covered   | Permit Issued or<br>Authorization<br>Obtained/Status |
|------|--------|--|--|--|--|
| 2.24 | NRC    | 10 CFR 30  | Byproduct license  | Approval to possess special nuclear material (SNM)   | If required 01/2012                                  |
| 2.25 | NRC    | 10 CFR 70  | Special Nuclear<br>Materials License   | Approval to possess fuel   | If required 01/2012                                  |
| 2.26 | TCEQ   | T.A.C. Title 30, Part 1, Chapter 312   | Revision of existing onsite sludge disposal permit                                       | Possible need to relocate and/or expand area for land application of sewage sludge Triggering Activity: Permit amendment must be issued prior to first application of sewage sludge at new location  | 8/2008 Permit<br>Expires. No<br>Renewal Required.    |
| 2.27 | TCEQ   | Federal Clean Water Act (FCWA)<br>(33 United States Code (U.S.C.)<br>1251 et seq.). T.A.C. Title 30, Part<br>1, Chapter 307, 308 | Section 401<br>Certification   | Compliance with water quality standards<br>Any additional TCEQ requirements will<br>be incorporated into individual Section<br>404 permit.   | See Item 2.1   |
| 2.28 | TCEQ   | T.A.C. Title 30, Part 1, Chapter 290   | Revision or new permit<br>to operate a public<br>water system - Notice<br>of Termination | Operate a public noncommunity water system (if required for Site Redress)  | If required As required                              |
| 2.29 | CPGCD  | Rules of the CPGCD, Chapter 8  | Capping and plugging of groundwater wells  | Capping and plugging of monitoring wells at completion of subsurface investigation (If required for Site Redress)  | If required As required                              |
| 2.30 | TCEQ   | RCRA, T.A.C. Title 30, Part 1,<br>Chapter 334  | Certificate of Annual<br>Tank Registration -<br>Notice of Termination                    | All underground storage and aboveground storage tanks that are in use or capable of being used for petroleum products and certain chemicals. Tank removal/abandonment (if required for Site Redress) | If required As required                              |

Table 1.2-3 Authorizations/Permits Required for Construction Activities<sup>[1]</sup>

| Item | Agency | Authority  | Requirement   | Activity Covered  | Permit Issued or<br>Authorization<br>Obtained/Status        |
|------|--------|--|---|---|---|
| 3.1  | NRC    | 10 CFR 52, Subpart C or 10 CFR 50.10(d)  | COL <del>-or LWA</del>  | Safety-related and important to safety construction for a nuclear power facility                                    | 01/2010 (LWA) (If-<br>required)<br>01/2011 (COL)<br>01/2012 |
| 3.2  | NRC    | Atomic Energy Act (AEA), 10 CFR 51, 10 CFR 52.17   | EIS   | Environmental effects of construction and operation of a reactor  | Purpose of this submittal                                   |
| 3.3  | USFWS  | Migratory Bird Treaty Act, 50<br>CFR 21  | Compliance with requirements of Act   | Adverse impacts on protected species and/or their nests. To be performed concurrently with Item 1.1.                | See Item 1.1  |
| 3.4  | TPWD   | Resource Protection (T.A.C. Title 31, Part 2, Chapter 69) Wildlife (T.A.C. Title 31, Part 2, Chapter 65) | Consultation regarding potential to adversely impact state listed protected species | Adverse impacts on state listed protected species and/or their habitat. To be performed concurrently with Item 1.1. | See Item 1.1  |

<sup>[1]</sup> Assumes STPNOC obtained the authorizations/permits identified in Table 1.2-2.

| Item | Agency | Authority  | Requirement  | Activity Covered   | Permit Issued or<br>Authorization<br>Obtained/Status                |
|------|--------|--|--|--|---|
| 4.1  | TCEQ   | FCWA, T.A.C. Title 30, Part 1,<br>Chapter 307, 308, 309, and 317 | Revision of Amendment to existing TPDES Permit           | Regulates limits of pollutants in liquid discharge to surface water TPDES Permit No. 01908. Expiration date: 12/1/09.    | As required or as discharge information becomes available           |
| 4.2  | TCEQ   | Revision of existing Title V<br>Operating Permit                 | Operation of air emission sources                        | Update existing permit as necessary (Permit No.: 0801 Expiration Date: 1/25/2011)  | As required or as discharge emissions information becomes available |
| 4.3  | CPGCD  | Rules of the CPGCD, Chapter 3,<br>Subchapter A, B                | Groundwater Well<br>Permit                               | New groundwater well operation and increase in permitted amount  | 02/2011<br>As required  |
| 4.4  | TCEQ   | T.A.C. Title 30, Part 1,<br>Chapter 295, 297                     | Water Rights   | Use of additional makeup water from Colorado River (Covered under existing water rights)                                 | See 2.21  |
| 4.5  | TCEQ   | T.A.C. Title 30, Part 1, Chapter 335                             | Revision/new permit for<br>Industrial/Hazardous<br>Waste | Industrial/Hazardous waste generation, storage, and disposal activities  | Not Applicable As required  |
| 4.6  | TCEQ   | T.A.C. Title 30, Part 1, Chapter 327                             | Spill Prevention and<br>Control                          | Procedures for reporting spills of hazardous materials on site (Covered in the STPEGS Integrated Spill Contingency Plan) | Not applicable As required  |
| 4.7  | TCEQ   | T.A.C. Title 30, Part 1, Chapter 328                             | Waste Minimization and Recycling                         | Program for waste reduction (Covered in the STPEGS Source Reduction and Waste minimization Program)                      | Not applicable As required  |

