

## 3.0 Site Layout and Plant Description

The South Texas Project Electric Generating Station (STP) site is located in Matagorda County, Texas. STP Nuclear Operating Company (STPNOC) applied to the U.S. Nuclear Regulatory Commission (NRC) for combined construction permits and operating licenses (COLs) for proposed Units 3 and 4. In addition to the COL application, STPNOC has applied for the required permit from the U.S. Army Corps of Engineers (Corps) to conduct activities that result in alteration of waters of the United States (STPNOC 2010a). The proposed new units would be situated wholly within the existing STP site and adjacent to existing STP Units 1 and 2. The site is situated approximately 10 mi north of Matagorda Bay, 70 mi south-southwest of Houston, and 12 mi south-southwest of Bay City, Texas, along the west bank of the Colorado River.

This chapter describes the key plant characteristics that are used to assess the environmental impacts of the proposed actions. The information is drawn from STPNOC's Environmental Report (ER) (STPNOC 2010b), its Final Safety Analysis Report (FSAR) (STPNOC 2010c), and supplemental documentation from STPNOC as referenced.

Whereas Chapter 2 of this environmental impact statement (EIS) describes the existing environment of the proposed site and its vicinity, this chapter describes the physical layout of the proposed plant. This chapter also describes the physical activities involved in building and operating the plant and associated transmission lines. The environmental impacts of building and operating the plant are discussed in Chapters 4 and 5, respectively. This chapter is divided into four sections. Section 3.1 describes the external appearance and layout of the proposed plant. Section 3.2 describes the major plant structures and distinguishes structures that interface with the environment from those that do not interface with the environment or that interface with the environment temporarily. Section 3.3 describes the activities involved in building or installing each of the plant structures. Section 3.4 describes the operational activities of the plant systems that interface with the environment. References cited are listed in Section 3.5.

### 3.1 External Appearance and Plant Layout

The 12,220-ac STP site currently contains two pressurized water reactors and their associated facilities, which occupy approximately 300 ac. The existing Units 1 and 2 share a 7000-ac Main Cooling Reservoir (MCR) and a much smaller Essential Cooling Pond (ECP). Figure 2-1 in Chapter 2 provides the relative location of proposed Units 3 and 4, the MCR, and the Colorado River. Since the new reactors would look similar to the existing reactors, the photograph in Figure 3-1 taken at ground-level of the existing reactors is illustrative of the horizon in the direction of the proposed Units 3 and 4.



**Figure 3-1.** Representative Ground-Level Photograph of STP Units 1 and 2 (STPNOC 2010b)

The proposed location for Units 3 and 4 is northwest of Units 1 and 2. The proposed new units would have a shared Exclusion Area Boundary (EAB) and a shared plant access road with the existing units. The vent stack for proposed Unit 3 would be the tallest new structure at approximately 249 ft above grade, which is of similar elevation to the highest point of the existing units. Units 3 and 4 would rely on the MCR as the main condenser heat sink just as Units 1 and 2 do currently. However, the proposed new units would not rely on the ECP as an Ultimate Heat Sink (UHS) in the event of an emergency; instead, Units 3 and 4 would rely on mechanical draft cooling towers as the UHS.

### **3.2 Proposed Plant Structures, Systems, and Components**

This section describes each of the major plant structures: the reactor power system, structures that would have a significant interface with the environment during operation, and the balance of plant structures. All of these structures are relevant in the discussion of the impacts of building the proposed Units 3 and 4 in Chapter 4. Only the structures that interface with the environment are important to the operational impacts discussed in Chapter 5.

### 3.2.1 Reactor Power Conversion System

STPNOC has proposed building and operating two boiling water reactor (BWR) steam electric systems using the U.S. Advanced Boiling Water Reactor (ABWR) design, as modified by STPNOC's proposed amendment to the ABWR design (STPNOC 2010d). The NRC certified the ABWR design in May 1997. The ABWR is a single-cycle, forced-circulation BWR, with a rated power of 3926 MW(t); General Electric (GE) Nuclear Energy sponsored the design certification application. The design incorporates features of the BWR designs in Europe, Japan, and the United States, and uses improved electronics, computer, turbine, and fuel technology. The U.S. ABWR design is similar to the international ABWR design, which was built at the Kashiwazaki Kariwa Nuclear Power Generation Station, Units 6 and 7, by the Tokyo Electric Power Company, Inc.

The NRC staff's formal review of the design certification application was initiated on March 31, 1989, when GE submitted its application for final design approval (FDA) and standard design certification for the U.S. ABWR design. The NRC staff issued the FDA, along with the "Final Safety Evaluation Report (FSER) Related to Certification of the Advanced Boiling Water Reactor Design" NUREG-1503 (NRC 1994) on July 13, 1994. On May 12, 1997, the NRC noticed the issuance of the U.S. ABWR final design certification rule in the *Federal Register* (62 FR 25800). Applicants intending to build and operate a plant based on the U.S. ABWR design may do so by referencing the design certification rule, as set forth in Appendix A to Title 10, Part 52, of the Code of Federal Regulations (CFR). On August 11, 1997, the NRC issued a revised FDA based on the updated standard safety analysis report.

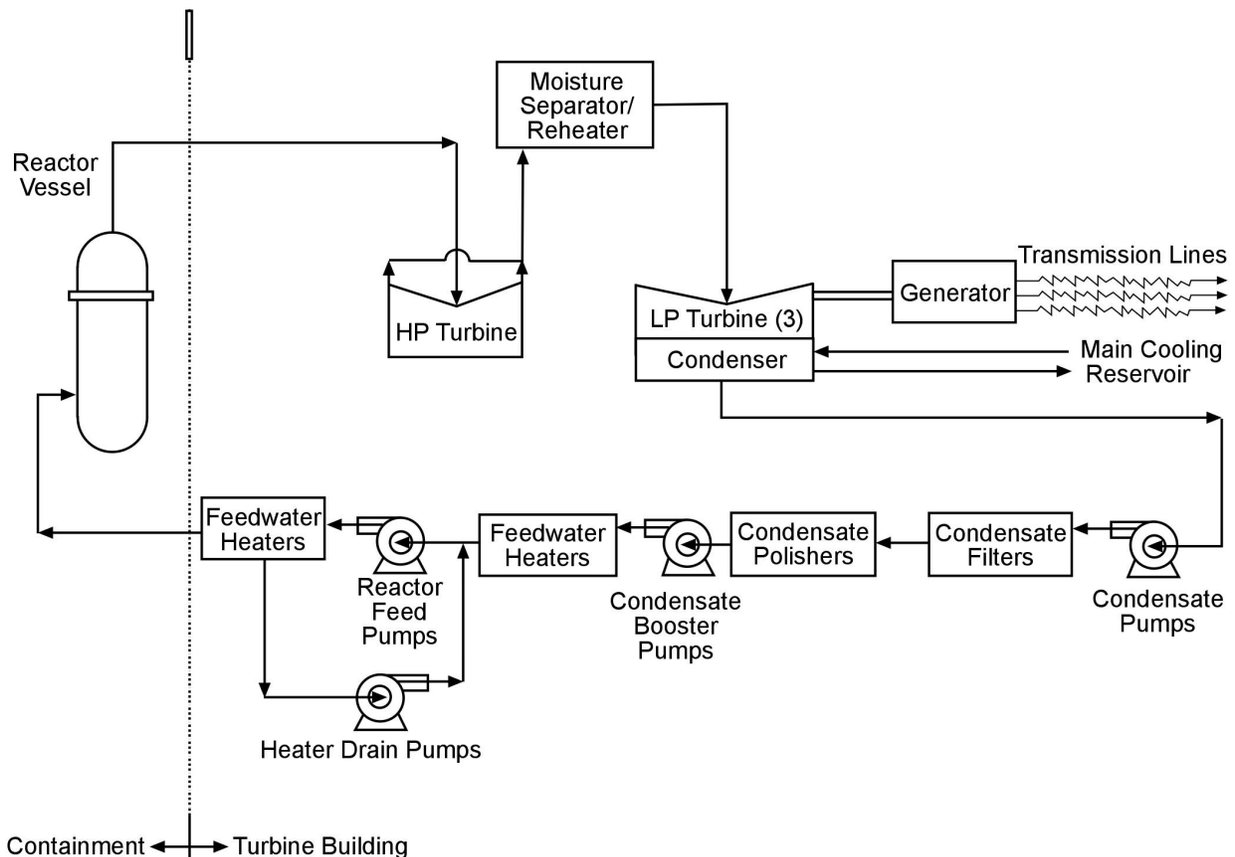
This ABWR design is rated at 3926 MW(t), with a design gross electrical output of approximately 1356 MW(e) and a net output of 1300 MW(e). The reject heat from the unit to the environment, principally the atmosphere, is 2626 MW(t). Heat created in the reactor core is transferred to high-pressure and low-pressure turbines, which turns a generator creating electricity. Figure 3-2 provides an illustration of the reactor power conversion system.

### 3.2.2 Structures, Systems, and Components with a Major Environmental Interface

The review team divided the plant structures, systems, and components into two primary groups: those that interface with the environment and those that are internal to the reactor and associated facilities but without direct interaction with the environment. Examples of interfaces with the environment are withdrawal of water from the environment at the intake structures, release of water to the environment at the discharge structure, and release of excess heat to the atmosphere. The interaction of structures, systems, or components with environmental interfaces is considered in the review team's assessment of the environmental impacts of facility construction and preconstruction, and facility operation in Chapters 4 and 5, respectively. The power-production processes that would occur within the plant itself and that do not affect the

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environment are not relevant to a National Environmental Policy Act of 1969, as amended (NEPA) review and are not discussed further in this EIS. However, such internal processes are considered by the NRC staff in the ABWR design certification documentation and in the NRC safety review of the STPNOC COL application. This section describes the structures, systems, and components with a significant plant-environment interface.



**Figure 3-2.** Simplified Flow Diagram of Reactor Power Conversion System (STPNOC 2010b)

The remaining structures, systems, and components are discussed in Section 3.2.3, inasmuch as they may be relevant in the review team's consideration of impacts discussed in Chapters 4 and 5. Figure 3-3 illustrates the STP site layout with a grid overlay used to reference the locations of various plant structures and activity areas as they are described in the following sections. Existing STP Units 1 and 2 are located primarily in the E-6 to F-6 quadrants. Proposed Units 3 and 4 structures would be located primarily in the C-4, C-5, D-4, and D-5 quadrants.

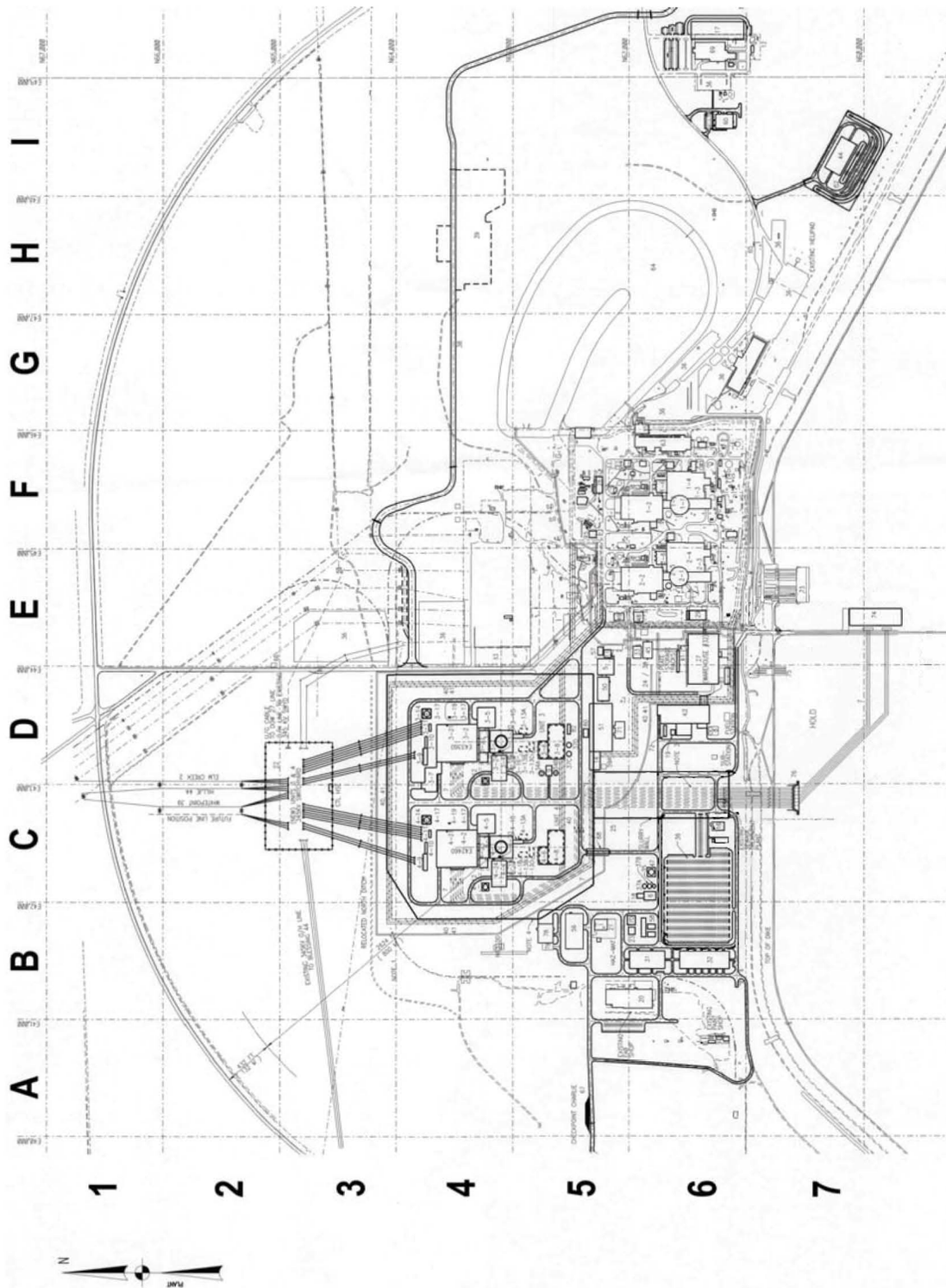


Figure 3-3. STP Site Layout Map

### **3.2.2.1 Landscape and Stormwater Drainage**

Landscaping and the stormwater drainage system affect both the recharge to the subsurface and the rate and location that precipitation drains into adjacent creeks and streams. Impervious areas eliminate recharge to aquifers beneath the site. Pervious areas managed to reduce runoff and maintained free of vegetation would experience considerably higher recharge rates than adjacent areas with local vegetation. The stormwater management system, including site grading, drainage ditches, and swales, provides a safety function to keep locally intense precipitation from flooding safety-related structures. Figure 3-3 illustrates the site drainage for STP site in quadrants B-3 through D-3. The grading of the surface topography directs water away from safety structures and into ditches that drain away from the site into drainage ditches and creeks.

### **3.2.2.2 Cooling Water System**

The circulating water cooling system and its principal components represents one of the largest interfaces between the proposed Units 3 and 4 and the environment. Cooling water would be withdrawn from the north shore of the MCR adjacent to the plant site through an intake structure located on the baffle dike; it would then circulate through the main condensers for proposed Units 3 and 4 after which it would return to the MCR through a shared discharge structure. Water lost from the MCR through ground seepage, evaporation, and release to the Colorado River is replaced with water withdrawn from the Colorado River at the Reservoir Makeup Pumping Facility (RMPF) located to the east of the proposed units. Water would be released from the MCR to the Colorado River to maintain water quality in the MCR. Water returned to the Colorado River enters the Colorado River through the discharge structure located on the west bank of the river approximately 2 mi downstream of the RMPF. The RMPF, the discharge structure on the Colorado River, and the MCR are components with a major plant-environment interface. All of these structures currently exist to support the operation of Units 1 and 2.

While principally installed for the purpose of providing water to cool the proposed Units 3 and 4 for 30 days following an accident, the two Unit 3 and 4 cooling towers are available as helper towers to provide for heat rejection to the atmosphere during normal operations. Blowdown from the cooling towers is returned to the MCR. All of these components are systems with a plant-environment interface.

#### ***Reservoir Makeup Pumping Facility***

The RMPF is located along the west bank of the Colorado River. In the 1970s the RMPF was originally designed to support four units with an instantaneous rate of water diversion not to exceed 1200 cfs (NRC 1986). Two of the units were never constructed. Currently installed pumps have a maximum capacity of 600 cfs. STPNOC plans to limit pumping from the RMPF for all four units to the original design capacity of 1200 cfs (STPNOC 2010b). Therefore, there

would be no increase in maximum makeup water pumping rate over the original design pumping rate. Currently, only half of the vertical traveling screens are operational and are used to support the operations of STP Units 1 and 2. To support four unit operation, new pumps and screens would be installed in the RMPF (STPNOC 2010b). Installation of pumps and screens would not result in any modifications to the intake structure or disturbances within the Colorado River. The Environmental Protection Agency's (EPA's) 316(b) Phase I regulations (66 FR 65256) that address cooling water intake structures state that "a facility that would otherwise be a 'new facility' would *not* be treated as a new facility under this rule if it withdraws water from an existing cooling water intake structure whose design capacity has not been increased to accommodate the intake of additional cooling water." Therefore, the review team concludes that Units 3 and 4 and the intake structure on the Colorado River that supports their operation would not qualify as a "new facility." EPA is currently developing regulations that address cooling water systems for existing facilities, termed Phase II regulations, which would be applicable to STP Units 3 and 4. Until new regulations are developed, permit requirements related to cooling water intake structures at Phase II facilities are to be established on a case-by-case best professional judgment basis (72 FR 37107).

The RMPF would withdraw water through a 406-ft-long intake structure located parallel to the shoreline. The RMPF consists of 24 traveling screens, each 10-ft wide, with the bottom of the screens located 10 ft below mean sea level (MSL) in the Colorado River (minimum water surface elevation in the Colorado River at the intake structure is at MSL) (STPNOC 2010e). Vertical trash racks with a 4-in. opening are located in front of the traveling screens. Short trash racks are also installed perpendicular to the river flow along the upstream and downstream margins of the intake structure. The traveling screens have a mesh size of 3/8 in. The surface area of the 24 traveling screens is 2400 ft<sup>2</sup> when the water surface elevation in the Colorado River is at MSL. Water from the river flows through the trash racks, then through traveling screens, and then over a weir into a small embayment before entering the intake pumps. The intake pumps pump the cooling water through pipelines into the MCR (STPNOC 2010b). New pumps to pump water to the MCR in support of proposed Units 3 and 4 would be installed.

The RMPF vertical traveling screens are operated intermittently coincident with water withdrawals from the river. Rotation of the intake screens varies with debris loading. The design maximum approach velocity of the RMPF screens is approximately 0.5 ft/sec (STPNOC 2008). Organisms that swim through the trash racks can move laterally along the face of the intake structure and exit through the trash racks oriented perpendicular to the river flow located along the upstream or downstream margins of the structure. Fish and other organisms as well as debris impinged on the intake screens would be washed from the traveling screens and deposited in a sluice and discharge line and returned to the Colorado River. The point of return is at the downstream end of the intake structure, approximately 2 ft below normal water surface elevation (STPNOC 2008).

### ***Discharge Structure***

Discharge from the MCR enters the Colorado River along the west bank through a series of seven 36-in. pipes directed downstream at an angle of 45-degrees from the shore. The discharge structures are located about 2 mi downstream of the RMPF. The pipes entering the river are spaced 250 ft apart. No change to the existing discharge structure is proposed.

### ***Main Cooling Reservoir***

The MCR is a 7000-ac engineered impoundment enclosed by an engineered embankment. The applicant reported that, at the maximum normal operating pool of 49 ft above MSL, the reservoir contains approximately 202,700 ac-ft of water. Dikes within the MCR increase the travel time of cooling water from the circulating water system discharge structure to the circulating water intake structure. The rejected heat from the existing and proposed units would enter the MCR in the form of sensible heat in the circulating water system. As the heated water circulates in the MCR, the heat is gradually dissipated to the environment through evaporation, conduction, and long-wave radiative cooling. The additional circulation water intake and discharge structures that would be required to connect the proposed Units 3 and 4 to the MCR are mentioned below.

### ***Ultimate Heat Sink Cooling Towers***

The UHS for Units 3 and 4 would consist of two water storage basins that would hold a sufficient amount of water to cool the units for 30 days of operation following an accident, without the need for makeup water and without exceeding design basis temperature and chemistry limits. The UHS would have mechanical draft cooling towers contiguous with the basins that would receive makeup water from groundwater wells, with backup from the MCR. The UHS cooling tower blowdown would discharge to the MCR. As stated above, the cooling towers could be operated to provide supplemental cooling of water in the circulating water system.

### ***Circulating Water Intake Structure***

A 131-ft by 392-ft concrete structure located within the MCR footprint would house eight pumps for the two proposed units. The structure would include traveling screens and trash racks. This structure is located in quadrants E-7 and E-8 of Figure 3-3. Pipes carrying water to the plant would run to the turbine building.

### ***Circulating Water Discharge Structure***

The water return from Units 3 and 4 turbine buildings would enter the MCR through a new discharge structure. The discharge structure would include a weir and a stilling basin to dissipate the velocity of the returning water before it enters the MCR. This structure is located in quadrant C-7 of Figure 3-3.

### ***Water Supply Wells***

STPNOC plans to use groundwater as the source for makeup water for proposed Units 3 and 4 UHS, service water for the power plants, and water for sanitary and potable water systems (STPNOC 2010b).

### **3.2.2.3 Other Permanent Plant-Environment Interfacing Structures, Systems, or Components**

#### ***Diesel Generators***

Diesel generators would be installed on the site to provide a backup source of power when the normal power source is disrupted. Three generators per unit would be installed in the proposed reactor buildings. Combustion emissions would be released to the atmosphere from the generators only during emergency operations and periodic testing. The reactor buildings housing the diesel generators are located in quadrants C-4 and D-4 of Figure 3-3.

#### ***Combustion Turbine Generators***

One combustion turbine generator would be installed in each of the proposed unit's turbine buildings. The operation of the generators results in combustion emissions to the atmosphere. Combustion turbine generators are used during off-normal conditions and are non-safety related. The turbine buildings containing the combustion turbine generators are located in quadrants C-4 and D-4 of Figure 3-3.

#### ***Roads***

The workforce and a portion of plant materials would enter and exit the site via roads. Solid waste and radwaste are expected to be transported to the site via roadways.

#### ***Slurry Wall***

To reduce the amount of water entering deep excavation for each unit's reactor buildings, STPNOC proposed the combined use of a slurry wall and dewatering wells. A slurry wall reduces the permeability of the soil surrounding the excavation and thereby reduces the water entering the excavation. While the slurry wall is erected for the purpose of building the plant, it would remain in place and continue to reduce the permeability of the affected areas during operations.

#### ***Fill Borrow Pit***

STPNOC indicated that fill material would be from qualified onsite borrow pits or qualified offsite borrow pits or both. The use of borrow pits would conform to local zoning requirements.

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### ***Railroad Lines***

A portion of the plant materials needed for plant construction and operation would enter and exit the site via a railroad line on the site. An existing 9-mi spur that ran from the STP site to Buckeye, Texas, is no longer in service. The service would be reestablished and the railroad line upgraded by installing new ballast or rail sections within the existing rail bed. The rail line is located in quadrants D-1 to E-3 to B-3 of Figure 3-3.

### ***Barge Facility and Colorado River Navigation Channel***

Dredging of the barge slip would be required to allow particularly heavy components and heavy equipment to be delivered to the site. Although there are no current plans to dredge the Colorado River Navigation Channel, it is possible dredging might be needed in the future.

### ***Main Drainage Channel***

The Main Drainage Channel (MDC) is an open ditch that eventually drains into Little Robbins Slough. A portion of the existing MDC has been relocated (STPNOC 2010e).

### ***Radwaste Facility***

Liquid, gaseous, and solid radioactive waste-management systems (SWMS) collect the radioactive materials that would be produced as byproducts of operating the proposed Units 3 and 4. These systems process radioactive liquid, gaseous, and solid effluents to maintain releases within regulatory limits, as described in Section 3.4.3.

### ***Sanitary Waste Treatment Plant***

STPNOC proposes to replace the existing sanitary waste plant for Units 1 and 2 with a new facility to support the combined sanitary needs of all four units. The proposed sanitary waste treatment plant is located in quadrant C-6 of Figure 3-3.

### ***Power Transmission Structures***

As discussed in Section 2.2.2, STPNOC does not own or operate the existing transmission lines that serve the STP site. STPNOC has determined that no additional offsite transmission line corridors or expansion of existing corridors would be required to support Units 3 and 4 (STPNOC 2010b).

New onsite power transmission system components that would be needed to connect proposed Units 3 and 4 to the grid are (STPNOC 2010b):

- a new 345-kV switchyard to serve Units 3 and 4

- a new 345-kV tie-line from Units 1 and 2 to the new 345-kV switchyard
- five existing transmission lines redirected into the Units 3 and 4 345-kV switchyard.

The transmission system activities for Units 3 and 4 primarily would involve installation activities on the STP site. In addition, two existing transmission lines running approximately 20 mi from the STP site to the Hillje Substation located northwest of the STP site would be upgraded (STPNOC 2010b). The upgrade would involve reconductoring the two lines to accommodate the additional load of Units 3 and 4. In addition, some of the transmission line towers would be replaced to support the replacement conductors (STPNOC 2010b). The two transmission lines that would be upgraded are owned by CenterPoint Energy and American Electric Power Texas Central Company (STPNOC 2010b). Towers to support 345-kV transmission lines are made of steel and are built to meet the National Electrical Safety Code (STPNOC 2010b).

#### **3.2.2.4 Other Temporary Plant-Environment Interfacing Structures**

Some temporary plant-environment interfacing structures would need to be removed before proposed Units 3 and 4 operation commences; for example, a concrete batch plant. The impacts from the operation and installation of these structures are discussed in Chapter 4.

##### ***Dewatering Wells***

Dewatering wells are used to lower the water table in areas that would otherwise be flooded by the influx of groundwater. Dewatering wells are planned to dewater deep excavations in the power block region.

##### ***Cranes and Crane Footings***

Crane footings would be fabricated, and cranes would be erected on the site to build the plant.

##### ***Concrete Batch Plant***

A concrete batch plant would be located in quadrants H-4 and I-4 of Figure 3-3. This area would house the equipment and facilities needed for delivery, materials handling and storage, and preparation of concrete.

#### **3.2.3 Structures with a Minor Environmental Interface**

The structures described in the following sections would have minimal plant-environment interface during plant operation. The impacts of these structures to the environment were determined by the review team to be of such minor significance that the structures are not discussed in Chapter 5.

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### ***Power Block***

The power block refers to the reactor building, the control building, the turbine building, the radwaste building, service buildings, and associated structures. The footprints of the reactor building, the control building, the turbine building, the radwaste building, and the service building are 198 ft by 188 ft, 185 ft by 89 ft, 317 ft by 350 ft, 128 ft by 218 ft, and 168 ft by 156 ft, respectively. These structures are located in quadrants C-4 and D-4 of Figure 3-3. The turbine building is the tallest building, reaching 140 ft above grade. The power block contains many safety-related structures, systems, and components.

### ***Pipelines***

The review team assumed that pipelines would follow existing roads or roads created while building the new units. Therefore, the installation of pipelines would be limited to areas already disturbed. Major pipelines include pipes running to and from each unit's turbine buildings and the MCR.

### ***UHS Water Storage Basins***

The UHS water storage basins are engineered concrete structures 292 ft by 144 ft rectangular basins and 89.5 ft tall that would be built partially below grade. These basins provide water for cooling during off normal conditions and are safety related.

### ***Miscellaneous Buildings***

A variety of small buildings would exist throughout the site to support worker, fabrication, building, and operational needs (e.g., shop buildings, support offices, warehouses, guard houses). Some buildings may be temporary and would be removed after the plant begins operation.

### ***Parking***

A new parking area would also be graded and paved. This parking area is located in quadrant B-6 and C-6 of Figure 3-3.

### ***Laydown Areas***

Multiple laydown areas would be established to support fabrication and erection activities while building the plant and may be maintained as laydown areas for future maintenance and refurbishment of the plant. Laydown areas are graded relatively level and covered with crushed stone or gravel. Normally only limited vegetation is allowed in laydown areas. The locations of two new laydown areas are shown in quadrants A-3 to A-5 and B-4 to B-5 of Figure 3-3.

### **Switchyard**

The location of the proposed switchyard is shown in quadrants C-3 and D-3 of Figure 3-3. The switchyard would remain free of vegetation.

## **3.3 Construction and Preconstruction Activities**

The NRC's authority is limited to construction activities that have a "reasonable nexus to radiological health and safety or common defense and security" (72 FR 57416) and the NRC has defined "construction" within the context of its regulatory authority. Examples of construction (defined at 10 CFR 50.10(a)) activities for safety-related structures, systems, or components include driving of piles; subsurface preparation; placement of backfill, concrete, or permanent retaining walls within an excavation; installation of foundations; or in-place assembly, erection, fabrication or testing.

Other activities related to building the plant that do not require NRC approval (but may require a permit from the Corps) may occur before, during, or after NRC-authorized construction activities. These activities are termed "preconstruction" in 10 CFR 51.45(c) and may be regulated by other local, State, Tribal, or Federal agencies. Preconstruction includes activities such as site preparation (e.g., clearing, grading, erosion control and other environmental mitigation measures); erection of fences; excavation; erection of support buildings or facilities; building service facilities (e.g., roads, parking lots, railroad lines, transmission lines, sanitary treatment system, potable water system), dredging; and procurement or fabrication of components occurring at other than the final, in-place location at the site. Further information about the delineation of construction and preconstruction activities is presented in Chapter 4.

This section describes the structures and activities associated with building proposed Units 3 and 4. This section also characterizes the major activities for the principal structures to provide the requisite background for the assessment of environmental impacts. However, it does not represent a discussion of every potential activity or a detailed engineering plan. Table 3-1 provides general definitions and examples of activities that would be performed in building the new units.

### **3.3.1 Major Activity Areas**

STPNOC (2010b) has stated that activities required to build the new units would occur primarily within the boundaries of the 12,220-ac site and in areas that have been previously disturbed. Dredging the navigation channel and obtaining offsite fill material, if needed, are examples of activities that would be conducted offsite.

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**Table 3-1.** Descriptions and Examples of Activities Associated with Building Units 3 and 4

<b>Activity</b>	<b>Description</b>	<b>Examples</b>
<i>Clearing</i>	Removing vegetation or existing structures from the land surface.	Cutting forest in an area to be used for construction laydown.
<i>Grubbing</i>	Removing roots and stumps by digging.	Removing stumps and roots from area that was cleared for construction laydown.
<i>Grading</i>	Reforming the elevation of the land surface to facilitate operation of the plant and drainage of precipitation.	Minor leveling of the site from its current relatively level terrain.
<i>Hauling</i>	Transporting material and workforce along established roadways.	Driving on new access road by construction workforce.
<i>Paving</i>	Laying impervious surfaces, such as asphalt and concrete, to provide roadways, walkways, parking areas, and site drainage.	Paving parking area.
<i>Well drilling</i>	Drilling and completion of wells.	Drilling wells for dewatering or water supply.
<i>Excavation dewatering</i>	Pumping water from wells or pumping water directly to keep excavations from flooding with groundwater or surface runoff.	Pumping water from excavation of base for reactor building.
<i>Grouting</i>	Installing low-permeability material in the subsurface around deep excavation to minimize movement of groundwater.	Installing slurry wall around excavation for the reactor building.
<i>Deep excavation</i>	Digging an open hole in the ground. Deep excavation requires equipment with greater vertical reach than a backhoe. Deep excavation generally requires dewatering systems to keep the hole from flooding.	Excavating to support fabrication of basemat for the reactor.
<i>Shallow excavation</i>	Digging a hole or trench to a depth reachable with a backhoe. Shallow excavation may not require dewatering.	Placing pipelines; setting foundations for small buildings.
<i>Erection</i>	Assembling all modules into their final positions including all connection between modules.	Using a crane to assemble reactor modules.
<i>Fabrication</i>	Creating an engineered material from the assembly of a variety of standardized parts. Fabrication can include conforming native soils to some engineered specification (e.g., compacting soil to meet some engineered fill specification).	Preparing and pouring concrete; laying rebar for basemat.
<i>Dredging</i>	Removing substrates and sediment in navigable waters including wetlands.	Enlarging the barge slip.
<i>Dredge placement</i>	Placing fill material in areas not designated as wetlands. These materials can come from dredging wetlands.	Placing sediments removed from the barge slip and navigation channel in a Corps-approved placement area.
<i>Vegetation management</i>	Thinning, planting, trimming, and clearing vegetation.	Maintaining switchyard free of vegetation during building.
<i>Filling of aquatic resources</i>	Discharging dredge and/or fill material into waters of the United States including wetlands.	Placing a culvert for a roadway.

### ***Landscape and Stormwater Drainage***

The existing site grade would be raised to 34 ft MSL in the vicinity of safety-related structures such as the reactor building and UHS block. The STP Site Drainage and Layout Map, shown in Figure 2-12 of Chapter 2, also shows the site grade for proposed Units 3 and 4. Stormwater would drain based on the local ground slope.

### ***Reservoir Makeup Pumping Facility***

Refurbishment activities of the RMPF would include new pumps and screens within the existing structure's footprint.

### ***Roads***

New onsite roads would be graded and paved.

### ***Slurry Wall***

The slurry wall would be installed into the Shallow Aquifer in the power block area.

### ***Railroads***

The existing railroad bed would be restored.

### ***Barge Facility***

Dredging would be required before barge shipments are offloaded at the barge slip under normal flow conditions. Dredge spoils would be hauled to a spoils disposal site approved by the Corps.

### ***Main Drainage Channel***

The MDC from the site has been relocated via shallow excavation of the new course.

### ***Power Transmission System***

Building the transmission system would involve the erection and fabrication of a switchyard and transmission lines.

### ***Sanitary Waste Treatment Plant***

Building the sanitary plant would involve limited fabrication and erection.

### ***Dewatering Wells***

Wells would be drilled using standard drilling practices into the Shallow Aquifer.

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### ***Cranes and Crane Footings***

Fabricating footings, building retaining walls, and erecting cranes would be needed to build the larger plant structures.

### ***Concrete Batch Plant***

Erecting the temporary concrete batch plant would occur on a cleared, graded area.

### ***Power Block***

The power block is composed of the reactor building, the radwaste building, the turbine building, service buildings, and associated structures. Deep excavation and extensive fill placement and large-scale fabrication and erection activities are involved. These deep excavations are expected to require installation of dewatering wells. An onsite concrete batch plant would fabricate concrete for numerous pours. Various components would be hauled to the site via rail, barge, and road. Many of these structures would be erected using components having been delivered as large modules and installed via crane.

### ***Circulating Water Intake***

Cofferdams would be required around the area within the MCR where the intake would be fabricated and erected to allow continued use of the MCR by Units 1 and 2. Once the installation is complete, the cofferdams would be removed and the site inundated again.

### ***Circulating Water Discharge***

Cofferdams would be required around the area within the MCR where the discharge would be fabricated and erected to allow continued use of the MCR by Units 1 and 2. Once the installation is complete, the cofferdams would be removed and the site inundated again.

### ***Pipelines***

The largest pipelines would be those connecting the circulating water from the turbine building and the MCR. These would require shallow excavation.

### ***UHS Water Storage Basins***

Deep excavation would be required to construct the reinforced concrete walls and floor of the safety-related UHS water storage basins. Structural fill would be placed around these basins.

### ***Miscellaneous Buildings***

Excavating for shallow foundations would be required before fabrication and erection of miscellaneous buildings.

***Parking***

Parking areas would be graded and paved.

***Laydown Areas***

Laydown areas would be graded and covered with gravel.

***Supply Wells***

Wells would be drilled using standard practices to the design depth.

***Switchyard***

Clearing and grading would be required for the proposed switchyard, and the fabrication and erection of electrical switching structures would need to occur.

**3.3.2 Summary of Resource Commitments During Construction and Preconstruction**

Table 3-2 provides a list of the significant resource commitments of construction and preconstruction. The values in this table combined with the affected environment described in Chapter 2 provide the basis for the impacts assessed in Chapter 4. These values were stated in the ER (STPNOC 2010b), and the review team determined that the values are not unreasonable.

**3.4 Operational Activities**

The operational activities considered in the review team's environmental review are those associated with structures that interface with the environment, as described in Section 3.2.2. Examples of operational activities are withdrawing water for the cooling system, discharging blowdown water and sanitary effluent, and discharging waste heat to the atmosphere. Safety activities within the plant are discussed by the applicant in the FSAR portion of its application (STPNOC 2010c) and are reviewed by the NRC in its safety evaluation report (in progress).

The following sections describe the operational activities, including operational modes (Section 3.4.1), plant-environment interfaces during operations (Section 3.4.2), the radioactive and nonradioactive waste management systems (Sections 3.4.3 and 3.4.4), and summarize the values of parameters likely to be experienced during operations (Section 3.4.5).

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**Table 3-2.** Summary of Resource Commitments Associated with Building Proposed Units 3 and 4

Resource Area	Value	Description
All Resource Areas	7.5 years	Duration of preconstruction and construction activities for two proposed units
Land Use, Terrestrial Ecology, Cultural and Historic Resources (Site and Vicinity)	540 ac	Disturbed area footprint: 300 ac permanently disturbed 240 ac temporarily disturbed
Hydrology-Groundwater	94 ft below plant grade	Excavation depth for which dewatering would be required
	1062 gpm	Allowable monthly average groundwater withdrawal based on groundwater use permit
	491 gpm	Expected highest monthly groundwater use rate
Socioeconomics, Transportation, Air Quality	5950 workers	Peak construction workforce – month 26 through month 35 of construction schedule
	9021 maximum number of workers onsite	<ul style="list-style-type: none"> <li>• 1238 Units 1 and 2 operations staff</li> <li>• 733 Units 3 and 4 operations staff (approaching end of construction period)</li> <li>• 5950 construction workers</li> <li>• 1100 outage workers (e.g., refueling)</li> </ul>
Terrestrial Ecology, Nonradiological Health, Socioeconomics	108 dBA	Peak noise level
	69–84 dBA	Noise level 400 ft from activity

### 3.4.1 Description of Operational Modes

The operational modes for proposed Units 3 and 4 considered in the assessment of operational impacts on the environment (Chapter 5) are normal operating conditions (including periodic testing of standby diesel generators) and emergency shutdown conditions. These are the nominal conditions under which maximum water withdrawal, heat dissipation, and effluent discharges occur. Cooldown, refueling, and accidents are alternate modes to normal plant operation during which water intake, cooling tower evaporation, water discharge, and radioactive releases may change from nominal conditions. There would be a shift in the operation of the two cooling systems from the MCR to the UHS cooling towers during these alternate modes.

### 3.4.2 Plant-Environment Interfaces During Operation

This section describes the operational activities related to structures with an interface to the environment.

### 3.4.2.1 Circulating Water System – Intakes, Discharges, Cooling Towers

Waste heat is a byproduct of normal power generation at a nuclear power plant. The circulating water system (CWS) for the proposed Units 3 and 4 is similar to the CWS for STP Units 1 and 2; it will transfer heat from the main condenser to the MCR, where the heat content of the circulating water is transferred to the ambient air primarily via radiation and evaporative cooling. During normal plant operation, the CWS would dissipate approximately  $8.656 \times 10^9$  Btu/hr for each unit, or  $1.732 \times 10^{10}$  Btu/hr for both units, of waste heat. In addition to its primary function as the UHS, the cooling towers are available as helper towers during normal operations. When used as helper towers, evaporation to the atmosphere would be 283 gpm; only half of the cells would be used during normal operations. The induced and natural evaporation from the MCR is dictated as a function of the air temperature, water temperature, humidity, and wind speed. In addition to evaporative losses, a small percentage of water is also lost in the form of droplets (drift) from the cooling tower; air impacts from cooling tower operation would also include visible plumes. STPNOC estimates that the two proposed units would require approximately 975 gpm of groundwater during normal operation and 3434 gpm during shorter-term peak demand periods as the source for makeup water for proposed Units 3 and 4 UHS, service water for the power plants, and water for sanitary and potable water systems (STPNOC 2010c).

The RMPF operation would be variable, based on conditions in the MCR and conditions in the Colorado River. The RMPF was designed for a maximum diversion capacity of 1200 cfs; while it currently has the screening and pumping capacity installed for 600 cfs to meet the needs of Units 1 and 2, new pumps and screens would be installed at existing designated locations within the RMPF for an additional 600 cfs to meet the needs of proposed Units 3 and 4. The MCR discharge would periodically discharge water from the MCR to the Colorado River. Heated water would be discharged to the MCR through the MCR Cooling Water Discharge Structure (STPNOC 2010b).

### 3.4.2.2 Landscape and Drainage

The landscape and drainage would determine the path that precipitation takes on the land surface. In addition, the land cover, soil moisture content, and soil type would determine the rate of recharge to the subsurface. The MDC is the primary pathway that stormwater from around proposed Units 3 and 4 would leave the site.

### 3.4.2.3 Essential Service Water System – Ultimate Heat Sink

Proposed Units 3 and 4 would each have a six-cell mechanical draft cooling tower that serves as the UHS. The UHS mechanical draft cooling towers would receive makeup water from groundwater wells, with backup from the MCR. Evaporation to the atmosphere from the UHS cooling towers would be 1061 gpm during shutdown (emergency) conditions; when used in this

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mode, all of the cells would be used. The UHS cooling towers would discharge to the MCR. Potential air impacts from cooling tower operation include visible plumes and drift.

### 3.4.2.4 Emergency Diesel Generators

Diesel generators would be installed on the site to provide a backup power source. Three generators per unit would be installed in the proposed reactor buildings. Diesel generators are intended to be used during off-normal conditions and, therefore, are safety related. Periodic testing of the generators to ensure working status contributes to combustion emissions to the atmosphere when the generators are running.

### 3.4.3 Radioactive Waste-Management System

Liquid, gaseous, and solid radioactive waste-management systems would be used to collect and treat the radioactive materials produced as byproducts of operating proposed Units 3 and 4. These systems would process radioactive liquid and gaseous effluents to maintain releases within regulatory limits and to levels as low as is reasonably achievable (ALARA) before releasing them to the environment. Waste-processing systems would be designed to meet the design objectives of 10 CFR Part 50, Appendix I (“Numerical Guides for Design Objectives and Limiting Conditions for Operation to Meet the Criterion ‘As Low as is Reasonably Achievable’ for Radioactive Material in Light-Water-Cooled Nuclear Power Reactor Effluents”). The radioactive waste-management systems would not be shared between the existing Units 1 and 2 and proposed Units 3 and 4. Radioactive materials in the reactor coolant would be the primary source of gaseous, liquid, and solid radioactive wastes in ABWRs. Radioactive fission products build up within the fuel as a consequence of the fission process. These fission products would be contained in the sealed fuel rods, but small quantities could escape the fuel rods into the reactor coolant. Neutron activation of the primary coolant system would also add radionuclides to the coolant.

STPNOC proposed to make changes to the design of liquid, gaseous, and solid waste management systems included in the reference ABWR Design Control Document (GE 1997). The specific radioactive waste-management systems for the proposed two new units at the STP site are described in Chapter 11 of the FSAR (STPNOC 2010c). The change in the liquid waste-management system includes the use of mobile technology and eliminates the forced circulation concentrator system. The change in the gaseous waste management system involves changes to the charcoal adsorber system. The change in the solid waste-management system eliminates the solidification, incineration, and compacting process. The liquid and gaseous radioactive source terms for the ABWR design were provided by STPNOC in ER Tables 3.5-1 and 3.5-2 (STPNOC 2010b) and were based on its FSAR (STPNOC 2010c).

The offsite dose calculation manual (ODCM) for the STP (STPNOC 2007) describes the methods and parameters used for calculating offsite radiological doses from liquid and gaseous

effluents. The ODCM also describes the methodology for calculation of gaseous and liquid monitoring alarm/trip set points for release of effluents from STP. Operational limits for releasing liquid and gaseous effluents are also specified in the ODCM to ensure compliance with NRC regulations; a separate version of the ODCM will be prepared for Units 3 and 4. The systems used for processing liquid waste, gaseous waste, and solid waste are described in the following sections.

#### **3.4.3.1 Liquid Radioactive Waste-Management System**

Figure 3.5-1 in the ER (STPNOC 2010b) is a diagram of the liquid and solid waste-management systems. The Liquid Waste Management System (LWMS) is designed to control, collect, process, handle, store, and dispose of liquid radioactive waste generated as the result of normal operation and anticipated operational occurrences, including refueling operations (STPNOC 2010c). The LWMS is managed using several process trains consisting of tanks, pumps, ion exchangers, filters, and radiation monitors. Normal operations include processing of (1) reactor coolant system wastes, (2) floor drains and other wastes with potentially high suspended solid contents, (3) detergent wastes, and (4) chemical wastes.

The LWMS routes batch discharges to the MCR. The discharge is monitored and administratively controlled to assure that it meets requirements of 10 CFR Part 20. Calculated dose to the maximally exposed individual (MEI) from liquid effluents is evaluated in Section 5.9.2. The LWMS is designed to comply with Regulatory Guide 1.143 guidance regarding liquid radwaste treatment systems. The LWMS is also designed to maintain the exposure of people in unrestricted areas ALARA (10 CFR Part 50 Appendix I). No subsystems of the LWMS and the radwaste building that house the LWMS are shared between proposed Units 3 and 4 (STPNOC 2010b). Units 3 and 4 will each have their own independent LWMS.

#### **3.4.3.2 Gaseous Waste-Management System**

The gaseous waste-management system (GWMS) functions to collect, process, and discharge radioactive gaseous wastes. The GWMS is illustrated in Figure 3.5-2 of the ER (STPNOC 2010b). Gaseous radionuclides would be generated during normal operation of Units 3 and 4. They would include gaseous fission products and gaseous radionuclides formed by neutron activation of the reactor coolant and contained gases. These gases are retained in the plant systems and removed in a controlled fashion through the GWMS, which collects waste from multiple sources and delays its release to allow short-lived radionuclides to decay. The remaining gaseous radionuclides are released in a controlled manner to the environment through the plant stack, a monitored release point. Radioisotopes of iodine and the noble gases xenon and krypton are created as fission products within the fuel during operation. Some of these gases escape to the reactor coolant system through cladding defects then subsequently decay to stable isotopes. Some of these gases are released to the environment via plant ventilation or are delayed by activated carbon adsorbers and then released through the GWMS.

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In addition, various neutron activation products, such as argon-41, are formed directly in the reactor coolant during operation and are also delayed by the activated carbon adsorbers, and then released through the GWMS.

Major process equipment of the GWMS includes the following:

1. process piping starting from the final steam dilution jets of the main condenser evacuation system (not a part of the off-gas system)
2. integral recombiners, including a preheater section, a recombiner section, and a condenser section
3. cooler-condensers
4. activated charcoal adsorbers
5. high efficiency particulate air filter
6. monitoring instrumentation, and
7. process instrumentation and controls.

The GWMS is housed in a reinforced concrete structure to provide adequate shielding. The charcoal adsorbers are installed in a temperature-monitored and controlled vault, which is located in the turbine building to minimize piping.

The GWMS processes and controls the release of gaseous radionuclides to the environs to maintain the exposure of people in unrestricted areas ALARA (10 CFR Part 50 Appendix I). Calculated doses to the MEI from gaseous effluents are evaluated in Section 5.9.2.

### **3.4.3.3 Solid Radioactive Waste Management System**

The solid radioactive waste-management system (SWMS) treats, stores, packages, and disposes of dry or wet solids. The SWMS is illustrated in Figure 3.5-1 of the ER (STPNOC 2010b). The SWMS Process Flow Diagram is provided in Figure 11.2-1 of the FSAR (STPNOC 2010c). Solid radioactive waste can be either dry or wet solids, and the source can be an operational activity, maintenance, or another function. Non-fuel solid wastes are generated from separating and treating radioactive material from gases and liquids and from removing contaminated material from various reactor areas. Solid wastes also consist of reactor components, equipment, and tools removed from service, as well as contaminated protective clothing, rags, and other trash generated from plant design modifications, operations, and maintenance activities. The SWMS is designed to handle both normal and anticipated operational occurrences. The annual total estimated volume of solid waste to be shipped would be about 475 cubic meters per year ( $m^3/yr$ ) (STPNOC 2010b).

Solid wastes may be shipped to a waste processor for volume reduction before disposal at a licensed disposal facility. Wet solid wastes include spent resins and sludge from powdered resins and filter backwashing. Spent resins and filters are typically dewatered before packaging for shipment to a licensed offsite processing or disposal facility. The storage and transportation of used reactor fuel is discussed in Chapter 6.

### **3.4.4 Nonradioactive Waste Management Systems**

The following sections provide descriptions of the nonradioactive waste systems proposed for the two new units. This category of nonradioactive effluent includes gaseous emissions, liquids, hazardous waste, mixed waste, and solids.

#### **3.4.4.1 Solid Waste Management**

Activated sludge from the existing Units 1 and 2 has previously been disposed by land application at a rate of 30,000 to 40,000 gallons per year (STPNOC 2010e). Currently, activated sludge from the West Sanitary Waste Treatment System (WSWTS) and Nuclear Training Facility (NTF) system is dewatered onsite and shipped offsite as Texas Class 2 industrial waste to a permitted landfill operated by Republic Waste Services in Fresno, Texas (STPNOC 2010e). The increased sludge that would be generated by the operation of two additional units would be treated in a similar manner to the sludge from operation of Units 1 and 2 (STPNOC 2010e).

Nonradioactive solid wastes that would be created during the construction and operation of proposed Units 3 and 4 include industrial refuse such as paper, metal, wood, and batteries. STPNOC has a recycling program for metal and paper waste and ships batteries to a registered battery recycling facility. These recycling efforts would continue with the addition of Units 3 and 4. Non-recyclable solid waste would be deposited in an onsite landfill consistent with Texas Commission on Environmental Quality (TCEQ) regulations or shipped to an offsite landfill (STPNOC 2010b).

STPNOC is currently a small quantity generator of hazardous waste, based on the amount of waste generated by Units 1 and 2 (STPNOC 2010b). This status could be upgraded with the addition of the two new units. The treatment, storage, and disposal of hazardous wastes generated at the two new units would be managed and disposed in the same appropriate manner as the existing units' hazardous waste.