Table 1.2-4 Authorizations/Permits Required for Operation

Table 1.2-4 Authorizations/Permits Required for Operation (Continued)

| Item | Agency  | Authority  | Requirement  | Activity Covered  | Permit Issued or<br>Authorization<br>Obtained/Status |
|------|---|--|--|---|--|
| 4.8  | State of<br>Tennessee<br>Department of<br>Environment<br>and<br>Conservation<br>Division of<br>Radiological<br>Health | Tennessee Department of<br>Environment and Conservation<br>Rule 1200-2-10.32 | Revision of existing<br>Tennessee Radioactive<br>Waste License-for-<br>Delivery              | Transportation of radioactive waste into the state of Tennessee   | If required  |
| 4.9  | State of Utah<br>Department of<br>Environmental<br>Quality<br>Division of<br>Radiation<br>Control                     | R313-26 of the Utah Radiation<br>Control Rules                               | Revision of existing<br>General Site Access<br>Permit  | Transportation of radioactive materials into the State of Utah  | If required  |
| 4.10 | TCEQ  | Multi-sector storm water Permit  | Revision of Storm<br>Water Pollution<br>Prevention Plan                                      | Addition of area meeting definition of industrial activity (Covered under current program)  Areas meeting the definition of industrial activity to be added to current program  | Not Applicable As required                           |
| 4.11 | NRC   | 10 CFR 51  | Environmental Protection Regulations for Domestic Licensing and Related Regulatory Functions | This part contains environmental protection regulations applicable to NRC's domestic licensing and related regulatory functions. Subject to certain limitations described in this part, these regulations implement Section 102(2) of the NEPA of 1969, as amended. | If required  |

Table 1.2-4 Authorizations/Permits Required for Operation (Continued)

| Item | Agency | Authority | Requirement  | Activity Covered   | Permit Issued or<br>Authorization<br>Obtained/Status |
|------|--------|-----------|--|--|--|
| 4.12 | NRC    | 10 CFR 61 | Licensing Requirements for Land Disposal of Radioactive Wastes | The regulations in this Part establish procedures, criteria, and terms and conditions for the licensing of land disposal facilities intended to contain byproduct source, and SNM.   | If required  |
| 4.13 | NRC    | 10 CFR 71 | Packaging and<br>Transportation of<br>Radioactive Material     | The regulations in this part provide requirements, procedures, and standards for packaging, preparation for shipment, and transportation of licensed material. It provides the requirements for an application for NRC approval of a transportation package and the standards for packages, including lifting and tie down standards, radiation standards, and requirements for fissile material, irradiated nuclear fuel, and plutonium packages. | If required  |

Table 1.2-4 Authorizations/Permits Required for Operation (Continued)

| Item | Agency | Authority | Requirement   | Activity Covered   | Permit Issued or<br>Authorization<br>Obtained/Status |
|------|--------|-----------|---|--|--|
| 1.14 | NRC    | 10 CFR 72 | Licensing Requirements for the Independent Storage of Spent Nuclear Fuel and High-Level Radioactive Waste | Part 72 of Title 10 of the CFR establishes requirements, procedures, and criteria for the issuance of licenses to receive, transfer, and possess power reactor spent fuel and other associated radioactive materials in an independent spent fuel storage installation and the terms under which the Commission will issue such a license. Part 72 also establishes the requirements, procedures, and criteria for issuing licenses to DOE to receive, transfer, package, and possess power reactor spent fuel, high-level radioactive waste, and other associated radioactive materials in a monitored retrievable storage installation. If the currently approved spent fuel storage casks listed in Section 214 of Part 72 are not certified to store the new types of reactor spent fuel, new or current casks will have to be certified for that purpose. | If required  |