#### **3.4.4.2 Liquid Waste Management**

Water chemistry for various plant water uses would be controlled with the addition of biocides, algaecides, corrosion inhibitors, pH buffering, scale inhibitors, and dispersants. Chemical and biocides similar to those currently used for existing Units 1 and 2 are expected to be used for proposed Units 3 and 4. Table 3-3 provides a list of water treatment chemicals currently used

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for STP Units 1 and 2 to treat biofouling and algae and to provide for pH buffering, corrosion inhibition, scale inhibition, and silt dispersion. Chemical and biocidal additives and waste streams from various water treatment processes and drains are returned to the MCR where they are subjected to dilution, aeration, vaporization, and chemical reactions. In addition, a dedicated drain system collects waste water from the turbine building, the reactor building, the hot machine shop, and the control building to separate any solids from the liquid effluent for deposition into dual settling basins. The nonradioactive effluents are then discharged into the MCR. Water from the MCR may be discharged to the Colorado River subject to the limitations of STPNOC's existing Texas Pollutant Discharge Elimination System (TPDES) permit (STPNOC 2010b). Impacts to surface water quality are discussed in Sections 4.2.3.1 and 5.2.3.1, respectively.

**Table 3-3.** Representative Water Treatment Chemicals Used for STP Units 1 and 2

Ammonium bisulfite	Molluscide (quaternary amine)
Antifoam	Phosphate
Biocide (sodium bromide)	Polymers
Boric Acid	Sodium bisulfite
Calcium hypochlorite	Sodium chloride
Coagulant	Sodium hydroxide
Corrosion Inhibitors (ethanolamine, sodium metaborate, sodium nitrite)	Sodium hypochlorite
Dispersant	Sulfuric acid
Hydrazine	Tolytriazole
Lithium Hydroxide	Zinc
Source: STPNOC 2010b	

STPNOC currently uses two sanitary waste systems that are in compliance with State regulations and the Federal Water Pollution Control Act (Clean Water Act). One system serves the existing Units 1 and 2, WSWTS, and the other system serves the NTF. Both systems would be replaced or upgraded to accommodate the expansion of the facilities by the addition of Units 3 and 4 (STPNOC 2010e). The WSWTS will be designed to treat sanitary waste at a rate of 300,000 gallons per day, and the NTF system will be designed to treat sanitary waste at a rate of 100,000 gallons per day (STPNOC 2010b).

Liquid waste from sanitary treatment systems would use the existing outfalls for discharge of effluents from the new WSWTS and NTF systems to the MCR. A new or amended permit would need to be submitted to TCEQ to comply with water quality requirements for the added capacity for treatment, discharge, and monitoring of liquid wastes of the new systems (STPNOC 2010b).

Other industrial liquid wastes such as oil, diesel fuel, and antifreeze are collected and sent to recycling centers. Non-recyclable liquid wastes such as paint, electrohydraulic fluid, and solvents are shipped offsite to appropriate waste collection facilities (STPNOC 2010b).

**3.4.4.3 Gaseous Waste Management**

STPNOC currently has gaseous emissions, primarily from diesel generators and the combustion turbine generator, that are subject to air permits issued by the TCEQ. The addition of Units 3 and 4 would require additional diesel and combustion turbine generators with attendant emissions regulated under an amended or new TCEQ permit. No other sources for gaseous emissions are currently planned at the STP site (STPNOC 2010b).

**3.4.4.4 Hazardous and Mixed Waste Management**

Mixed wastes contain both hazardous and low-level radioactive waste. Small amounts of mixed waste could be generated during maintenance, refueling, and laboratory activities. STPNOC does not expect Units 3 and 4 to generate mixed waste in substantial quantities; if mixed waste is generated, then it is expected to be 0.5 m<sup>3</sup>/yr or less. The mixed waste from Units 3 and 4 would be handled and managed similarly to Units 1 and 2, in accordance with the applicable Federal and State regulations (STPNOC 2010b).

**3.4.5 Summary of Resource Parameters During Operation**

Table 3-4 provides a list of the significant resource commitments involved in operating Units 3 and 4 that are relevant to more than one resource evaluation. The values in this table, combined with the affected environment described in Chapter 2, provide a part of the basis for the operational impacts assessed in Chapter 5. These values were stated in the ER (STPNOC 2010b) and supplemental RAI responses (STPNOC 2009), and the review team has determined that the values are not unreasonable.

**Table 3-4.** Resource Commitments Associated with Operation of Proposed STP Units 3 and 4

<b>Resource Area</b>	<b>Normal Operating Condition</b>	<b>Maximum Condition</b>	<b>Description</b>
<b>Socioeconomics</b>	959 workers	2059 workers	Normal condition for two units; Maximum occurs during refueling outages lasting 15 to 35 days; Table G-2 of this EIS indicates 1100 workers for an outage
<b>Terrestrial Ecology, Radiological Health, Socioeconomics</b>	140 ft	140 ft	Height of tallest building (Turbine building)
	249 ft	249 ft	Height of tallest structure (vent stack)

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**Table 3-4.** (contd)

<b>Resource Area</b>	<b>Normal Operating Condition</b>	<b>Maximum Condition</b>	<b>Description</b>
<b>Hydrology – Groundwater</b>	47gpm	491 gpm	Range of monthly groundwater use during initial testing
	975 gpm	3434 gpm	Groundwater withdrawal rate for all systems combined
	50 gpm	91 gpm	Groundwater withdrawal rate for makeup water
	40 gpm	140 gpm	Groundwater withdrawal rate for potable water
	885 gpm	3203 gpm	Groundwater withdrawal rate for UHS makeup water
<b>Hydrology – Surface Water</b>	21,600 gpm long-term average basis for 93% load factor	23,190 gpm for 100% load factor	Water obtained from Colorado River, precipitation and groundwater discharge to MCR
	22,799 gpm	47,489 gpm	Total required Colorado River water to MCR
	23,190 gpm	49,000 gpm	MCR forced evaporation rate
	0 gpm	138,240 gpm	MCR blowdown to Colorado River
<b>Hydrology – Groundwater, Hydrology – Surface Water, Terrestrial Ecology, Meteorology/Air Quality</b>	566 gpm	2122 gpm	UHS evaporation rate
	5 gpm	10 gpm	UHS drift rate
	24 gpm	13 gpm (under maximum water use condition)	UHS seepage
<b>Hydrology – Groundwater, Hydrology – Surface Water, Terrestrial Ecology</b>	290 gpm	1058 gpm	Blowdown rate to MCR
	391 gpm	1511 gpm	Plant effluent discharge to MCR
<b>Aquatic Ecology</b>	<0.5 fps	0.5 fps	Intake screen approach velocity
<b>Terrestrial Ecology, Socioeconomics, Nonradiological Health</b>	65 dBA		Cooling tower sound level at 50 ft
	51 dBA		Cooling tower sound level at 400 ft
<b>Radiological Health, Transportation, Need for Power</b>	3926 MW(t)		Rated and design core thermal power of an ABWR
	1356 MW(e)		Gross Electrical Output and Nominal rating of turbine-generator for one unit
	56 MW(e)		Internal load per unit

**Table 3-4.** (contd)

<b>Resource Area</b>	<b>Normal Operating Condition</b>	<b>Maximum Condition</b>	<b>Description</b>
<b>Radiological Health</b>	95 percent		Expected annual capacity factor
<b>Meteorology/Air Quality</b>	$1.732 \times 10^{10}$ Btu/hr	$1.732 \times 10^{10}$ Btu/hr	Waste heat to atmosphere
	55.5 ft	55.5 ft	UHS cooling-tower height

Sources: STPNOC 2010b, 2009

### 3.5 References

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10 CFR Part 50. Code of Federal Regulations, Title 10, *Energy*, Part 50, “Domestic Licensing of Production and Utilization Facilities.”

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U.S. Nuclear Regulatory Commission (NRC). 1994. *Final Safety Evaluation Report Related to the Certification of the Advanced Boiling Water Reactor*. NUREG-1503, Washington, D.C.

U.S. Nuclear Regulatory Commission (NRC). 2001. *Design Guidance for Radioactive Waste Management Systems, Structures, and Components Installed in Light-Water-Cooled Nuclear Power Plants*. Regulatory Guide 1.143, Washington, D.C.

## 4.0 Construction Impacts at the Proposed Site

This chapter examines the environmental issues associated with building the proposed Units 3 and 4 at the South Texas Project Electric Generating Station (STP) site as described in the application for combined licenses (COLs) submitted by STP Nuclear Operating Company (STPNOC). As part of its application, STPNOC submitted (1) an Environmental Report (ER) (STPNOC 2010a), which discusses the environmental impacts of constructing the new nuclear units and provides information used as the basis for the environmental review, and (2) a Final Safety Analysis Report (STPNOC 2010b), which addresses safety aspects of construction and operation.

As discussed in Section 3.3 of this environmental impact statement (EIS), the U.S. Nuclear Regulatory Commission's (NRC's) authority related to building new nuclear units is limited to "activities that have a reasonable nexus to radiological health and safety and/or common defense and security" (72 FR 57426). The NRC has defined "construction" according to the bounds of its regulatory authority. Many of the activities required to build a nuclear power plant do not fall within the NRC's regulatory authority and, therefore, are not "construction" as defined by the NRC. Such activities are referred to as "preconstruction" activities in 10 CFR 51.45(c). The NRC staff evaluates the direct, indirect, and cumulative impacts of the construction activities that would be authorized with the issuance of a COL. The environmental effects of preconstruction activities (e.g., clearing and grading, excavation, and erection of support buildings) are included as part of this EIS in the evaluation of cumulative impacts.

As described in Section 1.1.3, the U.S. Army Corps of Engineers (Corps) is a cooperating agency on this EIS consistent with the updated Memorandum of Understanding (MOU) signed with the NRC (Corps and NRC 2008). The NRC and the Corps established this cooperative agreement because both agencies have concluded it is the most effective and efficient use of Federal resources in the environmental review of a proposed new nuclear power plant. The goal of this cooperative agreement is the development of one EIS that provides all the environmental information and analyses needed by the NRC to make a license/permit decision and all the information needed by the Corps to perform analyses, draw conclusions, and make a permit decision in the Corps' Record of Decision (ROD) documentation. To accomplish this goal, the environmental review described in this EIS was conducted by a joint NRC and Corps team. The review team was composed of NRC staff and its contractors and staff from the Corps.

The information needed by the Corps includes information to perform (1) analyses to determine that the proposed action is the least environmentally damaging practicable alternative (LEDPA), and (2) its public interest assessment. To perform the public interest assessment, the Corps considers the following public interest factors: conservation, economics, aesthetics, general

## Construction Impacts at the Proposed Site

environmental concerns, wetlands, historic and cultural resources, fish and wildlife values, flood hazards, floodplain values, land use, navigation, shore erosion and accretion, recreation, water supply, water quality, energy needs, safety, food and fiber production, and mineral needs.

Many of the impacts the Corps must address in its LEDPA analysis are the result of preconstruction activities. Also, most of the activities conducted by a COL applicant that would require a permit from the Corps would be preconstruction activities. On June 4, 2009, with subsequent submittal on October 28, 2009, STPNOC submitted a Permit Determination Request to the Corps Galveston District for activities associated with constructing and operating Units 3 and 4 (STPNOC 2009a). On November 10, 2009, the Corps notified STPNOC that the proposed project would require a U.S. Department of the Army permit pursuant to Section 404 of the Federal Water Pollution Control Act (Clean Water Act) and Section 10 of the Rivers and Harbors Act of 1899 (Corps 2009a). On March 9, 2010, STPNOC submitted a Department of the Army Permit application (STPNOC 2010c) to the Galveston District of the Corps for activities associated with constructing and operating Units 3 and 4.

While both NRC and the Corps must meet the requirements of the National Environmental Policy Act of 1969, as amended (NEPA) (42 USC 4321, *et seq.*), both agencies also have mission requirements that must be met in addition to the NEPA requirements. The NRC's regulatory authority is based on the Atomic Energy Act of 1954, as amended (42 USC 2011, *et seq.*). The Corps' regulatory authority related to the proposed action is based on Section 10 of the Rivers and Harbors Act (33 USC 403, *et seq.*), which prohibits the obstruction or alteration of navigable waters of the United States without a permit from the Corps, and Section 404 of the Clean Water Act (33 USC 1344, *et seq.*), which prohibits the discharge of dredged or fill material into waters of the United States without a permit from the Corps. Therefore, the applicant may not commence preconstruction or construction activities in jurisdictional waters, including wetlands, without a Corps permit. The permit would typically be issued following the Corps' evaluation and public feedback in the form of public comments on its draft environmental review. Because the Corps is a cooperating agency under the MOU for this EIS, the Corps' decision of whether to issue a permit will not be made until after this final EIS is issued.

The collaborative effort between the NRC and the Corps in presenting their discussion of the environmental effects of building the proposed project, in this chapter and elsewhere, must serve the needs of both agencies. Consistent with the MOU, the staffs of the NRC and the Corps collaborated (1) in the review of the COL application and information provided in response to requests for additional information (developed by the NRC and the Corps) and (2) in the development of the EIS. NRC regulations (10 CFR 51.45(c)) require that the impacts of preconstruction activities be addressed by the applicant as cumulative impacts in its ER. Similarly, the NRC's analysis of the environmental effects of preconstruction activities on each resource area would be addressed as cumulative impacts, normally presented in Chapter 7. However, because of the collaborative effort between the NRC and the Corps in the

environmental review, the combined impacts of construction activities that would be authorized by the NRC with its issuance of COLs and the preconstruction activities are presented in this chapter. For each resource area, the NRC also provides an impact characterization solely for construction activities that meets the NRC's definition of construction at 10 CFR 50.10(a). Thereafter, both the assessment of the impacts of 10 CFR 50.10(a) construction activities and the assessment of the combined impacts of construction and preconstruction are used in the description and assessment of cumulative impacts in Chapter 7.

In addition to guidance provided in NUREG-1555, *Environmental Standard Review Plan* (NRC 2000), staff used guidance provided in NRC Staff Memorandum *Addressing Construction and Preconstruction Activities, Greenhouse Gas Issues, General Conformity Determinations, Environmental Justice, Need for Power, Cumulative Impact Analysis, and Cultural/Historical Resources Analysis Issues In Environmental Impact Statements* (NRC 2010) to address preconstruction and construction activities and impacts. For most environmental resource areas (e.g., terrestrial ecology), the impacts are not the result of either solely preconstruction or solely construction activities. Rather, the impacts are attributable to a combination of preconstruction and construction activities. For most resource areas, the majority of the impacts would occur as a result of preconstruction activities.

This chapter is divided into 13 sections. In Sections 4.1 through 4.10, the review team evaluates the potential impacts on land use, meteorology and air quality, water use and quality, terrestrial and aquatic ecosystems, socioeconomics, environmental justice, historic and cultural resources, nonradiological and radiological health effects, nonradioactive waste, and applicable measures and controls that would limit the adverse impacts of building the new units. An impact category level – SMALL, MODERATE, or LARGE – of potential adverse impacts has been assigned by the review team for each resource area using the definitions for these terms established in Chapter 1. In some resource areas, for example, in the socioeconomic area where the impacts of taxes are analyzed, the impacts may be considered beneficial and would be stated as such. The review team's determination of the impact category levels is based on the assumption that the mitigation measures identified in the ER or activities planned by various State and county governments, such as infrastructure upgrades (discussed throughout this chapter), are implemented. Failure to implement these upgrades might result in a change in the impact category level. Possible mitigation measures of adverse impacts, where appropriate, are presented in Section 4.11. A summary of the construction impacts and the proportional distribution of impacts based on construction and preconstruction is presented in Section 4.12. Citations for the references cited in this chapter are listed in Section 4.13. The technical analyses provided in this chapter support the results, conclusions, and recommendations presented in Chapters 7, 9, and 10.

The review team's evaluation of the impacts of building Units 3 and 4 draws on information presented in STPNOC's ER and supplemental documents, and the Corps' permitting documentation, as well as other government and independent sources.

## 4.1 Land-Use Impacts

This section provides information on land-use impacts associated with building Units 3 and 4 at the STP site. Topics discussed include land-use impacts at the STP site and in the vicinity of the site and land-use impacts in transmission line corridors and other offsite areas.

### 4.1.1 The Site

Proposed Units 3 and 4 would be located northwest of existing Units 1 and 2. The proposed location for Units 3 and 4 is entirely within the existing STP site. There are no zoning regulations currently applicable to the STP site (STPNOC 2010a).

All project activities for building Units 3 and 4, including ground-disturbing activities, would occur within the existing STP site boundary and on land that was previously disturbed during building of Units 1 and 2. The area that would be affected on a long-term basis as a result of permanent facilities at the STP site would be approximately 300 ac (STPNOC 2010a). Permanent impacts include disturbance to areas proposed for the power block for Units 3 and 4; the switchyard; the cooling tower area; the heavy haul road; and the intake, pipeline, and discharge areas for the cooling water system. These activities would result in a permanent land-use change from open space. An additional approximately 240 ac would be disturbed for temporary facilities including a concrete batch plant, material storage areas, laydown areas, parking areas, borrow areas, and spoils storage (STPNOC 2010a). These activities would result in a temporary land-use change; STPNOC plans to restore temporarily disturbed areas after completion. STPNOC states in its ER that all preconstruction and construction activities would be conducted in accordance with Federal, State, and local regulations (STPNOC 2010a).

Parking lots, soil borrow areas, and storage areas for spoils would generally be west of the Unit 3 and 4 construction area. The heavy haul road would be constructed by STPNOC from the Unit 3 and 4 power block area to the existing road to the barge slip. The heavy haul road would be approximately 2.5 mi long and 50 ft wide (STPNOC 2010a) and would result in a permanent land use change from open space. Temporary laydown areas would be located to the north and south of the Unit 3 and 4 power block area, resulting in a temporary land use change. STPNOC plans to restore temporarily disturbed areas after completion of the project. With the exceptions of the barge slip expansion, dredging of the Colorado River's navigation channel if needed, and upgrade of the Reservoir Makeup Pumping Facility (RMPF), most of the major project activities would not take place within a floodplain. The existing rail spur to the STP site would be upgraded, but there would be no associated land-use impacts. The new switchyard to serve Units 3 and 4 would be located approximately 650 ft north of Units 3 and 4 (STPNOC 2010a).

Approximately 162 ac of natural and man-made wetlands are on the STP site (STPNOC 2010a). The man-made wetlands totaling 110 ac (the Texas Prairie Wetlands Project [TPWP]) are located approximately 1800 ft north of the Essential Cooling Pond (ECP). These wetlands would not be disturbed by project activities. The Corps has identified 29 smaller wetland areas totaling 17.6 ac on the STP site; one of the wetlands (WET001) is near the northwest corner of proposed Unit 4 (Corps 2009b). In addition, Kelly Lake is 34 ac. STPNOC would avoid these sites while building facilities (STPNOC 2010a).

The only Unit 3 and 4 facilities that would be located in the Colorado River floodplain are those that would be shared with and have already been constructed for use by Units 1 and 2. Therefore, there would be minimal or no additional land-use impacts to these areas. These facilities are the RMPF, the Main Cooling Reservoir (MCR) blowdown discharge pipes, the MCR spillway discharge structure, and the barge facility. The remainder of the Unit 3 and 4 facilities would be constructed in areas located above the elevation of the floodplain (STPNOC 2010a). Material from any dredging activities in or adjacent to the Colorado River would be placed in a man-made upland dredge material disposal area located between the MCR and the Colorado River (STPNOC 2010a).

After completion of Units 3 and 4, STPNOC plans to restore areas used for project support by grading, landscaping, and planting to enhance the overall site appearance. Previously vegetated areas cleared for temporary facilities would be revegetated, and harsh topographical features created during the project would be contoured to match the surrounding areas (STPNOC 2010a). Because a relatively small percentage of uplands and no wetlands at the STP site would be permanently converted to new land-use categories, the land-use impacts of building Units 3 and 4 would be minor.

Based on information provided by STPNOC and the review team's independent review, the review team concludes that the combined land-use impacts of construction and preconstruction activities would be SMALL, and no further mitigation would be warranted. Based on the above analysis, and because NRC-authorized construction activities represent only a portion of the analyzed activities; the NRC staff concludes that the impacts of NRC-authorized construction activities would be SMALL.

#### **4.1.2 Transmission Line Corridors and Offsite Areas**

As discussed in Chapter 3, no new offsite transmission corridors or expansion of existing corridors are planned for proposed Units 3 and 4. The power transmission system for the new units would not require new transmission lines or corridors, but would use five of the nine 345-kV transmission lines that currently connect to existing STP Units 1 and 2 (STPNOC 2010a); a portion of the system would be upgraded, perhaps necessitating the use of board roads within wetlands, resulting in temporary impacts. Activities associated with building the

## Construction Impacts at the Proposed Site

new onsite switchyard and connecting transmission lines would occur in areas previously disturbed during site development activities associated with Units 1 and 2 (STPNOC 2010a).

A few other offsite land-use changes in the region would be expected as a result of project activities. STPNOC would construct a new Emergency Operations Facility (EOF) in Bay City, Texas, where the new offices for Units 3 and 4 would be located (STPNOC 2010a). Possible changes include the conversion of some land in surrounding areas to temporary or permanent housing developments (e.g., recreational vehicle parks, apartment buildings, single-family condominiums and homes, and/or manufactured home parks) and retail development to serve construction workers. Additional information on roads, housing, and recreation-related infrastructure impacts is in Section 4.4.4. While the precise land-use impacts cannot be predicted, the review team determined that any land-use changes would not be inconsistent with local zoning and land-use plans. The land-use impacts of project activities in transmission line corridors and offsite areas would be minor, and additional mitigation would not be warranted.

Based on information provided by STPNOC and the review team's independent evaluation, the review team concludes that the combined offsite land-use impacts from preconstruction and construction activities related to transmission corridors and the new EOF would be SMALL, and that no additional mitigation would be warranted. NRC's 2007 Limited Work Authorization (LWA) rule (72 FR 57426) specifically indicates that transmission lines and other offsite activities are not included in the definition of construction. Therefore, the NRC staff concludes that there would be no offsite land-use impacts associated with NRC-authorized construction activities.

## 4.2 Water-Related Impacts

Water-related impacts involved in building a nuclear power plant are similar to impacts that would be associated with building of large industrial projects and are not much different than those experienced during the building of STP Units 1 and 2. Prior to initiating building activities, including any site-preparation work, STPNOC would be required to obtain the appropriate authorizations regulating alterations to the hydrological environment. The following is a list of the hydrological-related authorizations, permits, and certifications potentially required from Federal, State, regional, and local agencies. Additional detail regarding the items below is contained in Appendix H.

- Rivers and Harbors Appropriation Act of 1899 Section 10 Permit. This permit is issued by the Corps to regulate structures and/or work in navigable waters of the United States such as the Colorado River.
- Clean Water Act Section 401 Certification. This certification is issued by the State of Texas and ensures that the project does not conflict with State water-quality standards.

- Clean Water Act Section 402(p) National Pollutant Discharge Elimination System (NPDES) Construction and Industrial Stormwater Permits. These permits would regulate point source discharges to surface water. U.S. Environmental Protection Agency (EPA) stormwater regulations established requirements for stormwater discharges from various activities, including building activities. EPA has delegated the authority for administering the NPDES program in the State of Texas to the Texas Commission on Environmental Quality (TCEQ), which issues the Texas Pollutant Discharge Elimination System (TPDES) permits.
- Clean Water Act Section 404 Permit. The Department of the Army permit is required for the discharge of dredge and/or fill material into waters of the United States, including wetlands.
- Public Drinking Water System Permit. This permit is issued by the TCEQ to ensure a safe drinking water supply for public use. The permit addresses water sources, storage, and distribution and ensures that the State drinking quality standards are met. STPNOC would need to modify its existing permit for the planned expansion.
- Groundwater Well Drilling and Operating Permits. These permits are issued by the Coastal Plains Groundwater Conservation District (CPGCD) to ensure that groundwater use complies with the rules of the CPGCD (CPGCD 2009) and Texas State law (i.e., Texas Water Code Chapter 35 "Groundwater Studies" and Water Code Chapter 36 "Groundwater Conservation Districts").

#### **4.2.1 Hydrological Alterations**

Building the proposed Units 3 and 4 at STP would alter several surface-water bodies and some of the aquifers underlying the site. Surface-water bodies that may be affected include the sloughs located on the site (including Little Robbins Slough), the MCR, the existing Main Drainage Channel (MDC) in the proposed area where Units 3 and 4 would be located, and proposed site drainage channels that flow to the Colorado River and to the West Branch of the Colorado River. Groundwater aquifers that may be affected include the Upper and Lower Shallow Aquifers into which the slurry wall, excavation, and fill would penetrate, and the Deep Aquifer in which one or more additional production wells would be installed.

As stated in Section 3.2, an approximately 2-mi-long heavy haul road would be built from the barge slip to the proposed location of Units 3 and 4. There is a potential for alteration of drainage and recharge patterns on the STP site because of the heavy haul road.

Chapter 2 describes the modification to the RMPF needed to support the operation of the proposed units. The installation of the new pumps in the existing RMPF would not affect the Colorado River. The intake screens that require refurbishment or replacement can be lifted out and placed back in without substantial alteration of the intake structure. Dredging would occur in the RMPF forebay, in the Colorado River along the intake screens, and in the barge slip area as needed to remove accumulated sediment. Dredging would be performed in accordance with

## Construction Impacts at the Proposed Site

existing or future permits issued by the Corps (STPNOC 20010a). The impact on the Colorado River from these activities would be temporary and limited in extent to the immediate vicinity of the structures.

As stated in Section 3.2, erection of new transmission line towers would occur on existing pads. STPNOC stated that it would implement erosion control measures for areas that may be adjacent to surface water bodies to minimize sediment and other pollutant discharge. As stated in Section 3.2, the refurbishment of the existing railroad on the STP site would be limited to ballast placement and replacement of some rail sections. Implementation of best management practices (BMPs) should minimize alterations to wetlands and surface-water bodies near the STP site.

### 4.2.2 Water-Use Impacts

STPNOC has proposed no surface water use for building the proposed Units 3 and 4.

STPNOC currently holds a groundwater use permit to withdraw from the Deep Aquifer an average of approximately 1860 gpm (3000 ac-ft/yr) (CPGCD 2008). This operating permit allows STPNOC to withdraw a total of  $2.93 \times 10^9$  gallons (9000 ac-ft) of water over an approximately 3-year period. Under the terms of the permit, STPNOC may exceed 3000 ac-ft in an individual year; however, STPNOC cannot exceed the 9000 ac-ft limit over the period of the permit (approximately 3 years). STPNOC plans to use groundwater as the source for potable and sanitary water, concrete batch plant operation, concrete curing, cleanup activities, dust suppression, placement of engineered backfill, and piping hydrotests and flushing.

Based on a monthly evaluation of water requirements during building activities and the initial testing of the proposed units, STPNOC estimates that development of the two proposed units would require groundwater during the building activities ranging from approximately 10 to 228 gpm, and during initial testing ranging from 47 to 491 gpm (STPNOC 2010a). STPNOC would use groundwater up to its current permitted limit to support both the operation of the two existing units, and building and initial testing of the two proposed units. The applicant noted that short-term peak site groundwater demands in excess of the available groundwater withdrawal capacity would be met through water storage during building and initial testing of the proposed units.

Potential offsite impact on the groundwater resource during the development of the two proposed STP units is bounded by an annual groundwater use of 1062 gpm (1713 ac-ft/yr). This is the maximum usage allowed under the groundwater use permit held by STP after deducting for operation of STP Units 1 and 2 (Section 2.3.2.2). A potential offsite impact is evaluated based on the decline in hydraulic head in the Deep Aquifer using a conservative analysis based on withdrawal from an onsite well pumped at a representative value (i.e., 500 gpm). Drawdown is evaluated at the property line and at a point 2500 ft from the STP

production well because that is the distance allowed by the CPGCD between groundwater production wells unless the wells are owned by the same permit holder (CPGCD 2009). The well location and minimum depth to top of screen is assumed to meet CPGCD requirements of a minimum set back of 100 ft from the property line with a screen beginning no higher than 200 ft below ground surface. The five existing production wells at the STP site range in depth below ground surface from 600 to 700 ft, and have design capacities between 200 and 500 gpm (STPNOC 2010a). The review team assumed that the proposed production well(s) would be similar to the existing production wells and have a completion depth of 700 ft below ground surface (BGS) and a design capacity of up to 500 gpm.

The hydraulic head in the Deep Aquifer was between 40 and 60 ft below mean sea level (MSL) in the vicinity of the STP site during site characterization activities for the proposed units in 2006 (STPNOC 2010a). Using hydraulic properties typical of the STP site (Table 2-3), the drawdown caused by a production well 100 ft from the site property line pumped continuously for a 5.25- to 7-year building period (STPNOC 2010a) at the expected rate of 500 gpm would be approximately 30 ft. Thus, for a single well being pumped, and adjacent wells idle, the hydraulic head in the vicinity of the property line would be approximately 90 ft below MSL. The top of the Deep Aquifer lies between 250 and 300 ft BGS, and the land surface is approximately 27 ft above MSL; therefore, the top of the aquifer is at the elevation 223 ft below MSL. Thus, the aquifer would remain confined with a confining pressure of approximately 133 ft.

At a distance 2500 ft from the STP production well, the nearest allowed offsite well location per CPGCD rules for wells that are not owned by the same permit holder (CPGCD 2009), the drawdown would be approximately 18 ft based on the assumptions discussed above. The hydraulic head would be approximately 78 ft below MSL. Because of the well-spacing rules of the CPGCD (CPGCD 2009), the location 2500 ft from an STP production well is the assumed location of an adjacent offsite well, and the estimated hydraulic head is indicative of the likely impact to adjacent landowners. The hydraulic head of 78 ft below MSL is equivalent to a confining pressure on the Deep Aquifer of approximately 145 ft.

The calculated drawdown values are shown in Table 4-1 for both the 500 gpm pumping rate of a single well, and the overall 1062 gpm rate available under STPNOC's groundwater use permit. Use of a 500 gpm rate is consistent with current and proposed STPNOC production well operation. The 1062 gpm pumping rate is included to show an absolute maximum impact; however, it is conservative because it is an estimate of drawdown assuming a single production well produces all the groundwater for proposed Units 3 and 4. A further conservatism is given by not considering any recharge to the aquifer. Results of the 1062 gpm case conservatively bound an estimate of adjacent well drawdown (i.e., 37.9 ft). This is equivalent to a piezometric level of approximately 98 ft below MSL and a confining pressure on the Deep Aquifer of approximately 125 ft.

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**Table 4-1.** Drawdown in Feet at the STP Property Line (100 ft) and a Point 2500 ft from a Production Well

Pumping Rate (gpm)	Distance (ft)	
	100	2500
500	29.6	17.8
1062	62.9	37.9

time = 7 yr building period; transmissivity = 31.379 gpd/ft  
(geometric mean); coefficient of storage = 0.00022;  
drawdown calculated using the Theis formula

The Deep Aquifer, which would be the source of groundwater during Units 3 and 4 building activities, has been affected by long-term regional irrigation demand. Land surface subsidence since 1900 is estimated to be less than 1 ft over most of Matagorda County (LCRA 2007a), and in excess of 1 ft in the northwest corner of Matagorda County because of groundwater production associated with gas/petroleum exploration and sulfur mining (LCRA 2007a). STPNOC currently uses five production wells to produce groundwater in support of STP Units 1 and 2 operations, and may install and operate one or more additional well(s) to decrease pumping rates at wells, distribute drawdown impacts, and ensure sufficient withdrawal capacity to serve the total site groundwater demand under the existing groundwater permit (STPNOC 2010a). The existing distributed wellfield design reduces the potential for subsidence. They are placed and operated so that no sustained pumping occurs within 4000 ft of the existing or proposed units, and the CPGCD requires that wells be no closer than 2500 ft apart unless the wells are owned by the same permit holder. The highest rated existing wells can pump 500 gpm, and it is assumed that new wells, if needed, would produce 500 gpm (STPNOC 2010a). By withdrawing the water from the existing and proposed wells, and assuming a reasonable well spacing between wells owned by the same permit holder, the stress on the Deep Aquifer would be distributed spatially across the STP site, minimizing local drawdown and the potential for subsidence.

Since building and operating the proposed new units would use an estimated maximum 1062 gpm (1713 ac-ft/yr) of Deep Aquifer groundwater, that quantity of groundwater would no longer move downgradient and discharge into Matagorda Bay and the Colorado River estuary (STPNOC 2010a). Thus, one impact of developing the proposed units is a reduction of up to 1062 gpm (1713 ac-ft/yr) in the Deep Aquifer flow into the bay and estuarine environment. The reduction equates to 2.37 cfs and compares to the average minimum monthly flow of the Colorado River near Bay City of 327 cfs (month of August) (STPNOC 2010a), the average maximum monthly flow of the Colorado River near Bay City of 14,123 cfs (month of June) (STPNOC 2010a), and the minimum Matagorda Bay monthly target inflow of 1008 cfs for the month of August (STPNOC 2010a).

As discussed in Chapter 3, STPNOC proposes to install a slurry wall to minimize the groundwater entering the power block excavation area from the Shallow Aquifer. STPNOC estimated an upper bound steady-state dewatering discharge of 6700 gpm as groundwater within the slurry cut-off wall is removed initially, and a steady-state of approximately 1000 gpm to maintain a dry excavation. The review team determined that these estimates are reasonable based on the relative hydraulic isolation of the excavation afforded by the slurry wall (STPNOC 2010b). STPNOC would install piezometers or monitoring wells inside and outside the slurry wall to monitor the effect of dewatering on the groundwater elevation. If STPNOC determines that even with the slurry wall excessive infiltration to the excavation site is occurring, wells would be used to pump water from within the excavation area. The water removed from the excavation area would be returned to the aquifer outside the slurry wall, thereby limiting any changes in groundwater surface elevations outside the slurry wall. Thus, the water level elevations in the Shallow Aquifer outside the slurry wall should experience only minimal decline, so the review team expects no detectable impact to nearby landowners. In addition, the potential conflicts over water from the Shallow Aquifer are limited because the Shallow Aquifer provides a lower quality groundwater than the Deep Aquifer, and as a result, wells in the Shallow Aquifer are generally limited to livestock watering. Groundwater for drinking water supplies is drawn generally from the Deep Aquifer. The removal of the dewatering product would occur over a relatively short period of time, and the Shallow Aquifer would recover after project completion.

Because the review team determined that: the Deep Aquifer groundwater resource would be sufficient to sustain the projected STP site groundwater use; projected drawdown during building activities, and the presence of sufficient confining head would maintain the Deep Aquifer as a confined aquifer; production wells in the Deep Aquifer would be designed to minimize the potential for subsidence; there would be a relatively small decrease in discharge to Matagorda Bay and the estuarine environment; and because groundwater-use impacts during building activities would be localized and temporary, and recovery from related activity would be short term, the review team concludes that the groundwater-use impacts at the site and from construction and preconstruction activities would be temporary and SMALL and no mitigation would be warranted. Based on the above analysis, and because NRC-authorized construction activities represent only a part of the analyzed activities; the NRC staff concludes that groundwater-use impacts of NRC authorized construction activities would be temporary and SMALL and no mitigation would be warranted.

### **4.2.3 Water-Quality Impacts**

Impacts to the quality of the water resources of the site are expressed for surface water (the Colorado River, onsite wetlands, MCR, and other surface water drainages) and groundwater (the shallow and deep aquifers of the Chicot Aquifer system) features that are most directly affected.

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### 4.2.3.1 Surface-Water Quality Impacts

The State of Texas prohibits the unauthorized discharge of waste into or adjacent to water in the State (Texas Water Code, Section 26.121). The discharge of waste may be authorized under a general permit (Texas Water Code, Chapter 26, Section 26.040). A general permit for stormwater discharges associated with building the proposed STP Units 3 and 4 was obtained by STPNOC's contractor in October 2009 (STPNOC 2010a; TCEQ 2003). Under this general permit the State requires the development of a stormwater pollution prevention plan (SWPPP) that describes BMPs appropriate for the site and proposed activities. As discussed in Chapter 3, in addition to BMPs, STPNOC would construct new retention ponds and drainage ditches to control delivery of sediment from disturbed areas to onsite water bodies. Sediment carried with stormwater from the disturbed areas would settle in the retention ponds and the stormwater would eventually be discharged to one or more TPDES-permitted outfalls.

Dredging activities in the Colorado River near the RMPF and the barge slip may also result in disturbance of sediments and, therefore, result in a potential increase of turbidity near these locations as well as downstream from these locations. However, the hydrological alterations resulting from site development would be localized and temporary. Permits, certifications, and SWPPP require the implementation of BMPs to minimize impacts. Based on information provided by STPNOC and the review team's independent evaluation, the review team concludes that the surface water quality impacts at the site and from construction and preconstruction activities would be temporary and SMALL and no further mitigation, other than BMPs discussed above, is warranted. Based on the above analysis, and because NRC-authorized construction activities represent only a part of the analyzed activities; the NRC staff concludes that surface water quality impacts of NRC-authorized construction activities would be temporary and SMALL and no mitigation other than BMPs would be warranted.

### 4.2.3.2 Groundwater-Quality Impacts

Development of proposed Units 3 and 4 should not involve intentional discharges to the aquifer system that underlies the STP site. Spills during building activities that might impact the quality of the Shallow Aquifer should be prevented and mitigated by BMPs (Texas Water Code, Chapter 26, Section 26.040). Except where excavation removes it, the Shallow Aquifer is separated from the land surface by a 10- to 30-ft thick low conductivity confining zone.

Spills that reach the Shallow Aquifer would either be intercepted by the excavation slurry wall system including the dewatering system, or travel in groundwater toward the STP site property boundary. Groundwater flow in the Upper Shallow Aquifer away from the proposed units would be to the southeast and the southwest (STPNOC 2010a) toward the STP site property boundary. Excavation of the confining unit separating the Upper and Lower Shallow Aquifers provides an opportunity for spills seeping into the Upper Shallow Aquifer to also seep into the Lower Shallow Aquifer. The Deep Aquifer confining zone is a 100- to 150-ft-thick layer of clay

and silt that serves to isolate the Deep Aquifer from the Shallow Aquifer. Thus, the Deep Aquifer is not as viable a pathway for spills that reach groundwater as the Shallow Aquifer.

Hydraulic head data reported by the applicant (STPNOC 2010a, b) suggest plausible pathways and areas of discharge from the Upper and Lower Shallow aquifers. To the southeast side of the STP site these discharge areas include (1) the unnamed surface water tributary draining to Kelly Lake (7300 ft), (2) groundwater wells completed in the Shallow Aquifer (ranging from 7300 to 9000 ft), (3) Kelly Lake (11,200 ft), and (4) the Colorado River (17,800 ft). To the southwest side of the STP site these discharge areas are (5) a groundwater well completed in the Upper Shallow aquifer (6000 ft) and (6) the Little Robbins Slough (6000 ft). STPNOC notes that a southwest migration pathway in the Lower Shallow Aquifer is less likely because of observed lower hydraulic conductivities in the aquifer to the southwest of proposed Unit 4 and an observed low and seasonally varying hydraulic gradient to the southwest as compared to a higher and continuous gradient to the southeast (STPNOC 2010b).

Based on the hydraulic conductivity, hydraulic gradient, and effective porosity values provided by STPNOC and presented in Table 2-3, the following estimates of travel time from the proposed units to the nearest accessible environment can be made (STPNOC 2010b). In the Upper Shallow Aquifer the representative value of travel time to the nearest southeast exposure point is 154 years with a range from 57 to 400 years. The representative value of travel time in the Upper Shallow Aquifer for the southwest exposure point is 330 years with a range from 117 to 821 years. The net result of a higher hydraulic conductivity and a lower hydraulic gradient in the Lower Shallow Aquifer are comparable if somewhat shorter travel times to the southeast exposure points. For the Lower Shallow Aquifer the representative value of travel time to the nearest southeast point of exposure is 125 years with a range from 77 to 182 years.

These travel times allow time for cleanup and remediation to occur. Any spill within the excavation should be isolated from the surrounding aquifer by the slurry cut-off wall and dewatering pumps and, therefore, should be more readily cleaned up and remediated.

A potential offsite impact on the quality of the groundwater resource during the building of the proposed Units 3 and 4 is saltwater intrusion or encroachment resulting from pumping at the annual average allowable rate under the existing STPNOC groundwater use permit (i.e., 1062 gpm/ 1713 ac-ft/yr). Production wells at the STP site are completed in the upper portion of the Deep Aquifer with up to 500 ft of screen, well bottom at 700 ft BGS, and pumping capacity of 500 gpm. The Lower Colorado River Authority (LCRA) (2007b) evaluated the design of wells and their production rate with regard to saltwater intrusion or encroachment (Section 2.3.3.2). Based on the LCRA study findings, the review team concludes the existing and proposed well designs at the STP site, coupled with a reasonable well spacing between wells owned by the same permit holder, would minimize the potential for lateral or vertical saltwater intrusion.

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Based on the consideration of potential impact from spills and saltwater intrusion, information provided by STPNOC and the review team's independent evaluation, the review team concludes that the groundwater-quality impacts at the site from construction and preconstruction activities would be temporary and SMALL and no further mitigation, other than BMPs as discussed above, is warranted. Based on the above analysis, and because NRC-authorized construction activities represent only a part of the analyzed activities; the NRC staff concludes that groundwater-quality impacts of NRC-authorized construction activities would be temporary and SMALL and no mitigation, other than BMPs discussed above, would be warranted.

### **4.2.4 Water Monitoring**

Surface water, groundwater, and stormwater monitoring would take place during building activities for the proposed Units 3 and 4 at STP.

During building activities for Units 3 and 4, a SWPPP would be in effect in accordance with TCEQ regulations (Texas Water Code, Chapter 26, Section 26.040). The SWPPP may include a monitoring program. As described in Section 2.3.4.1, STPNOC would also continue monitoring all outfalls permitted under the existing TPDES permit for STP Units 1 and 2.

During the period prior to site disturbance, groundwater levels would be monitored at 2 wells completed in the Upper Shallow aquifer, and 13 well pairs which provide observations in both the Upper and Lower Shallow aquifers (STPNOC 2010a). During detailed design of proposed Units 3 and 4, current STP groundwater monitoring programs would be reviewed to identify necessary modifications to incorporate monitoring of the proposed units. The review would consider needed water level and water quality measurements for the Deep and Shallow aquifers, subsidence monitoring in the vicinity of proposed Units 3 and 4, and operational accident monitoring (STPNOC 2010b). The reviewed and modified groundwater monitoring programs would be used to monitor groundwater in the Deep and Shallow aquifers during the construction, preconstruction, and preoperational monitoring periods. Groundwater monitoring during construction and preconstruction would be used to track the groundwater changes during those activities. STPNOC committed to use BMPs including well head protection to protect the aquifers from impact (STPNOC 2010a).

## **4.3 Ecological Impacts**

This section describes the potential impacts to ecological resources from building the proposed Units 3 and 4 at the STP site, including the activities associated with upgrading a 20-mi section of existing 345-kV transmission lines to connect the units to the grid.

### 4.3.1 Terrestrial and Wetland Impacts

This section provides information on the site-preparation activities for Units 3 and 4 at the STP site and the impacts on the terrestrial ecosystem. Topics discussed include terrestrial resource impacts at the STP site and those impacts that would be associated with replacing towers and upgrading two of the six 345-kV transmission lines traversing a 20-mi section of the corridor connecting the STP site with the Hillje Substation.

#### 4.3.1.1 Impacts to Terrestrial Resources – Site and Vicinity

Building Units 3 and 4, as discussed in Chapter 3, would result in approximately 540 ac being disturbed on the STP site. Approximately 300 ac would be permanently altered due to development of new facilities and a new heavy haul road (STPNOC 2010a).

#### *Impacts to Habitats*

Building Units 3 and 4 would affect portions of various habitat types. The proposed power block area for the two new units would consist of industrial land (existing facilities, buildings and parking areas) and a mowed maintained field containing a large drainage ditch running east-west through the site. The proposed project area also includes scattered small palustrine wetlands, scrub-shrub habitat, mixed grassland habitat where abandoned farmlands existed prior to the existence of STP Units 1 and 2, and maintained and disturbed fields that are routinely mowed (STPNOC 2010a). These open grassland/shrubland habitats are dominated by sea myrtle, (*Baccharis halimifolia*) dewberry (*Rubus* spp.), and bluestem (*Andropogon* spp.) grasses as described in Section 2.4.1. No forested habitat would be affected by site-preparation or building activities. Table 4-2 provides estimates of the total number of acres that would be affected and identifies associated habitat types that would be permanently or temporarily affected (STPNOC 2010d). After the completion of the new units, the areas used for temporary building support would be graded, landscaped, and replanted to enhance the overall site appearance (STPNOC 2010a).

**Table 4-2.** Estimated Acreage Affected by Proposed Activities by Habitat Type and Land Use

Type of Habitat	Temporary Impacts to Habitats	Permanent Impacts to Habitats
Existing Facilities	8.0	130.0
Maintained and Disturbed Areas	73.6	79.4
Mixed Grassland	19.5	
Scrub Shrub	138.9	90.6
Wetlands	0	0
Total Affected Acreage	240.0	300.0

Source: STPNOC 2010d

## Construction Impacts at the Proposed Site

Twenty-nine wetlands totaling approximately 17.6 ac were reviewed by Corps (Corps 2009b). Three of the wetlands identified on the site occur within or near the footprint (including laydown and spoil areas). The large man-made managed wetlands would not be expected to be affected by any building and development activities (STPNOC 2010a). STPNOC indicated that it would avoid all delineated and known wetlands and thus avoid any direct impacts to the wetland areas on the site (STPNOC 2010a). STPNOC has provided coordinates for wetland locations to project construction engineers to ensure that wetland locations are avoided and exclusion fences can be placed around wetland areas to minimize impacts (STPNOC 2010a). The applicant states that appropriate methods to stabilize areas, prevent erosion and sedimentation, and reduce polluted runoff would comply with applicable laws, regulations, permit requirements, good engineering and building practices, and recognized BMPs for all proposed activities. STPNOC would use silt fences and other erosion control devices, as needed, to help mitigate the possibility of surface water runoff from proposed activities affecting the STP site's wetlands and surface water drainage features.

### ***Impacts to Wildlife***

Activities that would affect wildlife at the STP site include heavy equipment operation, outdoor lighting, and noise that may displace or destroy wildlife that inhabit the disturbance areas. Less mobile animals such as reptiles, amphibians, and small mammals are expected to incur greater mortality than more mobile animals such as birds and larger mammals. Although surrounding scrub-shrub, grassland, and wetland habitat would be available for displaced animals during building activities, movement of wildlife into surrounding areas would increase competition for available habitat and could result in increased predation and decreased fecundity and recruitment for certain species. These conditions could lead to a temporary reduction in population size for particular species. When building is completed, species that can adapt to disturbed or developed areas may readily re-colonize portions of the area where suitable habitat remains or is replanted or restored.

Site preparation, development and building activities would permanently affect approximately 300 ac on the STP site. The majority of the building and development would occur on maintained and industrial areas in proximity to existing infrastructure for STP Units 1 and 2. This change in habitat availability and extent would not be likely to increase fragmentation of onsite habitats available for wildlife.

Building of the heavy haul road would disturb approximately 9 ac and travel around to the east of the existing ECP and then south toward the barge slip. A total of seven culverts would be used to span drainage areas associated with construction of the new sections of the heavy haul road and upgrading existing site roadways. Three of the proposed road crossings have existing culverts but these would be replaced in order to support the expected vehicle traffic; three additional culverts would be needed to span existing drainages, and one culvert would be added as part of preparing a new drainage area. A site assessment conducted by STPNOC in

August 2009 documented several characteristics of the drainage areas as part of the Corps' permit application. Terrestrial wildlife and fringing wetland or in-stream vegetation were observed in four of the six existing drainages, including alligators and mammals at one of the culvert sites. These drainages are "routinely maintained or disturbed (i.e., mowed)" and the aquatic habitat was determined to be of "low to moderate quality." There are no proposed changes to the heavy haul road in the vicinity of Kelly Lake. Based on this assessment, the impacts to the terrestrial resources from the preparations for the heavy haul road are likely to be minimal, and no mitigation actions are anticipated or warranted (STPNOC 2009b).

The existing barge slip that was built for Units 1 and 2 would be re-excavated and expanded for use with the proposed Units 3 and 4 (STPNOC 2009a). The excavation would involve approximately 1/3 ac of terrestrial habitat alongside the existing slip. Vegetation on the area to be excavated consists of common successional species and no unique habitats would be lost. Thus, the impacts on terrestrial resources of excavating and clearing required to expand the existing barge slip area would be minimal.

A large number of water birds and shorebirds use the aquatic and terrestrial habitats on the STP site. The TPWP provides a relatively protected habitat for wintering water birds on the site. Because the managed wetland lies approximately 1000 ft from the proposed project site and the duration of the activities is limited, the long-term presence of water birds on the site should not be affected. Colonial water birds nesting on the dikes in the MCR are not likely to be affected by the building and development activities or by the increase in the water level and resulting loss of shoreline habitat because there is plenty of suitable habitat located elsewhere in the vicinity.

Noise is another potential building and development-related activity that could affect wildlife at the STP site. Noise from heavy equipment power tools and building activities can affect wildlife by inducing physiological changes, nest or habitat abandonment, or behavioral modifications, or it may disrupt communications required for breeding or defense (Larkin 1996). Response to noise disturbance cannot be generalized across species or among genera (Larkin 1996).

Although noise levels in building areas can be high (up to 100 decibels on the A-weighted scale (dBA) at 100 ft from sources of noise) and of varying duration, these high local noise levels would not be expected to propagate far beyond the boundaries of the site (STPNOC 2010a). At 400 ft from the source of 100 dBA noise, noise levels would generally drop to 60–80 dBA, which is below the noise levels known to startle small mammals and waterfowl (Golden et al. 1980). However, even with this attenuation, some displacement of local small mammals and birds due to noise is expected during building activities. This displacement may be permanent for some species and temporary for others. In general, the impacts from noise are considered generally short-term and localized and would likely be negligible for most species.

## Construction Impacts at the Proposed Site

Two mechanical draft cooling towers for the Unit 3 and 4 would be erected above the ultimate heat sink (UHS) basin reaching a height of approximately 119 ft above grade. Building these structures along with the 249-ft-tall vent stacks for the new units presents an increased potential for avian collision and mortality. Avian mortality from collisions with man-made structures is often a concern with very tall structures, and it varies relative to species-specific characteristics such as size, flight behavior, and habitat use, as well as weather, landscape features, and the size/type of equipment/structures (Brown 1993). Several studies have reported bird mortality also occurs from birds striking shorter structures (100 to 200 ft), but is usually related to poor visibility and weather conditions (Avatar 2004). STP Units 1 and 2 have not experienced any major bird kills (STPNOC 2010a). The additional number of bird collisions, if any, would not be expected to cause a noticeable reduction in local bird populations. Avian collisions during building of Units 3 and 4 are expected to be negligible.

Workers commuting to the STP site arrive primarily via two-lane roads and the volume of traffic on these roads and particularly on road Farm-to-Market (FM) 521 would increase substantially (STPNOC 2010a). Increased traffic on FM 521 and feeder roads would likely increase traffic-related wildlife morbidity and mortality. Local wildlife populations could suffer declines if road-kill rates were to exceed the rates of reproduction and immigration. Although road kills are an obvious and visible source of wildlife mortality, traffic mortality rates rarely limit population size except for special situations (e.g., ponds and wetlands crossed by roads where large numbers of migrating amphibians and reptiles would be susceptible) (Forman and Alexander 1998).

The STP site lies within the Central Flyway migratory route for birds. Light pollution during facility development and building could potentially disorient flying birds and bats. Possible mitigation measures could include turning off unnecessary lights at night, using lights that are turned downward or hooded (directing light downward), and using lower-wattage lights as appropriate to minimize impacts on wildlife. Given the limited time period for building, long-term impacts of additional lighting would likely be minimal.

### **4.3.1.2 Terrestrial Resources – Transmission Line Corridors**

Because no new offsite transmission corridors would be required for proposed new units, the discussion of potential impacts to habitats and wildlife resources in transmission corridors is limited to consideration of the impacts of upgrading the 20-mi STP-to-Hillje corridor.

#### ***Impacts to Habitats in Transmission Corridors***

Potential impacts to habitats and wildlife would primarily involve those activities associated with building a 345-kV tie-line from STP Units 1 and 2 to the new 345-kV switchyard on the STP site property, and upgrading of two existing transmission lines that lead toward the Hillje Substation (STPNOC 2010a). American Electric Power (AEP) would take the lead role with CenterPoint Energy to plan the upgrades to their respective transmission lines. The Public Utility

Commission of Texas (PUCT) regulations impose standards of construction and operation of transmission facilities, which state that rebuilding, upgrading, or relocation of existing electric transmission facilities shall comply with PUCT standards of construction and operation, and that in determining standard practice, PUCT shall be guided by the provisions of the American National Standards Institute, Incorporated, the National Electrical Safety Code (AEP et al. 2007), and applicable codes and standards that are generally accepted by the industry, except as modified by PUCT. AEP and CenterPoint Energy are required to construct, install, operate, and maintain their respective transmission lines in accordance with the National Electrical Safety Code, and AEP would continue to operate and maintain its respective transmission lines after they are upgraded. In rebuilding or upgrading existing electric transmission facilities, AEP and CenterPoint Energy are directed to implement mitigation measures adapted to the specifics of each project in accordance with 16 Texas Administrative Code (TAC) 25.101(d). Mitigation may include requirements such as selective clearing of the transmission line corridor to minimize the disturbance to flora and fauna, implementing erosion control measures, using board roads to cross wetlands for tower construction, reclamation of sites with native species of grasses, forbs and shrubs, and returning the site to its original contours and grades (STPNOC 2010a).

The new onsite transmission corridor between the new switchyard for proposed Units 3 and 4 and the existing switchyard for STP Units 1 and 2 would be approximately 600 ft wide and occupy approximately 12 ac (STPNOC 2010a). The connecting transmission corridor would lie in areas that were previously disturbed during the process of building STP Units 1 and 2. The new switchyard for proposed Units 3 and 4 would require grading and clearing of approximately 12 ac of scrub-shrub habitat on the site.

### ***Impacts to Wildlife in Transmission Corridors***

Because no new transmission corridors would be required, the ecological impacts would primarily be associated with noise/movement of equipment and workers involved in changing out conductors and installing replacement towers along the STP-to-Hillje corridor. A variety of birds, small mammals, and larger mammals (white-tailed deer [*Odocoileus virginianus*]) could be disturbed by this activity (STPNOC 2010a). Impacts of these limited activities are expected to include temporary displacement of wildlife and potential mortality of less-mobile species such as reptiles, amphibians, and small mammals that are at risk of being driven over by vehicles. The transmission lines associated with STP are located primarily in agricultural lands and rangelands (STPNOC 2010a), and few animals are expected to use the corridors for activities other than foraging or possibly resting. Some ground-nesting birds (e.g., northern bobwhite, [*Colinus virginianus*] wild turkeys [*Meleagris gallopavo*] eastern meadowlark [*Sturnella magna*], horned lark [*Eremophila alpestris*] and killdeer [*Charadrius vociferus*]) in adjacent habitats could be affected temporarily if they are present and if the work was done during the spring/early summer nesting period. If work is carried out in the non-nesting periods, impacts to nesting birds and wildlife are expected to be negligible.

#### 4.3.1.3 Important Terrestrial Species and Habitats

This section describes the potential impacts to Federally listed or proposed threatened and endangered terrestrial species (Table 2-8) and associated designated and proposed critical habitat resulting from building new units on the STP site and the upgrades to the 20-mi STP-to-Hillje transmission corridor. Potential impacts to species listed by the State of Texas as threatened or endangered (Table 2-9) are also presented in this section, as well as the impacts of building activities on recreationally or commercially important species and important ecological habitats.

The proposed location of Units 3 and 4 does not provide important habitat for any sensitive terrestrial species, including those Federally or State-listed as threatened or endangered, those proposed for listing as threatened or endangered, or candidates for listing as threatened or endangered. Federally listed species known to occur on the STP site include the American alligator (*Alligator mississippiensis*), which is listed as threatened. In addition, the Northern Aplomado falcon (*Falco femoralis septentrionalis*) has been observed within 10 mi of the STP site.

##### **Federally Listed Species**

*American Alligator* – In 1967, the American alligator was classified by U.S. Fish and Wildlife Service (FWS) as Federally endangered throughout its range, including Texas. By 1987, following several reclassification actions in other states, it was reclassified to "threatened based on similarity of appearance" to the Federally endangered American crocodile (*Crocodylus acutus*) in the remainder of its range (52 FR 21059). The reclassification helps prevent excessive take of the alligator and protects the American crocodile. Alligators use the wetland and aquatic features of the STP site and can be found in areas associated with large drainage ditches, such as the MDC and the MCR. Alligators would be expected to move away from building areas once activities commence and would be unlikely to stay in areas where heavy equipment continued operating, but similar habitat is available on the STP site. Impacts to alligators would likely be minimal.

*Northern Aplomado Falcon* – The Northern Aplomado falcon also resides in Matagorda County and has been observed in nearby habitats at the Clive Runnels Mad Island Marsh Preserve, which is within 10 mi of the STP site. This species has been reintroduced to the Texas Gulf Coast over the past 15 years on Matagorda Island, which is more than 35 mi from the STP site (TWPD 2003). No Northern Aplomado falcons were observed during the ecological surveys conducted on the site; however, these birds could use the habitats on STP for foraging. Aplomado falcon habitat almost always contains an open grassland component with either scattered islands of shrubs or trees or woodland and forest borders (TPWD 2003). If falcons were to use the STP site as a foraging area, building activities and associated noise would likely cause these birds to avoid the disturbance area and use other habitats in the vicinity. Because

these birds have not been observed on the site, adverse effects of proposed development on Northern Aplomado falcons are expected to be unlikely.

No Federally listed species have been reported within 2 mi of the STP-to-Hillje transmission corridor (TNDD 2009). However, because the transmission corridor lies within the Central Migratory Flyway, individuals may fly over or through the area.

### **State-Listed Species**

Six species listed as threatened by the State of Texas have been observed on or near the STP site and the STP-Hillje transmission corridor. The brown pelican (*Pelecanus occidentalis*) has been observed on the STP site in the vicinity of the MCR. The pelican was recently delisted as a Federal species of concern, but remains listed as threatened by the State of Texas. The bald eagle (*Haliaeetus leucocephalus*) is a resident on the site and nests within the STP site boundary. The bald eagle is State-listed as threatened and also occurs within 2 mi of the STP-to-Hillje corridor. The white-faced ibis (*Plegadis chihi*), reddish egret (*Egretta rufescens*), peregrine falcon (*Falco peregrinus*), and white-tailed hawk (*Buteo albicaudatus*) have been observed during the annual Christmas Bird Count (NAS 2009). Another State species of concern, coastal gay-feather (*Liatris bracteata*), is also found within 2 mi of the transmission corridor that would be upgraded.

*Brown Pelican* – Brown pelicans were recently observed in and around the STP site and may use the MCR for foraging, drinking, or resting (STPNOC 2010a). On November 17, 2009, (74 FR 59443), the FWS delisted the brown pelican due to recovery. A review of the best available scientific and commercial data indicates that the species is no longer in danger of extinction, or likely to become so within the foreseeable future. The effective date of the rule was December 17, 2009.

Brown pelicans nest on small, isolated coastal islands in Texas where they are safe from predators such as raccoons (*Procyon lotor*) and coyotes (*Canis latrans*). Although brown pelicans nest on Dressing Point Island within 20 mi of the site (TPWD 2003), the pelicans would not likely nest or reside in the habitats found on the STP site. No brown pelicans were observed in the land areas proposed for development. Noise and activities associated with building the additional circulating water intake structure (CWIS) on the MCR may disturb pelicans that spend time at the MCR and cause birds to avoid the disturbance area. However, because the MCR is large, these birds would be likely to move to other portions of the MCR to rest and drink. Similarly, noise and building activities associated with upgrades and modifications to the RMPF may disturb pelicans in the vicinity of the RMPF on the Colorado River. However, the pelicans would likely avoid the area and use other parts of the river during that time. Thus, potential impacts of building activities and disturbance on brown pelicans are expected to be minimal.

## Construction Impacts at the Proposed Site

*Bald Eagle* – Based on information received from the Texas Parks and Wildlife Department (TPWD) and recent ecological survey data (STPNOC 2010a), an active bald eagle nest is located on the STP site near its eastern boundary, and a second nest site is located along the Colorado River near the site. Although recently delisted under the Endangered Species Act (ESA) (72 FR 37345), the bald eagle remains protected under the Bald and Golden Eagle Protection Act of 1940 (16 USC 668-668d). In 2007, new Federal management guidelines for bald eagles were enacted for all bald eagles in the lower 48 states that established a single recommended protection zone to extend out 660 ft from each eagle nest (FWS 2007). In addition, TPWD has established primary management zones for nest sites that extend from 760 to 1500 ft from the nest and secondary management zones that extend 1 mi from nest sites where activities are restricted and avoidance of disturbance is recommended (TPWD 2009b). No building and development activities related to the proposed Units 3 and 4 would occur within 1 mi of the eagle nests, and no impacts to bald eagles are anticipated.

*Peregrine Falcon* – Peregrine falcons are migratory through the State, and use the Texas Gulf coastline as a staging area during spring. During each migration, falcons assemble on the Texas coast, taking time to feed and rest before continuing northward. They take advantage of the abundant prey along the open coastline and tidal flats (TPWD 2003). Peregrine falcons could fly over the STP site during spring migration from Mexico and might hunt in some habitats onsite. However, these birds were not observed during recent ecological surveys of the proposed project areas, and no known nesting sites occur on the STP site. If falcons were found to use the STP site as a hunting area, building activities and associated noise would likely cause them to avoid the disturbance area and use other habitats in the vicinity. No peregrine falcons were noted during ecological surveys on the site, and no impacts are expected from building and site preparation activities on the STP site. There are no reported occurrences of peregrine falcons along the STP-Hillje transmission corridor; in addition, the Avian Protection Plan for transmission along this corridor includes protective measures to avoid potential impacts to avian species (STPNOC 2009b).

*White-tailed Hawk* – White-tailed hawks have been observed on the STP site and potentially use a variety of the habitats found on the STP site for hunting and resting. Recent ecological surveys of the proposed project areas did not observe any white-tailed hawks and did not detect any nest sites. However, white-tailed hawks typically nest in shrubs and short trees (Kuvlesky and Kane 2008), and could use portions of the scrub-shrub habitat outside the disturbed area for nesting. Building activities and associated noise would likely cause these birds to avoid the disturbance area and use other habitats in the vicinity. Impacts to white-tailed hawks are expected to be negligible.

*Wading Birds* – The white-faced ibis and the reddish egret are both wading birds that frequent marshes and ponds and potentially could use the managed prairie wetland habitat or possibly other open water and emergent wetlands found on the STP site. Proposed project activities are

relatively distant (~200 yd) from the Texas Prairie Wetlands but could affect the use of the wetlands for foraging and resting by waterbirds during the period of development. However, the managed wetland is distant enough that noise levels should be less than levels that would cause birds to startle (60-80 dBA) (STPNOC 2010a). Building and development activities would avoid wetlands on the site. Therefore, impacts to wading birds and other waterbirds are expected to be minimal.

**State-Listed Species Not Observed at STP** – Seven additional wildlife species listed as threatened in Texas and two plant species that are considered species of concern by the State have the potential to occur on the STP site and the STP-to-Hilljje transmission corridor. However, surveys of proposed project areas did not find evidence of these species (ENSR 2007a).

Wood storks (*Mycteria americana*) historically were observed in the emergent wetlands and bottomland forest wetlands on the STP site (NRC 1975), but would not be likely to use the shrub-scrub and grassland habitats that exist within the disturbance footprint. No wood storks have been observed during the Christmas Bird Count surveys of the site. The sooty tern (*Sterna fuscata*) is primarily a pelagic bird and in eastern North America nests on islands in the Gulf of Mexico from Texas to Louisiana (TPWD 2005; NatureServe Explorer 2009). This species is not likely to use or occur in the habitats found on the STP site.

Reptile species that potentially could occur on the STP site include the Texas scarlet snake (*Cemophora coccinea linerii*), the Texas tortoise (*Gopherus berlandieri*), the smooth green snake (*Liochlorophis vernalis*), and the timber rattlesnake (*Crotalus horridus*). Although these species were not noted during any of the ecological surveys on the site, they potentially could use the scrub-shrub and grassland habitats. The Texas horned lizard (*Phrynosoma cornutum*) is less likely to be found on the STP site because it prefers more arid areas with sparse vegetation.

Coastal gay-feather and threeflower snakeweed (*Thurovia triflora*) are forbs that are endemic to the coastal prairie grasslands and coastal gay-feather occurs within 10 mi of the STP site. These species are not likely to occur in the successional vegetation and habitats found in proposed project areas on the site. Previous use of the site for agriculture and rangeland before construction of STP Units 1 and 2 has significantly altered the vegetation community (STPNOC 2010a).

### **Ecologically Important Terrestrial Habitats and Species**

Because the proposed project area consists primarily of existing facilities and successional vegetation and habitats, it does not provide any special or unique habitats or plant communities.

## Construction Impacts at the Proposed Site

None of the proposed project area is designated as critical habitat by the FWS, and areas designated as critical habitat are not found on the STP site or along the associated transmission line corridors.

A number of palustrine emergent and palustrine scrub-shrub wetlands occur on the STP site including the Texas Prairie Managed Wetlands. Potential impacts of proposed building and development to wetland habitats are described in Section 4.3.1.1.

The STP-to-Hillje transmission line corridor travels across lands that are primarily used for agriculture or grazing livestock. Because of the associated land use, no known unique plant communities or habitats occur in the corridor. Wetland habitats do occur in the corridor but are unlikely to be permanently affected by any of the proposed building activities associated with upgrading and replacing existing towers. Access to lines and towers might cause temporary impacts to wetlands (STPNOC 2010a). Potential impacts to the wetland habitats in this transmission corridor are expected to be negligible. Therefore, impacts to ecologically valuable habitat and species would be minimal.

### **Commercially and Recreationally Valuable Species**

Species defined as “important” in NUREG-1555 (NRC 2000) because they are commercially or recreationally valuable exist within the proposed site disturbance footprint and include game species such as white-tailed deer, gray and fox squirrels (*Sciurus spp.*), mourning doves (*Zenaida macroura*), and northern bobwhites. However, the area within the disturbance footprint does not provide high quality or unique habitat for these game species. Also, the proposed project area's value as wildlife habitat is affected by its proximity to STP Units 1 and 2 and infrastructure, with higher levels of associated human activity and noise. The surrounding area has ample habitat for these species such that it would be able to accommodate animals displaced as a result of proposed land-clearing and building activities. Therefore, impacts to commercially and recreationally valuable species would be minimal.

#### **4.3.1.4 Terrestrial Monitoring**

No monitoring of terrestrial resources is planned during the building activities onsite or in the transmission corridor. Regulatory agencies have not required ecological monitoring of the STP site or its associated transmission line corridors since the period of reservoir filling (mid 1980s), and there is no ongoing monitoring. The addition of proposed Units 3 and 4 would not require any significant changes to the current practices for maintenance of the corridors, including vegetation management for the transmission line system.

#### 4.3.1.5 Summary of Impacts to Terrestrial Resources

In summary, site preparation and building activities for proposed Units 3 and 4 would result in the permanent loss of approximately 300 ac, and the temporary additional disturbance of approximately 240 ac. Areas temporarily affected by site preparation and building activities would be revegetated. Areas permanently lost to new facilities include significant acreage of maintained areas associated with existing facilities. Building Units 3 and 4, and the upgrades to the 20-mi section of the 345-kV transmission lines would be done according to Federal and State regulations, permit conditions, existing procedures, and BMPs, such as minimizing removal of existing vegetative cover, maintenance of existing drainage patterns, prohibitions of restrictions of equipment and vehicles around and through water bodies, and restrictions on fill activities. Wetlands in the disturbance footprint would be avoided, and no permanent losses of wetlands are expected (STPNOC 2010a). STPNOC is required to comply with conditions of the 404 permit from the Corps including any required mitigation. BMPs would be applied to prevent sedimentation, runoff, and erosion that could affect wetland habitats. Based on quality of the habitat lost and the proximity of the proposed building and development activities to existing facilities and infrastructure, the staff concludes potential impacts to upland and wetland wildlife habitats on the STP site and associated transmission corridors would be negligible.

The staff has determined that the related impacts of habitat loss, noise, collisions with elevated structures, increased light pollution, and increased traffic may adversely affect onsite wildlife. However, these impacts would be temporary, minor, and mitigable. The destruction, temporary displacement and reduced productivity, and re-colonization of wildlife also apply to offsite disturbances that would result as the transmission line towers would be replaced and upgraded. The potential impacts associated with these disturbances would also be temporary, minor, and mitigable.

No Federally or State-listed threatened or endangered species, critical habitat, or suitable habitats associated with potentially identified species were observed during pedestrian surveys of the proposed disturbance area (STPNOC 2010a; ENSR 2007a). One Federally listed species (American alligator) has been observed within the STP site in wetland and aquatic habitats (Section 2.4.1). Five species listed as threatened by the State of Texas have been observed recently on the STP site: the bald eagle, white-faced ibis, reddish egret, peregrine falcon, and white-tailed hawk. The brown pelican, State-listed as endangered, has been observed near and on the MCR and the Colorado River. None of the Federally listed species would be expected to occupy or make any significant use of the habitats within the disturbance footprint for the proposed units. The six State-listed species also would not be expected to occupy or make significant use of habitats in these areas.

Based on the review team's independent evaluation of the threatened and endangered species surveys, historical records, life history information, known threatened and endangered species locations, and information provided by STPNOC in its ER (STPNOC 2010a), the review team

## Construction Impacts at the Proposed Site

concludes the impacts on terrestrial Federally and State-listed threatened and endangered species from building activities on the STP site would be negligible, and further mitigation would not be warranted.

TPWD (TPWD 2010), in its comments on the draft EIS, recommended that “STPNOC formulate a compensatory mitigation plan for all impacts to fish and wildlife habitat, including wetlands and shallow water habitat for the proposed project. This would include impacts to species and habitats covered under federal law and state resource habitat types not covered by state or federal law. At a minimum, TPWD recommends a replacement ratio of 1:1 for state resource habitat types.” Because the applicant plans to restore areas temporarily disturbed by construction activities through grading, landscaping, and replanting of these areas, TPWD recommended that “all temporary construction impacts be restored to preconstruction contours and conditions and that STPNOC prepare a restoration plan and provide this plan to TPWD for review and comment” (TPWD 2010). The NRC does not have the statutory authority to require the applicant to submit a compensation or restoration plan to a state agency for its review. As described below, the impacts of construction and preconstruction to terrestrial and wetland ecological resources would be SMALL. The review team did not rely upon the implementation of TPWD’s recommendations in reaching the impact determination.

Based on information provided by STPNOC and the review team’s independent evaluation, the review team concludes that the impacts of preconstruction and construction activities to terrestrial and wetland ecological resources, including threatened and endangered species, on the site would be SMALL, and no additional mitigation measures are proposed at this time. However, the Corps may require mitigation as a stipulation for issuing the required Corps permit. The LWA rule (72 FR 57426) specifically states that transmission lines and heavy haul roads are not included in the definition of construction. Based on these analyses, and because the NRC-authorized construction activities represent only a portion of the analyzed activities, the NRC staff concludes that the impacts of NRC-authorized construction activities would be SMALL, and no mitigation measures have been identified at this time.

### **4.3.2 Aquatic Impacts**

Impacts on the aquatic ecosystem from building the proposed Units 3 and 4 at STP would mainly be associated with onsite water bodies, the Colorado River, and upgrading a 20-mi section of existing 345-kV Hillje transmission lines. Onsite water bodies include the MDC, the Little Robbins Slough, the MCR, and wetlands. Impacts to the Colorado River would include improvements to the existing RMPF, and the barge slip – all systems that were built for existing STP Units 1 and 2. No new transmission corridors are required for proposed Units 3 and 4.

#### 4.3.2.1 Aquatic Resources – Site and Vicinity

##### ***Sloughs, Drainage Areas, Wetlands, and Kelly Lake***

Site preparation and development activities for the proposed Units 3 and 4 that would potentially affect the onsite water bodies include the relocation and removal of drainage areas, building of culverts for a heavy haul road from the barge slip to the proposed power blocks, and management of groundwater and stormwater during the site preparation and development activities. STPNOC has indicated that they would avoid all delineated and known wetlands during these activities (STPNOC 2010a). Relocation of the MDC would eliminate those aquatic organisms currently in the drainage (ER Figure 2.3-6) (STPNOC 2010a). In 2007, several species were surveyed in the MDC (ENSR 2007b), and were discussed in Section 2.4.2.1. These species (e.g., mosquitofish [*Gambusia affinis*], various sunfish species) likely moved into the MDC from Little Robbins Slough. Upon relocation of the MDC, these species are likely to recolonize the channel when the flows are reconnected to the slough. Overall, given the stability of regional populations and the likelihood of recolonization, effects on regional aquatic communities would be minimal as a result of activities on or near onsite water bodies.

A total of seven culverts would be used to span waters associated with the new portions of the heavy haul road and upgrades to existing site roadways. Three of the proposed road crossings have existing culverts but these would be replaced in order to support the expected vehicle traffic. Three other culverts would be needed to span existing drainages. One culvert would be added as part of preparing a new drainage area. A site assessment of the drainage areas conducted by STPNOC in August 2009 in support of the Corps' permit application documented several characteristics including waterbody type, stream flow, flow type, bank slope, stream depth and width, water appearance, substrate, width of riparian zone, channel condition and observed disturbances, and aquatic habitats. Aquatic organisms were observed in four of the six existing drainages, including in-stream vegetation, aquatic insects, clams, and fish. These drainages are "routinely maintained or disturbed (i.e., mowed)" and the aquatic habitat was determined to be of "low to moderate quality." There are no proposed changes to the heavy haul road in the vicinity of Kelly Lake. Based on this assessment, the impacts to the aquatic resources from the preparations for the heavy haul road are likely to be minimal and no mitigation actions are anticipated or warranted (STPNOC 2009b). In response to comments received during the public notice comment period for the Corps permit and the comment period for the DEIS, STPNOC has proposed to compensate for unavoidable impacts to relatively permanent waters resulting from the construction of the heavy haul road by purchasing stream credits from the Mill Creek Mitigation Bank (STPNOC 2010e).

Preparation of the foundation for the proposed power blocks would require dewatering activities because the depth of the foundation is below the groundwater level, as well as collection of rain water that enters the excavated areas. The removal rate of groundwater from the region of the power block foundations would change with time; the estimates initially are to be 6700 gpm and

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then declining to approximately 1000 gpm (due to the surrounding slurry wall slowing the rate of groundwater intrusion). The groundwater and stormwater would be collected and discharged into the MCR (STPNOC 2009b). Such disposal would have little impact on aquatic resources in the MCR because turbidity would be low, water temperature would be similar to ambient temperatures, and any chemical spills would require treatment according to the SWPPP and spill prevention plan prior to disposal.

Impacts to aquatic ecology from onsite preparation activities are most likely to be associated with management of erosion and sedimentation associated with stormwater. Temporary and permanent erosion and sediment control measures would be needed to minimize the flow of disturbed soils into the ditches and wetlands. These measures would be described in the SWPPP that would be submitted and approved by TCEQ as part of the TPDES general permit relating to stormwater discharges for building activities (TCEQ 2008). Check dams, rip-rap, retention basins, and sediment barriers may be part of the systems established to collect stormwater drainage to allow sediment and other debris to be captured before it passes into protected waters. Temporary measures would include minimal clearing and maintenance of existing vegetative cover, silt fencing, mulching, and erosion control blankets. Permanent measures would include reestablishing natural drainage patterns, vegetated swales, and permanent seeding/plantings (STPNOC 2010a, 2008a).

### ***Main Cooling Reservoir***

A new CWIS as well as a new discharge structure for proposed Units 3 and 4 would be added to the MCR. A permanent sheet pile cofferdam would be installed on the west side of the north separation dike for the intake and pumphouse. A temporary cofferdam would be erected on the interior of the MCR embankment for the installation of the discharge structure, located next to the existing discharge structure for STP Units 1 and 2. The cofferdams, once in place, would help reduce erosion and sedimentation around the disturbance areas and minimize impacts to the aquatic community in the MCR (STPNOC 2010a). The noise generated during installation of the cofferdam and new structures would disturb the aquatic organisms in the vicinity of the structures but the region of disturbance would likely be small because the noise would likely be attenuated quickly considering the depth and size of the MCR. Therefore, impacts to aquatic species and habitat in the MCR are expected to be minimal.

### ***Colorado River***

Preparations along the Colorado River for facilities associated with the proposed new units would be limited to the RMPF, the barge slip and barging traffic to the STP site (STPNOC 2010a, 2009d). The intake screens on the RMPF would be removed from the water and either refurbished or replaced, and would involve little underwater disturbances that would be localized to the front of the intake structure. New pumps for proposed Units 3 and 4 would be installed behind the intake structure and would not result in any disturbances within the river. To

maintain proper support of the discharge structure for all four units (the two existing and two proposed), STPNOC plans on restoring the revetment along 1600 ft of shoreline on the west bank of the Colorado River, beginning at the MCR spillway and extending down the river to the STP site property line. They have requested approval from the Corps to conduct the restoration work as part of the existing permit with the Corps or under the Nationwide Permit No. 13 for bank stabilization activities. There are no other plans for changing the spillway at the MCR or the discharge structure along the river for the proposed new units (STPNOC 2010a).

The existing barge slip that was built for Units 1 and 2 would be re-excavated and expanded for use with the proposed Units 3 and 4 (STPNOC 2009b). Dredging around the existing barge terminal is anticipated and would be conducted in accordance with the necessary dredging permits (STPNOC 2008a). Material to be dredged is predominantly silty-clay soils with approximately 6 in. of "detritus and silt soils" on the surface. Dredged material would be placed in the designated onsite location that is currently used for storage of material removed during maintenance activities with the RMPF (STPNOC 2009b). When the barge slip for Units 1 and 2 was built, a sheet pile wall was installed in the river to control sedimentation and limit downstream increases in turbidity and siltation (STPNOC 2010a). At that time, an estimated area of less than one ac of benthic habitat was destroyed during the building of the barge slip (STPNOC 2010a). The areal extent and types of disturbances to the shoreline and in the river for the re-excavation and expansion of the slip for transporting the barged materials for Units 3 and 4 is anticipated to be similar to or less than the disturbances during the building of Units 1 and 2 (STPNOC 2009b). The aquatic resources around the barge slip would likely recolonize after removal of the sheet pile wall and barging activities are completed.

Delivery of major equipment for Units 3 and 4 would be by barging the material to the site, and the barges could interact with aquatic organisms (e.g., sea turtles) along the route to STP. The cargo that would be barged to the site includes prefabricated modules, large components fabricated overseas, and bulk commodities. STPNOC has stated that no firm shipping contracts have been developed for transportation of the materials to the STP site. However, STPNOC has indicated that the current plans call for prefabricated modules and components fabricated overseas to be shipped to the Port of Freeport (or points north) where they would be transferred from ocean-going ships to inland barges. The inland barges would then enter the Gulf Intracoastal Waterway (GIWW) and move south to the confluence of the Colorado River and proceed upstream to the site. The ports in Matagorda Bay to the south of the site currently do not have adequate facilities for the transfer of heavy cargo from ocean-going vessels to inland barges. Therefore, transport of these materials would not involve the Matagorda Ship Channel or the diversion canal in Matagorda Bay (STPNOC 2009b).

STPNOC plans to ship bulk commodities (e.g., aggregate or structural fill materials) via inland barge. Access to the Colorado River by the barges would depend on the source of the materials, and could be transported either from the north or south along the GIWW. However,

## Construction Impacts at the Proposed Site

no bulk commodity traffic is expected to traverse the diversion canal in Matagorda Bay or the Matagorda Ship Channel (STPNOC 2009b).

Activities in the Colorado River are likely to be short in duration, and due to erosion and sedimentation controls, the activities are not likely to release significant quantities of sediment or silt. Increase in turbidity is not likely to be transported far down the river. Thus, impacts from building the proposed Units 3 and 4 at STP are likely to be negligible for aquatic resources in GIWW and Matagorda Bay.

### 4.3.2.2 Aquatic Resources –Transmission Line Corridors

No new offsite transmission corridors would be required for proposed Units 3 and 4. Potential impacts to aquatic ecological resources in transmission corridors are limited to consideration of the impacts from site preparation activities and placement of the new 345-kV switchyard for Units 3 and 4, 345-kV tie-line from Units 1 and 2 to the new 345-kV switchyard, and from upgrading the 20-mi STP-to-Hillje corridor.

The onsite addition of a new switchyard for proposed Units 3 and 4 and tie-line to existing Units 1 and 2 are proposed for areas that have previously been disturbed (Figure 3-1). The new switchyard would be placed on the north side of the relocated MDC, and the lines would span across the MDC. There are wetlands in the vicinity of the tie-line from Units 1 and 2 to the new switchyard. The building plans indicate that all ditches and wetlands would be avoided by building activities (STPNOC 2010a). Impacts to aquatic resources in onsite wetlands and ditches would be minimized by temporary and permanent measures for erosion and sediment control as required under TCEQ's SWPPP (TCEQ 2008). Such measures include: minimizing removal of existing vegetative cover, maintenance of existing drainage patterns, prohibitions or restrictions of equipment and vehicles around and through water bodies, use of silt curtains and other sediment transport barriers, and restrictions on fill activities. Upon completion of activities, areas affected would be restored (STPNOC 2010a).

Offsite, there would be some modification or replacement of towers on the transmission line from the STP site to the Hillje Substation (STPNOC 2010a). Activities would primarily be associated with existing pads for the towers, and vehicles would access the pads using existing roads. Access to lines and towers might require temporary impacts to wetlands resulting from the placement of board roads for use with heavy equipment. Erosion of soils and stormwater drainage are likely to be the only impacts to aquatic resources along the STP-to-Hillje transmission corridor (STPNOC 2010a). Effects from sedimentation would be limited by temporary and permanent measures for erosion and sediment control as required under TCEQ's SWPPP (TCEQ 2008; STPNOC 2010a).

#### 4.3.2.3 Important Aquatic Species and Habitats

This section describes the potential impacts to important aquatic species and habitats from building proposed Units 3 and 4 at the STP site, and the upgrades for the STP-to-Hillje transmission corridor. The general life histories of these species are presented in Section 2.4.2.

##### ***Important Species***

Potential impacts on species listed in Table 2-14 from construction and preconstruction activities in the vicinity of the site and associated transmission lines are discussed categorically in this subsection.

##### Commercial and Recreational Species

Activities associated with building the proposed Units 3 and 4 facilities are primarily onsite and along the Colorado River at the STP site. Barging of materials (e.g., large equipment and bulk commodities) to the STP site would involve traffic in the waterways beyond the Colorado River, from Matagorda Bay and Port Freeport, and in the GIWW. Commercially and recreationally important species that are found onsite (e.g., black drum [*Pogonias cromis*] and blue crab [*Callinectes sapidus*]) are in water bodies that are not open to the public (e.g., in the MCR) and have limited ability to contribute to the populations found offsite. Impacts to those species would primarily be associated with erosion and sedimentation control. Stormwater and groundwater removed during preparation of the foundations for the proposed power blocks would be managed according to the SWPPP and discharged into the MCR. The aquatic resources in the MCR would experience negligible impacts from this disposal since the quality of the discharged water would be similar to that in the MCR (STPNOC 2009b).

Activities associated with the barge slip would temporarily affect commercially and recreationally important species in the Colorado River. Re-excavation and expansion of the existing barging slip would affect approximately one ac of aquatic habitat in the Colorado River. Commercial and recreational species in the river could be displaced from the affected shoreline while the sheet pile wall is put in place and during excavation activities. Sediment would be dislodged and turbidity in the vicinity of the sheet pile wall would increase for a short period of time. Barge traffic delivering material to the site would create cavitations that might cause fish avoidance temporarily in the vicinity of the barge slip.

The improvements planned for the RMPF, dredging at the barge slip, and barge traffic would have limited impacts on commercially and recreationally important species. Commercially and recreationally important species in the Colorado River were discussed in Section 2.4.2.3. These activities would be short in duration, impacts from increased turbidity and siltation would be limited by control measures, and damaged or affected benthic habitat would be small (likely less than 1 ac) and benthic species would recolonize after activities at the barge slip are completed.

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Most commercially and recreationally important species in the vicinity of these activities would likely avoid the area during these activities.

### Invasive Species

Taxa such as giant salvinia (*Salvinia molesta*) and *Hydrilla* were not reported in the onsite water bodies. However, corbicula was collected from the MCR in 1981, and is known to occur in the Colorado River (STPNOC 2010a). Disturbances to onsite water bodies could encourage invasive species to proliferate by allowing them to establish in the new habitats created by opening up drainage areas before the indigenous species can recolonize the area. Since these organisms have not been noted in the existing onsite water bodies, there does not seem to be a mechanism for the introduction of invasive species to the disturbed areas. The amount of area in the Colorado River that is being disturbed is minimal and probably not enough area to allow the invasive species a great advantage.

### Ecologically Important Species

Primarily ecologically important species are benthic aquatic invertebrates or fish that are foraged by other species of concern. Site preparation and development activities can suspend sediments in water bodies that are likely to affect benthic invertebrates and fish. Dredging can remove benthic organisms. As discussed above, impacts from sedimentation would be controlled using a variety of measures (e.g., stormwater management for onsite activities and sheet pile walls in the MCR and Colorado River). Impacts from erosion and sedimentation would likely be temporary and minimal. Benthic organisms that are lost during dredging activities would likely recolonize the affected areas with time. The presence of abundant forage fish within the Lower Colorado River is summarized in Table 2-14. Activities associated with refurbishing the intake structure and re-excavating the barge slip may affect the presence or habitat utilization of these forage species in the vicinity of these activities. However, these impacts are expected to be temporary as fish should return to these areas within the Colorado River following completion of site preparation and development activities.

### Species with Designated Essential Fish Habitat

The Lower Colorado River, GIWW, and Matagorda Bay are considered essential fish habitat (EFH) within Ecoregion 5 of the Gulf of Mexico, as designated by the Gulf of Mexico Fishery Management Council in accordance with the Magnuson-Stevens Fishery Conservation and Management Act (MSA) (16 USC 1801 *et seq.*). No habitats of particular concern occur in either water body or in associated nearshore areas (GMFMC 2004). Section 2.4.2.3 and the EFH assessment in Appendix F discuss the species and life stages with designated EFH in the vicinity of the STP site and associated transmission corridors.

Spanish and king mackerel (*Scomberomorus maculatus* and *S. cavalla*, respectively) have not been collected in the Colorado River in 1983-1984 or 2007-2008 (ENSR 2008a). The river would be potential foraging habitat for the mackerel. Improvements at the RMPF would not likely affect the mackerels. During dredging at the barge slip, the mackerels might avoid the area due to changes in turbidity from sedimentation or during erection and dismantlement of any sedimentation control systems in the river (e.g., sheet pile walls).

Gray (mangrove) snapper (*Lutjanus griseus*) were collected within the first 3 mi of the river and the GIWW in 2007-2008 (ENSR 2008a). Juvenile gray snapper are likely to be the most common in the Colorado River. However, the habitat in the river does not include regions of sea grass or other areas for protection. Organisms would most likely avoid the area during activities in the river. The benthic habitat disturbed by dredging would likely recover and support benthic invertebrates that are a food source for the gray snapper.

Red drum (*Sciaenops ocellatus*) have been collected in the MCR and all along the Colorado River in 2007-2008 (ENSR 2008a, b). This is one of the species that has not been collected during past surveys of the Colorado River but are known to be in Matagorda Bay and the GIWW. Red drum were collected with all types of sampling gear, indicating that the species was well distributed in the river. Presence of the species in the MCR indicates that larvae or juveniles were entrained at the RMPF. During activities in the Colorado River, the red drum juveniles and adults would most likely avoid the area. The benthic habitat disturbed by dredging would likely recover and support benthic invertebrates that are a food source for the red drum.

Brown, pink, and white shrimp (*Farfantepenaeus aztecus*, *F. duorarum*, and *Litopenaeus setiferus*, respectively) have been collected in the MCR and all along the Colorado River in 1983-1984 and 2007-2008 (ENSR 2008a, b; NRC 1986). White and brown shrimp were more abundant at the confluence of the river and the GIWW than farther up the river. These shrimp species are an important commercial resource in Matagorda Bay. Improvements at the RMPF are not likely to affect the shrimp. Dredging at the barge slip would temporarily remove habitat for the shrimp and their food source.

Gulf stone crabs (*Menippe adina*) have not been collected in the Colorado River in 1983-1984 or 2007-2008 (ENSR 2008a). While all lifestages of this species of stone crab are listed as occurring in the Colorado River to just beyond the FM 521 bridge; the habitat, salinity, and temperature of the river is not likely to support many of the organisms, and they are most likely to be found in Matagorda Bay. Improvements at the RMPF are not likely to affect stone crab. Dredging at the barge slip would temporarily remove habitat for the stone crab and their food source.

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### Federally and State-listed Species

Section 2.4.2.3 discusses the 12 species Federally listed as protected by the FWS and NMFS under the ESA in Matagorda County and the coastline of Texas. Of these species, only the threatened Atlantic green turtle (*Chelonia mydas*), the endangered hawksbill turtle (*Eretmochelys imbricata*), and the endangered Kemp's ridley turtle (*Lepidochelys kempii*) are likely to be in the vicinity of the routes for barging material and equipment to the STP site. Sea turtles can be affected by barging traffic. The speed of the barges is low enough that turtles that come in contact with the barges or are entrained in the cavitations created by the moving barges would not be severely damaged (National Research Council 1990). There have been no reports of stranded turtles due to barges in Matagorda Bay or the GIWW between Matagorda Bay and Port Freeport. More detailed information in support of a joint consultation with the FWS can be found in the biological assessment in Appendix F.

The State-listed species in Matagorda County include three threatened species (blue sucker [*Cycleptus elongates*], smooth pimpleback [*Quadrula houstonensis*], and Texas fawnsfoot [*Truncilla macrodon*]) as well as four rare and protected species (American eel [*Anguilla rostrata*], Gulf Coast clubtail [*Gomphus modestus*], creeper [*Strophitus undulates*], and pistolgrip [*Tritogonia verrucosa*]). The blue sucker would be located in the Colorado River and not likely be in the onsite water bodies. This species was not collected during the aquatic surveys of the river in the 1970s, 1980s, and 2007-2008. Blue suckers move upstream in the spring to areas with riffles for spawning. Since spawning habitat is not within the vicinity of the STP site, activities in the Colorado River associated with the RMPF, shoreline restoration, and maintenance dredging for the proposed Units 3 and 4 would not likely affect eggs and larvae of the species. Juvenile and adult blue suckers forage in the deeper channels of the river and are strong enough swimmers to avoid activities in the river (TPWD 2009a).

The two State-listed threatened freshwater mussels in Matagorda County are likely to be found in different water bodies at STP. The smooth pimpleback could be found in the MCR and the Colorado River in the vicinity of STP since the species prefers small to moderate rivers as well as reservoirs, tolerates the flow regimes of the MCR and river, and prefers the type of substrate found in the MCR and river. However, since the species does not tolerate dramatic water level fluctuations, it is not likely to be found in the other onsite water bodies. The smooth pimpleback has not been reported in the surveys of aquatic organisms at the STP site (NRC 1975, 1986; ENSR 2007a, b, 2008a, b). There is no information on the reproduction of the smooth pimpleback (e.g., glochidia are unreported) (Howells et al. 1996; TPWD 2009a). Activities in the Colorado River could remove adult mussels if the substrate is removed. If habitat for the smooth pimpleback is found in the area, TPWD might require mitigation activities (e.g., mussels could be collected and relocated).

Texas fawnsfoot has not been reported in the surveys of aquatic organisms at STP (NRC 1975, 1986; ENSR 2007a, b, 2008a, b). What little is known about the species is that it has been

found in river systems similar to the Colorado River and in flowing rice irrigation canals, but the Texas fawnsfoot has not been found in impoundments. Thus, Little Robbins Slough and the Colorado River might be suitable habitat for the species. In addition, the ponds and drainage areas that are located along the transmission corridor could be appropriate habitat for the Texas fawnsfoot. There is no information on the reproduction of the Texas fawnsfoot (e.g., glochidia are unreported) (Howells et al. 1996; TPWD 2009a). If habitat for the Texas fawnsfoot is found in the area, TPWD might require mitigation activities (e.g., mussels could be collected and relocated).

The American eel is a State-listed protected species that was collected in the MCR during the impingement sampling for the CWIS for Units 1 and 2 (ENSR 2008b). The American eel was not collected in the Colorado River, but has been collected in Matagorda Bay (STPNOC 2010a). The adult eel collected in the MCR most likely was entrained as a larvae moving up the Colorado River from the Gulf and the Bay. Activities in the Colorado River associated with the RMPF, shoreline restoration, and maintenance dredging for the proposed Units 3 and 4 would not likely affect juvenile or adult life stages of the species because they are motile and can avoid the area. However, larvae could be lost during dredging activities since they are not strong enough swimmers to avoid activities in the river.

Gulf Coast clubtail, a dragonfly, is a State-listed protected species in Matagorda County. Little Robbins Slough and Colorado River could have the appropriate habitat for the early life stages of the clubtail (TPWD 2009a), but were not reported in any surveys of onsite water bodies and the river (NRC 1975, 1986; ENSR 2007a, 2008a, b). Habitat could be lost from onsite activities but the SWPPP could minimize impacts to the early life stages of the clubtail by managing water flow in basins and minimizing turbidity that could change their habitat. Clubtails in the Colorado River could be lost or their habitat removed by activities associated with the RMPF, shoreline restoration, and maintenance dredging for the proposed Units 3 and 4. If habitat for the Gulf Coast clubtail is found in the area, TPWD might require mitigation activities.

The protected State-listed creeper and pistolgrip are known to be in the Colorado River drainage, and the onsite water bodies and Colorado River could have the appropriate habitat for these freshwater mussels (TPWD 2009a). However, these species were not reported in any surveys of onsite water bodies and the river (NRC 1975, 1986; ENSR 2007a, 2008a, b). Habitat for these mussels could be lost from onsite activities, but the SWPPP could minimize impacts by managing water flow in basins and minimizing turbidity that could change their habitat. Adult mussels could be lost or their habitat removed by activities associated with the RMPF, shoreline restoration, and maintenance dredging for the proposed Units 3 and 4. If habitat for these mussels is found in the area, TPWD might require mitigation activities (e.g., mussels could be collected and relocated).

### ***Important Habitats***

The Mad Island Wildlife Management Area (WMA) and Clive Runnells Family Mad Island Marsh Preserve are to the southwest of the STP site and are important habitats for aquatic organisms associated with Matagorda Bay and the Gulf of Mexico. These waterbodies are connected to the drainages on the STP site, particularly Little Robbins Slough, and the slough is an important contributor of freshwater to these important habitats (NRC 1975, 1986; STPNOC 2010a). Stormwater management during site preparation and development activities has the greatest potential to change the water quality and quantity in the slough and thus affect the wetlands and marshes to the south of the site. STPNOC has indicated that groundwater (from dewatering activities associated with the building the proposed power block) and stormwater would be collected and disposed into the MCR and not into the onsite waterbodies like the Little Robbins Slough. The portion of the Colorado River along the STP site up to the bridge for FM 521 is considered EFH within Ecoregion 5 (GMFMC 2004). Section 2.4.2.3 discusses the species and life stages included under EFH for the Colorado River. NRC and the Corps are jointly consulting with NMFS per Magnuson-Stevens Fishery Conservation and Management Act, and the supporting EFH assessment is included in Appendix F. Building activities proposed for Units 3 and 4 in and around the Colorado River include improvement at the RMPF and dredging around the barge slip. Improvements at the RMPF would not likely affect the fish species because they would avoid the area for the duration of the activities. During dredging at the barge slip, the fish species might avoid the area due to changes in turbidity from sedimentation or during erection and dismantlement of any sedimentation control systems in the river (e.g., sheet pile walls). The loss of benthic habitat would discourage the fish from returning to the area until their food source and protective habitat recolonizes the area. Improvements at the RMPF are not likely to affect the benthic invertebrates (shrimp and stone crab), but dredging at the barge slip would temporarily remove habitat for the shrimp and their food source.

#### **4.3.2.4 Aquatic Monitoring**

No monitoring of aquatic resources is planned for the site preparation and development activities onsite or in the transmission corridor. Regulatory agencies have not required ecological monitoring of the STP site or its associated transmission line corridors since the mid 1980s (once the MCR was filled with water), and there is no ongoing monitoring. Monitoring of stormwater during site preparation and development activities for proposed Units 3 and 4 under TCEQ's SWPPP would be limited to assessing water quality and does not include monitoring aquatic organisms. Inspections of temporary and permanent measures for erosion and sediment control would be required to assure that those measures are functioning appropriately and are protective of the environment (TCEQ 2008; STPNOC 2010a).

#### **4.3.2.5 Potential Mitigation Measures for Aquatic Impacts**

Restoration within the vicinity of areas affected by site preparation and development activities would be required prior to notice of termination for the SWPPP. Most likely restoration activities would include the removal of erosion and sedimentation control systems (e.g., sediment transport barriers), re-grading stream beds and banks that might have been damaged, and re-vegetation. STPNOC, in response to comments received during the Corps public notice period and the DEIS, has proposed to compensate for unavoidable impacts to relatively permanent waters resulting from the construction of the heavy haul road by purchasing stream credits from the Mill Creek Mitigation Bank (STPNOC 2010e).

Habitat for State-listed threatened freshwater mussels may be onsite and in the Colorado River. If the smooth pimpleback or Texas fawnsfoot are found, TPWD might require mitigation activities (e.g., mussels could be collected and relocated).

TPWD (TPWD 2010), in its comments on the draft EIS, recommended that “STPNOC formulate a compensatory mitigation plan for all impacts to fish and wildlife habitat, including wetlands and shallow water habitat for the proposed project. This would include impacts to species and habitats covered under federal law and state resource habitat types not covered by state or federal law. At a minimum, TPWD recommends a replacement ratio of 1:1 for state resource habitat types.” Because the applicant plans to restore areas temporarily disturbed by construction activities through grading, landscaping, and replanting of these areas, TPWD recommended that “all temporary construction impacts be restored to preconstruction contours and conditions and that STPNOC prepare a restoration plan and provide this plan to TPWD for review and comment” (TPWD 2010). The NRC does not have the statutory authority to require the applicant to submit a compensation or restoration plan to a state agency for its review. As described below, the impacts of construction and preconstruction to aquatic resources would be SMALL. The review team did not rely upon the implementation of TPWD’s recommendations in reaching the impact determination.

#### **4.3.2.6 Summary of Impacts to Aquatic Resources**

Based on information provided by STPNOC and the review team’s independent evaluation, the review team concludes that the impacts of preconstruction and construction activities to the freshwater, estuarine, and marine aquatic biota and habitats, including impacts on aquatic threatened and endangered species and other important species would be SMALL. The LWA rule (72 FR 57426) specifically indicates that transmission lines and heavy haul roads are not included in the definition of construction. Based on the expectation that no NRC-authorized construction activities would affect freshwater, estuarine and marine biota and habitats from NRC-authorized construction activities, the NRC staff concludes that the impacts of NRC-authorized construction activities would be SMALL.

## 4.4 Socioeconomic Impacts

Building activities can affect individual communities, the surrounding region, and minority and low-income populations. This evaluation assesses the impacts of building activities and of the construction workforce on the region. Unless otherwise specified, the primary source of information for this section is the ER (STPNOC 2010a).

The planned building activities would differ significantly from those required to build the original STP Units 1 and 2. Although some activities would be similar, STP Units 1 and 2 were constructed almost entirely onsite. For proposed Units 3 and 4, many of the components of the U.S. Advanced Boiling Water Reactor (ABWR) nuclear units would be delivered pre-fabricated, thus reducing onsite building labor requirements. Although the review team considered the entire region within a 50-mi radius of the STP site when assessing socioeconomic impacts, the primary region of interest for physical impacts is the area within a 10-mi radius. As described in Section 2.5, with regard to social and economic impacts, the entire 50 mi radius is considered, but primarily includes Brazoria, Calhoun, Jackson, and Matagorda Counties. Based on commuter patterns, populations, and the distribution of residential communities in the area, the review team found minimal impacts on other counties within the 50-mi radius in Texas.

### 4.4.1 Physical Impacts

Building activities can cause temporary and localized physical impacts such as noise, odors, vehicle exhaust, and dust. Vibration and shock impacts are not expected because of the strict control of blasting and other shock-producing activities. This section addresses potential building impacts that may affect people, buildings, and roads.

#### 4.4.1.1 Workers and the Local Public

The site for proposed Units 3 and 4 is located within an existing power plant facility that includes land developed for industrial use, farmland, and undeveloped natural and man-made wetlands. Three other industrial facilities are also located within the 10-mi radius. The LCRA Park is about 6 mi east of the STP site. There are 10 residences within 5 mi of the STP site, with the closest residence about 1.5 mi west southwest of the Exclusion Area Boundary (EAB) (STPNOC 2010a).

All building activities would occur within the STP site boundary and would be performed in compliance with applicable regulatory agencies and permit requirements. While approximately 5170 people live within 10 mi of the STP site (Appendix G), the people most vulnerable to noise, fugitive dust, and gaseous emissions resulting from building activities include construction workers and personnel working onsite, people working or living immediately adjacent to the site, and transient population such as temporary employees, recreational visitors and tourists (STPNOC 2010a).

Construction workers would have adequate training and personal protective equipment to minimize the risk or potentially harmful exposures. Emergency first-aid care would be available at the site, and regular health and safety monitoring would be conducted during building. People working onsite or living near the STP site would not experience any physical impacts greater than those that would be considered an annoyance or nuisance. Building activities would be performed in compliance with local, State, and Federal regulations and site-specific permit conditions (STPNOC 2010a).

Building projects are inherently noisy, but the STP site is fairly isolated from populated areas. If exceptionally noisy building activities would be necessary, STPNOC would provide public announcements or notifications. Such activities would be performed in compliance with site-specific permit conditions and local, State, and Federal regulations (STPNOC 2010a).

Matagorda County is part of the Metropolitan Houston-Galveston Intrastate Air Quality Control Region. All areas within the Metropolitan Houston-Galveston Air Quality Control Region are classified as attainment areas under Nation Ambient Air Quality Standards, with the exception of the Houston-Galveston-Brazoria 8-Hour Ozone Non-attainment Area. The Houston-Galveston-Brazoria area holds non-attainment status for ground-level ozone under the 8-hour standard and as of December 3, 2010 is classified at “non-attainment/severe” for ground-level ozone and lead (40 CFR 81.344). Temporary and minor effects on local ambient air quality could occur as a result of normal building activities. As noted in Section 4.7.1, all equipment would be serviced regularly and all building activities would be conducted in accordance with Federal, State, and local emission requirements. Therefore, the review team concludes that project-related physical impacts to workers and the local public would not be significant. Section 4.7 contains a complete review of air quality impacts during preconstruction and construction activities.

### **4.4.1.2 Buildings**

Building activities would not affect any onsite or offsite buildings. Onsite safety related buildings have been constructed to safely withstand any possible impact, including shock and vibration, from activities associated with building new reactors at the STP site (10 CFR Part 50, Appendix A). Except for the existing structures on the STP site, no other industrial, commercial, or recreational structures would be directly affected by the development of the new facility. Therefore, the review team concludes that project-related physical impacts to buildings would not be significant.

### **4.4.1.3 Roads**

Public roads and railways would transport materials and equipment. The transportation network within the four county economic impact area is rural, fed by traffic from urban roadways. STPNOC’s building activities are expected to impact the two-lane roadways in Matagorda County, particularly FM 521. No significant alterations or development of new roads would be

## Construction Impacts at the Proposed Site

needed, but some roads may need minor repairs or upgrades such as patching cracks and potholes, adding run lanes, and reinforcing soft shoulders. STPNOC would repair any damage to public roads, markings, or signs caused by building activities to pre-existing conditions or better (STPNOC 2010a).

The site access road that exits onto FM 521 would be maintained with clearly marked signs. Construction workers would use either the north or west entrances to the plant rather than the primary East Site Access Road, reserved for traffic for Units 1 and 2. The effect of this system would be to spread out traffic arrivals and departures and to minimize bottlenecks at the plant entrances. A planned heavy haul road from the STP barge facility on the Colorado River to the site would be private and contained within the site boundary. STPNOC would select hauling routes based on equipment accessibility, existing traffic patterns, and noise restrictions, logistics, distance, costs, and safety. Impacts in the surrounding vicinity would be minimized by avoiding routes that could adversely affect sensitive areas, such as residential neighborhoods, hospitals, schools, and retirement communities. STPNOC also would restrict activities and delivery times as much as possible to daylight hours (STPNOC 2010a). Therefore, the review team concludes that project-related physical impacts to roads would be minor.

### **4.4.1.4 Aesthetics**

Approximately 540 ac on the STP site would need to be cleared and excavated to build the proposed Units 3 and 4. All of the clearing and excavation would occur on the STP site; however, it may be visible from offsite roads, particularly FM 521 (depending on the activities being performed). Clearing and building activities along the riverfront of the Colorado River would be visible from the river. No new transmission corridors would be built for Units 3 and 4 but upgrading current transmission lines in the Hillje transmission line corridor is necessary (STPNOC 2010a). The STP site is already aesthetically altered by its existing nuclear power plant. Therefore, the review team concludes that project-related physical impacts on aesthetics would be minor.

### **4.4.1.5 Summary of Physical Impacts**

All building activities would occur within the STP site boundary in areas of previous disturbance. Based on the information provided by STPNOC in its ER (STPNOC 2010a) and the NRC's own independent review, the review team concludes that the overall physical impacts of building on workers and the local public, buildings, roads, and aesthetics near the STP site would be SMALL, and additional mitigation, beyond the applicant's commitments, would not be warranted.

## **4.4.2 Demography**

The following assessment of population impacts is based on STPNOC's estimated peak project workforce analysis. The proposed project schedule assumes approximately 7 to 8 years to

build both units, each being in commercial operation by 2017. STPNOC reviewed several NRC studies to determine in-migration assumptions. The highest number of people onsite at any given time (approximately month 26 of the building schedule) would be 9021, which includes (STPNOC 2010a):

- 1238 Unit 1 and 2 operations staff
- 733 Unit 3 and 4 operations staff
- 5950 construction workers, and
- 1100 outage workers.

STPNOC determined the best estimate for the in-migrating workforce for building proposed Units 3 and 4 was 50 percent or 2975 workers. Also STPNOC assumes that in-migrating workers would settle into the four-county socioeconomic impact area (Matagorda, Brazoria, Jackson, and Calhoun Counties) in the same pattern as the current STPNOC employees and approximately 80 percent of these workers would bring a family. Using an average family size for the workforce of 3.25 people, this would bring the total in-migrating project-related population to 8330 (7735 in-migrating family members and 595 workers without family). The Units 3 and 4 operations workforce was assumed by STPNOC to be 733 at the time of the peak building activities, all of whom would be in-migrating. For comparison purposes, the review team will also use 733 operations workers and an average family size of 2.74 for the operating workforce (Section 5.4) resulting in total in-migrating operations-related population of 2008. Therefore, the total expected in-migrating population (building and operations) at the time of peak building activity would be 10,338.

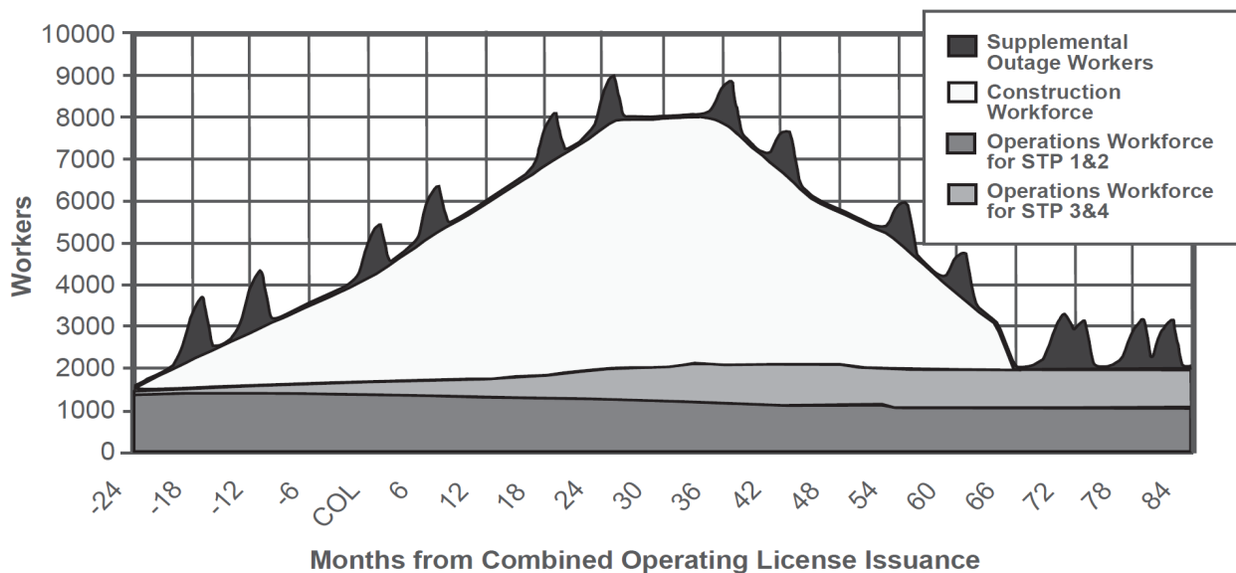
The review team believes that the above assumptions are plausible and assumes that if the in-migrating population follows the same pattern as the existing workforce, then 86 percent (8891 people) of the in-migrating population would live in the socioeconomic impact area: Brazoria County (2316 people or 22.4 percent), Matagorda County (6275 people or 60.7 percent), Calhoun County (165 people or 1.6 percent) and Jackson County (134 people or 1.3 percent) (see Table 2-16). The review team believes the remaining 1462 (14 percent) in-migrating population would settle throughout other counties within the 50-mi region. Most of the rest of the construction workers likely would come from the Houston area and Victoria area and would count as residents of the region. With these assumptions, there would be net population increase of less than one percent in Brazoria, Calhoun, and Jackson Counties and a 16 percent increase in population for Matagorda County. Given the magnitude of the estimated population increases, the review team determined the influx of workers because of STP project activities would only impose minor and temporary demographic impacts in Brazoria, Calhoun, and Jackson Counties; however, Matagorda County would likely experience a noticeable but temporary impact. If the in-migration rate for construction workers were significantly larger than assumed or if more workers brought families, then it is possible that impacts could be greater than shown in the remainder of this section. However, there are large nearby supplies of construction workers in the cities of Houston and Victoria, and in Brazoria County. In addition,

## Construction Impacts at the Proposed Site

given the propensity of construction workers to either commute long distances or relocate temporarily to a job site without families, the review team believes that the impact of in-migration, especially to the smaller counties, would not be larger than that assumed.

Figure 4-1 characterizes the size of the workforce for the entire project. STPNOC estimates NRC-regulated activities to be 66 months long, peaking in year three after the approval of the COL. Also shown is the 24 months of preconstruction activity. Not only does the figure show the construction workforce but also the operations workforce for STP Units 1 and 2 and proposed Units 3 and 4, along with the supplemental outage workers who would be added to the operations workforce (STPNOC 2008b). A corresponding table showing total estimated numerical values by month for the STP workforce is in the supporting documentation in Appendix G.

Based on its independent analysis, the review team concludes that the demographic impacts of building activities would be MODERATE in Matagorda County and SMALL elsewhere.



**Figure 4-1.** Total Workforce, STP Units 3 and 4 (STPNOC 2010a)

### 4.4.3 Economic Impacts to the Community

This section evaluates the social and economic impacts on the area within 50 mi of the STP site as a result of building the proposed Units 3 and 4. The evaluation assesses the impacts of building Units 3 and 4 and the demands placed by the larger workforce on the surrounding region.

#### 4.4.3.1 Economy

The impacts of building on the local and regional economy depend on the region's current and projected economy and population. For this analysis, the review team assumed site-preparation would begin in 2010 with a commercial operation date of 2016 for Unit 3 and 2017 for Unit 4.

The in-migration of approximately 3708 workers, most bringing their families, would create new indirect jobs in the area through a process called the "employment multiplier effect," whereby a new (direct) job in a given area stimulates spending on goods and services that results in the economic need for a fraction of a new (indirect) job, typically in service-related industries. The cumulative effect of a new direct job workforce being added to an economy induces the creation of a number of new indirect jobs. The ratio of new jobs (direct plus indirect) to the number of new direct jobs is called the "employment multiplier."

In addition, spending by construction workers and STPNOC during building stimulates additional spending through a second "multiplier effect," where each dollar spent on goods and services by one person becomes income to another, who saves some money but re-spends the rest. In turn, this re-spending becomes income to someone else, who in turn saves a portion and re-spends the rest, and so on. The percentage by which the sum of all spending exceeds the initial dollar spent is called the "earnings multiplier."

The U.S. Department of Commerce Bureau of Economic Analysis (BEA), Economics and Statistics Division, provides regional multipliers for industry jobs and earnings and a special set of multipliers was provided by BEA to STPNOC for Matagorda and Brazoria Counties (STPNOC 2008b). The review team determined through its own assessment of the area that a more appropriate area of socioeconomic impact could be a four-county area rather than the two counties used by the applicant (Matagorda, Brazoria, Calhoun, and Jackson); the impact multipliers for this larger area would also be larger than for Matagorda and Brazoria alone. However, given the sparseness of population and lack of industry in the area, the review team believes the BEA multipliers used by the applicant work as a reasonable approximation for this analysis.

For every in-migrating construction worker, STPNOC estimates an additional 0.61 jobs would be created in the socioeconomic impact area. Therefore the 2975 construction workers would create 1815 indirect jobs for a total of 4790 jobs. For every in-migrating operations worker, STPNOC estimates an additional 1.47 jobs would be created in the economic impact area. Therefore the 733 operations workers would create 1078 indirect jobs for a total of 1811 jobs. The grand total of jobs (direct and indirect) would be 6600. The review team expects some of the indirect jobs to be filled by unemployed individuals living in the four counties and possibly by spouses of in-migrating construction workers.

## Construction Impacts at the Proposed Site

The employment of a large construction workforce over a 7- to 8-year period would have positive economic impacts on the surrounding region. STPNOC estimated that if each in-migrating construction worker earned \$53,000 a year, and each in-migrating operations worker averaged \$72,000 per year, then this large pool of jobs would inject, in the peak employment year, more than \$200 million into the regional economy, thus reducing unemployment and stimulating new business opportunities for housing and service-related industries (STPNOC 2010a, 2008c). The largest economic impacts likely would be felt in the Matagorda County, particularly in the town of Bay City, since it would house the largest percentage of employees. Economic impacts would not be significant in Brazoria County due to its large population or in Calhoun and Jackson Counties due to their assumed low increase in population.

After peak project employment in year three, the construction workforce would start to decline and produce a decline in related payrolls. There would be a corresponding decline in economic impacts for the four counties of the economic impact area. The loss of project-related jobs would mean a decrease in indirect jobs through the multiplier effect. However, this decline would lag the loss in project-related jobs and would be cushioned by the operations workforce. Even though there would be fewer operations workers during building than the number of exiting construction workers, they would be permanent residents and would therefore induce a larger per-worker multiplier effect (see Section 5.4).

The review team concludes that beneficial economic impacts could be experienced throughout the 50-mi region surrounding the site as a result of building activities at the STP site. In Matagorda County these potential economic impacts would be noticeable and beneficial in size while economic impacts elsewhere would be minor and beneficial.

### **4.4.3.2 Taxes**

Several tax revenue categories would be affected by building proposed Units 3 and 4. These include taxes on wages, salaries, and corporate profits; sales and use taxes on building-related purchases; workforce expenditures: property taxes related to the new units; and personal property taxes on owned real property.

#### ***Personal and Corporate Franchise Taxes***

As stated in Section 2.5.2.2, the State of Texas does not levy a personal income tax. Because the franchise tax is calculated based on revenues, no franchise taxes would be assessed during building activities. The above mentioned multiplier effect in Section 4.4.3.1 could have an indirect effect on the franchise tax. The franchise tax revenue may increase if firms generate more revenue from construction workers spending money in their place of business. Since no franchise taxes would be paid during the building phase the franchise tax impact would be small.

### ***Sales and Use Taxes***

The area around the proposed site would experience an increase in sales and use taxes generated by retail expenditures (e.g., restaurants, hotels, merchant sales, food) by the construction workforce. The region would also experience an increase in the sales and use taxes collected from construction materials and supplies purchased for the project. STPNOC estimates it would spend \$32.3 million a year on goods and services during construction of the new units (STPNOC 2008a). Any expenditures made by Nuclear Innovation North America (NINA), the taxable owners of Units 3 and 4 (as a municipal utility, CPS Energy is not taxable) would be subject to two percent local sales tax in Bay City or Palacios on top of the 6.25 percent State sales tax. NINA and CPS Energy, have an agreement where NINA would have an ownership share of 92.375 percent and CPS Energy would have a 7.625 percent ownership interest (STPNOC 2010a). Matagorda County would likely receive a substantial benefit from sales tax revenue due to its proximity to the STP site, its relatively small population, and its economic base, Matagorda County would likely receive a substantial benefit from sales tax revenues. Brazoria County also may see an increase in sales and use tax revenues; however, it would likely be a much smaller percentage because of its larger sales and use tax base. Both Calhoun and Jackson Counties are expected to have limited STP-related population growth and to provide only limited services to the Units 3 and 4 development project; thus, any impact on sales and use tax revenues would likely be minimal.

### ***Property Taxes***

The STP owners paid \$6.1 million dollars in property taxes in 2005, which represents three-fourths of Matagorda County's total tax revenues (Table 2-25). The STP owners paid property taxes not only to the county but also to the Matagorda County Hospital District, the Navigation District #1, the Drainage District #3, the Palacios Seawall District, and the Palacios Independent School District (ISD). During construction, tax payments would be based on the cost of building Units 3 and 4 and determined in accordance with state law using mutually agreed on appraisal formulas or some mutually agreed-upon valuation (STPNOC 2010a). Tax abatements are available to the taxable owners of Units 3 and 4 because of Matagorda County's status as a Federal Historically Underutilized Business Zone and Texas Strategic Investment Area. Details about such a tax abatement are unavailable at this time. STPNOC would likely pay taxes on behalf of the taxable owners of STP Units 3 and 4 to the above districts before operation begins. Although the amount currently is unknown, the payments are likely to represent a noticeable beneficial impact for Matagorda County.

Between 2000 and 2005, about 71 percent to 99 percent of Palacios ISD revenues were attributed to STP Units 1 and 2. An increased appraised value in the district would increase the tax payments made to the ISD, though the amount that the district would get to keep under the State's wealth equalization laws is dependent on factors such as how many new students were to enroll into the district. Unless Palacios ISD sees an increase in enrollment, the extra tax

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dollars would go to the State. New legislation allows school districts to reduce the taxable value of development of nuclear plants. STPNOC would be allowed to defer the effective date of the abatement for up to 7 years after the date of the agreement (STPNOC 2010a). The agreement would also allow the district and NRG to share in the tax savings. The money the district may receive would not be subject to the state's equalization laws and would not have to be sent back to the State. Palacios ISD Board of Trustees approved and signed a tax abatement agreement with NRG Energy on June 9, 2008. A fiscal study commissioned by the district found that the project would add \$3.7 billion to the ISD's tax base, allowing a reduction in the interest and sinking fund (I&S) tax rate from \$0.15 to \$0.04 with the addition of STP Units 3 and 4, and to \$0.0615 with just the addition of STP Unit 3 (STPNOC 2010a).

Another source of revenue from property taxes would be housing purchased by some construction workers. In-migrating workers may construct new housing, which would add to the counties' taxable property base, or these workers could purchase existing houses, which would drive housing demand and housing prices up, thus slightly increasing values (and property taxes levied). The increased housing demand would have little effect on tax revenues in the more populated areas.

### **4.4.3.3 Summary of Economic Impacts to the Community**

Based on its independent analysis, the review team concludes that the economic impacts of building activities would be MODERATE and beneficial in Matagorda County and SMALL and beneficial elsewhere. The review team expects project-attributable sales tax revenue impacts would be SMALL and beneficial in the economic impact area. The review team concludes that building-related property tax revenue impacts also would be MODERATE in Matagorda County and the Palacios ISD, but SMALL elsewhere. Based on the information provided by STPNOC in its ER (STPNOC 2010a) and the review team's independent review, the review team concludes that the overall economic impacts of building activities on communities near the STP site would be MODERATE and beneficial, with SMALL beneficial impacts elsewhere, and no mitigation would be warranted.

### **4.4.4 Infrastructure and Community Service Impacts**

Infrastructure and community services include transportation, recreation, housing, public services, and education.

#### **4.4.4.1 Transportation**

Building impacts on transportation and traffic would be most obvious on the rural roads of Matagorda County, specifically State Highway 60, FM 521, and State Highway 35. Project-related impacts on traffic are determined by five elements:

## Construction Impacts at the Proposed Site

- the number of vehicles and timing of shifts for STP workers (building, operations, and outage workforces),
- the number of shift changes for the construction workforce per day,
- the number and timing of truck deliveries to the site per day,
- non-STP-related traffic and its projected growth in Matagorda County, and
- the capacity and usage of the roads.

STPNOC’s description of expected traffic patterns near the plant (STPNOC 2008a) leads the review team to expect that most project traffic would pass through the intersection of FM 1468 and FM 521. The review team believes the intersection of FM 1468 and FM 521 is a potential choke point. Table 4-3 shows the review team’s estimate of the expected project-related traffic versus capacity on FM 521, the road most likely to be adversely affected. STPNOC’s analysis in their ER assumed three shifts, the first shift including 70 percent of the total labor force, 25 percent in the second shift, and five percent in the third shift. STPNOC assumed one person per vehicle.

**Table 4-3.** Calculation of Traffic Impacts on FM 521 from Building Activities at Proposed Units 3 and 4, Months 26-35

Traffic Component	No. of Vehicles Trips at Peak Hr (End of Day Shift Change)
Non-STP Traffic, 10 Percent at Shift Change (After 2010)	152
STP 1 and 2 Plant Workers, Day Shift (70% of Workforce)	867
STP 1 and 2 Plant Workers, Evening Shift (25% of Workforce)	310
STP 3 and 4 Construction and Operations Workers, Day Shift (70% of Workforce)	4678
STP 3 and 4 Construction and Operations Workers, Evening Shift (25% of Workforce)	1671
Total Traffic at Peak	7677
Maximum Traffic Threshold (10 percent of 55,200 trips per day)	5520
Available Capacity	-2157

Source: Review team calculations based on STPNOC 2008a.

Note: Outage workers are not included because they would be on 12.5-hour shifts and would not be changing crews at this time of day. Contractors and truck deliveries would be required to arrive and depart at alternate times than shift change workers to alleviate traffic congestion, and thus are not factored into the above analysis.

While the Texas Department of Transportation (TxDOT) does not provide Level of Service (LOS) assessments on roads under its jurisdiction, it does rate “capacity,” which roughly corresponds to a LOS “C” (stable flow) (STPNOC 2010a). As discussed in Section 2.5.2.3, FM 521 is the main access route to STP and is of special concern. In the TxDOT rating system,

## Construction Impacts at the Proposed Site

FM 521 is a two-lane, rural major collector with a threshold capacity of 55,200 vehicles per day or 2300 vehicles per hour. The daily traffic on FM 521 north of STP, measured by the 2005 Average Annual Daily Traffic count, was 4073 vehicles, 2530 vehicles in the westerly direction and 1543 in the easterly direction in a single 24-hour period. STPNOC has assumed about one worker per commuting vehicle to estimate project peak traffic. STPNOC has estimated that about 67 percent of current vehicle traffic is STP plant-related, about 2730 vehicle-trips per day (about 1365 workers times one vehicle per worker, twice daily, distributed 70 percent to day shift, 25 percent to evening shift and 5 percent to night shift), with the other 33 percent attributable to non-STP traffic. The review team expects non-STP traffic, 1343 vehicle trips, to grow proportionately with county population, 9 percent by 2010 and 18 percent by 2020 (STPNOC 2010a). This would increase non-STP traffic from 1344 vehicle trips per day per day to 1465 in 2010 and 1586 in 2020. STPNOC assumed that 10 percent of this traffic would be present during the day/evening shift change. STPNOC also assumed that 95 percent (70 percent plus 25 percent) of STP Units 1 and 2 worker vehicles and 95 percent (70 percent plus 25 percent) of proposed Units 3 and 4 construction workforce vehicles would be involved in the day/evening shift change at STP (STPNOC 2010a). The review team added 95 percent of operations workforce vehicles to this estimate. Added to that are 146 non-STP vehicle-trips; this assumes that 10 percent occur during the evening shift change. STPNOC also assumed that the maximum hourly threshold was 10 percent of the daily value of 55,200 vehicle trips, or 5520 (STPNOC 2010a).

When added to the current estimated peak hour traffic, the peak hour project-related traffic would create a cumulative traffic estimate that significantly exceeds road capacity near the plant during months 26 through 35 of the development period, with the implicit LOS rating falling significantly below "C." The overall impact in the county, however, likely would be noticeable but not as significant. Traffic impacts are likely to be isolated to areas near the plant and only at shift changes. They likely would be much lower at off-peak hours and other locations.

To mitigate these impacts, STPNOC identified mitigation measures that could be part of a project management traffic plan produced before development begins. The traffic management plan could include such mitigating measures as installing turning lanes at the STP site entrance, establishing a centralized parking area away from the site and shuttling construction workers to the site, encouraging carpools, and staggering project shifts so they do not coincide with operational shifts (STPNOC 2010a). The review team believes that STPNOC and the building contractor could alleviate the most serious traffic impacts by changing shift times, by encouraging carpooling, and by other traffic control measures.

In addition to the construction workforce analyzed above, STPNOC would employ approximately 1500 to 2000 workers per unit for approximately 17 to 35 days for each outage scheduled for each reactor every 18 months. Outage workers would also use FM 521 to access the site, but would be on 12.5 hour shifts and would not be on the road at the same time as

peak shift change. Truck deliveries would not be allowed during shift change (STPNOC 2008a). Rail spur equipment/material deliveries would be scheduled for non-peak traffic times. Non-plant related traffic is minimal and is not expected to be impacted by occasional rail traffic crossing FM 521. Therefore, the review team concludes that noticeable traffic impacts in Matagorda County from the project would warrant mitigation to the extent practicable so they do not become destabilizing.

### ***Rail and Waterways***

STPNOC expects to receive heavy oversized equipment from a 9 mi railroad spur north of the plant. Though this spur is currently not in use, when reactivated it is not expected to impact other methods of transportation. STPNOC also plans to use a barge slip along the Lower Colorado River (3.5 mi SE of the STP site). Heavy equipment and other deliveries would be offloaded and brought to the site on a special heavy haul road (2.5 mi long). The barge slip is patrolled by the TPWD and the LCRA manages the water quality and supply. STPNOC plans on cooperating with the appropriate authorities for barge deliveries including the U.S. Coast Guard licensed barge transport contractors, TPWD, and the Corps (STPNOC 2010a). The review team expects only minor impacts to railways and waterways from these activities.

#### **4.4.4.2 Recreation**

Building Units 3 and 4 is not expected to impact the Audubon Christmas Bird Count or the Great Texas Coastal Birding Trail. Visitors to the FM 521 River Park may be impacted by the increased traffic on FM 521 during shift change; however, it is unlikely that a majority of visitors would be there the same time as shift change. This park has a boat landing, trails, and picnic areas. Air and noise pollutants would be limited to the STP site (STPNOC 2010a). Because the impacts of building would be localized and isolated from major population centers and recreation areas, the review team concludes impacts to recreation resources would be minimal.

#### **4.4.4.3 Housing**

The assumptions behind the review team's estimated in-migration of workers were established in Section 4.4.2 of this chapter. STPNOC noted that housing choice decisions would be influenced by workers' expected length of time at the work site; whether they are accompanied by household members; the cost, availability, and condition of local housing; and the distance from the family home. Additional factors such as the capacity and quality of local schools and the cost of vehicle fuel could influence a family's decision regarding accompanying the worker to the socioeconomic impact region, in turn influencing the type of housing selected (STPNOC 2008a). However, the review team expects that approximately 3708 workers would migrate into the region. Table 2-30 provides information on housing stock in Brazoria, Matagorda, Calhoun, and Jackson Counties.

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The review team's assumptions in Section 4.4.2 indicate the workforce would require approximately 831 housing units in Brazoria County, 2251 in Matagorda County, 59 in Calhoun County, and 48 in Jackson County. Based on statistics from the 2000 U.S. Census of Population and Housing, all of the counties will most likely have available housing units and could absorb the influx of workers. For example, Brazoria County had 8674 vacant units in 2000; Matagorda County had 4710, Calhoun County had 2796, while Jackson County had 1209 vacant units (Section 2.5.2.5). Some construction workers would choose to rent a room in a local hotel or motel while others relocating might bring campers or mobile homes for the duration of their employment.

Temporary recreational vehicle (RV) parks would likely provide housing to a number of construction workers during the building of proposed Units 3 and 4. Matagorda County, Bay City, and Palacios currently do not have a land use or zoning plan (STPNOC 2010a). Local officials stated additional housing units (both houses and apartments) could be constructed in Matagorda County for development of the new units (Scott and Niemeyer 2008). The increased demand for housing may increase the price of rental units. The higher prices and increased demand for housing could lead to an increase in the rate of new home and temporary housing construction. By the time the peak workforce arrives, market forces would have helped alleviate the housing/rental prices. STPNOC would maintain communication with local and regional government organizations to provide information to decision makers (STPNOC 2010a). The review team concludes that while minor housing impacts would occur in Brazoria, Calhoun, and Jackson Counties, more noticeable impacts would occur in Matagorda County.

### **4.4.4.4 Public Services**

This section describes the public services available and discusses the impacts of building at the STP site on water supply and waste treatment, police, fire and medical services, education, and social services in the region. The review team recognizes that there is a lag between building-related impacts and the realization of taxes. Therefore the assessments below represent the review team's estimates of impacts without mitigation.

#### ***Water Supply Facilities***

STPNOC separately estimated the groundwater use at the site to support various construction and operation activities, and evaluated the total site groundwater usage at each point in time from the commencement of proposed Units 3 and 4 construction until both new units are in operation. STPNOC analyzed the total maximum groundwater usage at the STP site during construction, initial testing, and operation of Units 3 and 4 (for personal consumption and use, concrete batch plant operation, concrete curing, cleanup activities, dust suppression, placement of engineered backfill, and piping flushing and hydrostatic tests), and the operation of STP Units 1 and 2. STPNOC concluded that the current operating permit provides adequate groundwater supply to support all of these activities. The permit allows groundwater withdrawals up to a limit

of 9000 ac-ft over a permit term of approximately 3 years. Historical data on annual groundwater withdrawals associated with STP Units 1 and 2 averaged approximately 798 gpm (approximately 1288 ac-ft/yr) (STPNOC 2010a). Currently, municipal water suppliers in the socioeconomic impact area have excess capacity (Table 2-31). The impact to the local water supply systems from building-related population growth can be estimated by calculating the amount of water that would be required by the total population increase. According to a 2003 EPA report on potable water usage, the average person in the United States uses about 90 gpd (EPA 2003). For an assumed building-related population increase of 10,338 people, the estimated water usage increase would be 930,458 gpd. As discussed in Section 2.5.2.6, excess capacity exists that, under the review team's assumptions, would result in impacts on water supplies that would not be significant, and additional mitigation would not be warranted.

### ***Wastewater Treatment Facilities***

Currently, municipal wastewater treatment facilities in the region have excess capacity (Table 2-32). The impact to the local waste water treatment systems from building-related population growth can be estimated by calculating the amount of additional volume of waste water that would be required by the total population increase. If the potable water usage, about 90 gpd (EPA 2003), were all converted into waste water and then treated for an assumed building-related population increase of 10,338 people, the estimated water treatment increase would be 930,458 gpd. As discussed in Section 2.5.2.6, excess capacity currently exists in the wastewater treatment systems in the economic impact area. Even if all of the 930,458 gpd additional demand for treatment were required just in Matagorda County, the wastewater systems have sufficient excess capacity (2.6 MGD) to accommodate the growth with room to spare. As discussed in Section 2.5.2.6, excess capacity exists that, under the review team's assumptions, would result in impacts on wastewater treatment that would not be significant.

### ***Police, Fire, and Medical Facilities***

A temporary increase in population from the construction workforce for a new nuclear facility can increase the burdens on local fire and police departments, but this increase is transitory in nature. Once the project has been completed, many of the construction workers would leave the area, relieving those burdens. During building, the temporary increase in demand for community resources could be lower for several reasons. First, larger communities would have an easier time assimilating the influx of new people because the additional new population comprises a smaller percentage of the communities' base populations. Second, the more communities that host new workers, the less pressure each individual community would experience on its infrastructure. Consequently, any incentives STPNOC can provide its employees to move into the area in a planned manner would mitigate (but not remove) this short-term demand. Third, communities can avoid the long-term commitment to the maintenance and operation of infrastructure purchases to fulfill short-term demand increases. Instead of purchasing new fire or police equipment, affected communities could lease vehicles

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or building space. Additional tax revenues from the influx of construction workers would help offset the cost to expand local police and fire departments.

The 2007 citizen to police officer ratios for Brazoria, Matagorda, Calhoun, and Jackson counties were 643:1, 420:1, 476:1, and 561:1, respectively. Matagorda has a larger police force relative to its population. According to local officials the police protection is adequate in the area at this time (STPNOC 2010a). Assuming these same staffing levels, the assumed population increases in Brazoria (2316), Matagorda County (6275), Calhoun County (165), and Jackson County (134) would increase the citizen to police officer ratio to 648:1 (a 1 percent increase) in Brazoria County, 491:1 (a 15 percent increase) in Matagorda County, 480:1 (a 1 percent increase) in Calhoun County and 567:1 (a 1 percent increase) in Jackson County.

The 2007, citizen to firefighter ratios for Brazoria, Matagorda, Calhoun and Jackson counties were 539:1, 228:1, 208:1 and 206:1, respectively and increase to 544:1, 267:1, 209:1 and 208:1, respectively. The increase is a less than one percent increase in Brazoria, Calhoun and Jackson counties but a 15 percent increase in Matagorda County.

Therefore, the review team concludes that the potential impacts of building activities on police and fire services in Brazoria, Calhoun and Jackson counties would be minor, but more noticeable in Matagorda County and additional mitigation may be warranted. STPNOC could mitigate impacts in Matagorda County by communicating with local government officials so that any additional police or fire service expansions are coordinated in a timely manner.

The region is well supplied with hospitals and medical services with four hospitals in Brazoria County and one hospital in each of the other three counties. A new regional hospital opened in Matagorda County in 2009 with 40 departments and 58 beds. STPNOC expects minor injuries incurred during development of proposed Units 3 and 4 to injuries to be treated onsite. More serious injuries would be treated at one of the hospitals in the region or in Houston. According to Table 2-35, there are 375 staffed beds in the four counties with an average daily census of 152. The share of the in-migrating population of 10,338 (8,891) in the four-county socioeconomic impact area is a 2.4 percent increase over the 2007 total population for the four counties. A 2.4 percent increase in the average daily census would bring the number to 156, well below the total number of staffed hospital beds in the four counties. Therefore, the review team expects the adverse impacts on medical services near the proposed site would be minimal.

### **Social Services**

Social services in the four county regions are provided by State and local governmental and non-governmental organizations. The Texas Health and Human Services Commission oversees the Department of Aging and Disability Services, the Department of Assistive and Rehabilitative Services, the Department of Family and Protective Services, and the Department

of State Health Services, which, collectively, provide the following services: Medicaid, Children's Health Insurance Program, Temporary Assistance for Needy Families, Food Stamps and Nutritional Programs, Family Violence Services, Refugee Services, and Disaster Assistance (STPNOC 2010a). In addition to government-provided services, there are a number of private, philanthropic, and religious organizations that provide a wide variety of social services within the 50-mi radius of the STP site. For example, Table 2-36 shows the list of United Way agencies in Matagorda County, together with their client bases and their funding.

High wage in-migrating workers will not require economic assistance. Current residents who currently require economic assistance may be hired by STPNOC contractors. Therefore, development of proposed Units 3 and 4 is unlikely to increase the burden on the providers of economic assistance, although other social services may see increases in case loads (e.g., developmental assistance for children may increase due to population increases). While the counterbalancing effects of new jobs and new families cannot be fully quantified, the review team believes the overall impact of building activities on social services would be minor.

#### **4.4.4.5 Education**

The review team expects a net project-related increase of about 2490 school-age children distributed throughout the region. Based on the review team's assumptions concerning the geographic distribution of in-migrating population, 558 children would reside in Brazoria County, 1512 in Matagorda County, 40 in Calhoun County, and 32 in Jackson County. The remaining 348 in-migrating school-age children would be distributed throughout the remaining counties in the region but in such small numbers that they are not considered in this analysis.

The student populations of public schools of Brazoria, Matagorda, Calhoun, and Jackson Counties are 54,578, 7686, 4326, and 3119 respectively, while the private school populations are 1429, 133, 67, and 0, respectively (see Section 2.5.2.6). In-migrating students would increase the student population by about one percent in Brazoria, Calhoun and Jackson counties. Matagorda County's student population would increase by 20 percent. It is expected that most of these students would enroll into Bay City ISD. According to Bay City school officials, facilities are adequate. They have a new high school but they may need a couple of portable buildings to accommodate the influx of students (Scott and Niemeyer 2008). Other Matagorda County ISD school officials stated they had excess capacity to handle an influx of students. The review team determined that the impacts on Brazoria, Calhoun, and Jackson County school districts would be minimal. The impacts on Matagorda County school districts would be more significant.

#### **4.4.4.6 Summary of Community Service and Infrastructure Impacts**

Based on the information provided by STPNOC, interviews with local planners and officials, and the review team's independent review, the review team concludes that the offsite impacts in the

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vicinity of the site from building Units 3 and 4 on transportation would be MODERATE and adverse during the peak employment period; however, mitigating activities such as those identified by STPNOC could reduce these impacts to SMALL and adverse when implemented. Because the impacts of building would be localized and isolated from major population centers and recreation areas, the review team concludes impacts to recreation resources would be SMALL and adverse. Based on the information provided by STPNOC, interviews with local real estate agents and city and county planners, and the review team's independent review, the review team expects the housing-related and education impacts of building of Units 3 and 4 would be SMALL and adverse in Brazoria, Calhoun, and Jackson Counties and MODERATE and adverse in Matagorda County. Excess capacity exists in public potable water and wastewater systems throughout the region and the review team determined that impacts to these systems would be SMALL and adverse, and mitigation would not be warranted. The review team concludes that the potential project-related impacts of building activities on police and fire services in Brazoria, Calhoun and Jackson counties would be SMALL and adverse, but would be MODERATE and adverse in Matagorda County and additional mitigation may be warranted. The review team expects adverse impacts on medical and social services near the STP site would be SMALL and mitigation would not be warranted. The review team concludes in aggregate, Matagorda County would experience MODERATE and adverse public service and infrastructure impacts from the project. Impacts in the wider region would be SMALL and adverse. Finally, the review team determined the economic impacts of building Units 3 and 4, including tax impacts, would be SMALL and beneficial throughout the region, except for Matagorda County which would experience a MODERATE beneficial impact from property taxes and the Palacios ISD which could do so.

### **4.4.5 Summary of Socioeconomic Impacts**

The review team has assessed the activities related to building the proposed Units 3 and 4 and their potential socioeconomic impacts in the vicinity and region. Physical impacts on workers and the general public include impacts on existing buildings, transportation, aesthetics, noise levels, and air quality. Based on information provided by STPNOC and the review team's independent evaluation, the review team concludes that the physical impacts of building activities would be SMALL and no further mitigation would be warranted. Based on the above analysis, and because NRC-authorized construction activities represent only a part of the analyzed activities, the NRC staff concludes that the physical impacts of NRC-authorized construction activities would be SMALL, and no mitigation beyond the applicant's commitments would be warranted.

Social impacts span issues of demographics, economy, taxes, infrastructure, and community services. Based on the information provided by STPNOC, review team interviews with city and county planners, social service providers, and school district officials, the review team concludes that the overall impacts of building activities on the economy in the socioeconomic

impact area would be beneficial and SMALL with the exception of a MODERATE beneficial impact in Matagorda County and for the Palacios school district. The effect on tax revenues would also be beneficial and MODERATE in Matagorda County and SMALL beneficial elsewhere. The regional demographic, transportation, housing, police and fire services, and education impacts attributed to building would be SMALL for Brazoria, Calhoun, and Jackson Counties but MODERATE for Matagorda County. The regional aesthetics and recreation, water and wastewater systems, medical systems, and social services impacts attributed to building would be SMALL for all four counties.

The NRC-authorized construction activities represent only a part of the analyzed activities. The NRC staff concludes that the economic- and tax-related impacts of NRC-authorized construction of Units 3 and 4 would be MODERATE and beneficial in Matagorda County. The regional demographic, transportation, housing, police and fire services, and education impacts attributed to building would be SMALL for Brazoria, Calhoun, and Jackson Counties but MODERATE for Matagorda County. The regional aesthetics and recreation, water and wastewater systems, medical systems, and social services impacts attributed to building would be SMALL for all four counties.

## **4.5 Environmental Justice Impacts**

### **4.5.1 Analytical Considerations**

The review team evaluated whether the health or welfare of minority and low-income populations at those census blocks identified in Section 2.6 could be disproportionately affected by the potential impacts of building STP 3 and 4 at the proposed site. To perform this assessment, the review team: (1) identified all potentially significant pathways for human health, environmental, physical, and socioeconomic effects, (2) determined the impact of each pathway for populations within the identified census blocks, and (3) determined whether or not the characteristics of the pathway or special circumstances of the minority and low-income populations would result in a disproportionate impact on minority or low-income people within each census block. The same consideration was given to other minority and low-income populations not identified with particular census block groups. To perform this assessment, the review team followed the methodology described in Section 2.6.1. In the context of construction and preconstruction activities at the STP site, the review team considered the questions outlined in Section 2.6.1. As discussed in Section 2.6.3, the review team did not find any evidence of unique characteristics or practices in the region.

### **4.5.2 Health Impacts**

The review team determined through literature searches and consultations with NRC staff health physics experts that the expected building-related level of environmental emissions is

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well below the protection levels established by NRC and EPA regulations and therefore cannot impose a disproportionately high and adverse radiological health effect on minority or low-income populations

Section 4.9 assesses the radiological doses to construction workers and concludes that the doses would be within NRC and EPA dose standards. Section 4.9 further concludes that radiological health impacts to the construction workers for the proposed Units 3 and 4 would be SMALL. Therefore, there would be no disproportionately high and adverse impact on low-income or minority construction workers. From the review team's investigation, no offsite project-related potential pathways to adverse health impacts were found to occur in excess of the safe levels stipulated by general health and safety standards. Therefore, the review team concludes that the potential for negative impacts from radiological sources would not cause health-related disproportionate and adverse impacts on offsite minority and low-income populations.

As described in Section 4.5.1, the potential environmental and physical effects of pre-construction and construction are generally confined within the boundaries leading to no offsite health impacts on any population group from those effects. Where there are potential offsite non-radiological health effects, the review team did not identify any studies, reports, or anecdotal evidence that would indicate any environmental pathway that would physiologically impact minority or low-income populations differently from other segments of the general population during pre-construction and construction. Moreover, the review team's regional outreach provided no indication of any unique characteristics or practices among minority or low-income populations in the 50-mi region that could lead to disproportionately high and adverse nonradiological health impacts. No health impacts would be expected on the migrant farm worker populations identified in Section 2.6.4, even if they were employed near the STP site.

Any increase in traffic accidents due to heavier traffic is unlikely to have a disproportionate impact on any particular population subgroup in the 50-mi region or Matagorda County. The roads nearest the plant would be more crowded and can expect more traffic accidents, but these increases are likely to be located on the principal commuting routes, which are not located in communities with disproportionately large minority or low-income populations. The review team found no information to suggest that nearby minority or low-income communities would be disproportionately vulnerable to hazards while on the road. Furthermore, in examining communities of minority or low-income people, the review team did not identify any such community that would be affected disproportionately by nonradiological health items. Therefore, non-radiological health effects would not have a disproportionate impact on minority or low-income populations.

### **4.5.3 Physical and Environmental Impacts**

Building a nuclear power plant is very similar in environmental effects to building any large-scale industrial project. The review team determined that the physical impacts from onsite construction and preconstruction activities at the proposed STP Units 3 and 4 would attenuate rapidly with distance. In addition, the review team did not find any evidence of unique characteristics or practices among any minority or low-income populations of interest and expect no disproportionately high and adverse physical or environmental impact would be felt by any minority or low-income population. The following subsections discuss each of the four primary physical-environmental pathways in greater detail.

#### **4.5.3.1 Soil**

Building activities at the STP site represent the largest source of soil-related environmental impacts. However, these impacts would be localized to the site, are sufficiently distant from surrounding populations and have little migratory ability, resulting in no noticeable offsite impacts. As discussed in Section 2.6.3, the review team did not identify any evidence of unique characteristics or practices in the minority or low-income populations that may result in different soil-related impacts as compared to the general population. The review team concludes soil-related environmental impacts during the development of proposed Units 3 and 4 would have no disproportionate and adverse impacts on any minority or low-income populations within the 50-mi region.

#### **4.5.3.2 Water**

Contaminants, including sediments, are not expected to reach the Lower Colorado River in significant amounts because all construction and preconstruction activities would be carried out using BMPs (STPNOC 2010a). As discussed in Section 2.6.2, the review team identified a river-front community near the Lower Colorado River that may be low-income and may be engaged in subsistence fishing. However, with no significant amounts of contaminants reaching the river (see Section 4.3.2), there is no environmental pathway through which aquatic organisms could cause water-related impacts. As described in Section 4.2, the review team expects project-related impacts on surface water to be minimal because no use of surface water is proposed and because there would be minimal water quality effects. The review team expects all effects on groundwater to be minimal because usage effects would be localized and temporary and there would be no effect on groundwater quality. Therefore, the review team determined the potential negative offsite environmental effects from impacts to water sources would be small; and, consequently, there are no disproportionate and adverse water-related impacts on minority and low-income populations to consider.

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### **4.5.3.3 Air**

Air emissions are expected from increased vehicle traffic, construction equipment, and fugitive dust from project activities. Emissions from vehicles and construction equipment are unavoidable, but would be localized and minor, and not disproportionately located in the vicinity of identified minority and low-income populations. As discussed in Section 2.6.3, the review team did not identify any evidence of unique characteristics or practices in the minority and low-income populations that may result in different air quality-related impacts as compared to the general population (STPNOC 2010a; Scott and Niemeyer 2008). Emissions from fugitive dust would be localized within site boundaries, and dust control measures would be implemented to maintain compliance with national ambient air quality standards.

Therefore, the review team determined the negative environmental effects from building-related reductions in air quality would be minor, localized, and short-lived for any population in the vicinity. Consequently, the review team found no disproportionate and adverse impacts on minority and low-income populations because of changes in air quality.

### **4.5.3.4 Noise**

Noise levels during building activities may be as high as 113 dBA within the site, but noise levels attenuate quickly with distance. Because the loudest noise would register approximately 65 dBA at the STP site EAB, which is greater than 1000 ft in all directions from the proposed Units 3 and 4 footprint, the review team determined impacts from the noise of project activities would not lead to offsite noise impacts (see Section 4.8.2). In addition, as discussed in Section 2.6.3, the review team did not identify any evidence of unique characteristics or practices in the minority and low-income populations that may result in different noise-related impacts as compared to the general population so there would be no disproportionate and adverse impacts on minority and low-income populations.

### **4.5.3.5 Summary of Physical and Environmental Impacts**

Based on information provided by STPNOC and the review team's independent review, the review team found no pathways from soil, water, air, and noise that would lead to disproportionate and adverse impacts on minority or low-income populations and, therefore, there would be no physical or environmental impacts on minorities and low-income populations.

## **4.5.4 Socioeconomic Impacts**

Socioeconomic impacts in Section 4.4 were reviewed to evaluate if there would be any project-related activities that could have a disproportionate and adverse effect on minority or low-income populations. That review showed that the likeliest impacts would be from traffic, housing, and education. While there likely would be adverse impacts on traffic in the vicinity of the plant, these impacts are expected to diminish rapidly with distance from the plant. Therefore, given the relatively large distances between the site and the nearest populations of

interest, the review team determined that there were no socioeconomic pathways that would reach any minority or low-income communities, and that further investigation for unique characteristics and practices was not warranted.

For the routes closest to the STP site, the review team did not identify any populations of interest or communities with unique characteristics that could potentially result in different traffic impacts as compared to the general population. As discussed in Section 4.4.4.3, the cost of rental housing in Matagorda, Jackson, and Calhoun Counties might escalate due to in-migrating workers bidding up the price of rent, and that the price increase could lead to a short-term MODERATE impact on the general population. However, the review team determined the distribution of low-income and minority populations of interest in Matagorda County indicates any potential adverse impact of rental price increases likely would not occur disproportionately in areas with populations of interest or in communities with unique characteristics. Therefore, given the short-term nature of any potential price increases the review team determined there would not be disproportionately high and adverse impacts on any minority or low-income population or community with unique characteristics from a short-term increase in rental prices.

If large numbers of construction workers' children caused the public schools of Matagorda, Jackson, and Calhoun Counties to become more crowded, the review team expects that the general population within each county would be affected. However, the review team found no evidence of any unique characteristic or practice that would result in any minority or low-income population to be disproportionately affected by such crowding and, therefore, concludes there would be no disproportionate and adverse impacts on minority or low-income populations because of changes in socioeconomic conditions.

#### **4.5.5 Subsistence and Special Conditions**

NRC's environmental justice methodology includes an assessment of populations of particular interest or unusual circumstances, such as minority communities exceptionally dependent on subsistence resources or identifiable in compact locations, such as Native American settlements.

##### **4.5.5.1 Subsistence**

STPNOC interviewed community leaders of the minority populations within the analytical area in regards to subsistence practices (STPNOC 2010a). The review team also interviewed local, State, and county officials, business leaders, and key members of minority communities within the four county socioeconomic impact area for information on subsistence practices by minority and low-income communities. No subsistence practices such as subsistence agriculture, hunting, or fishing were found. However, the riverfront community identified by the review team on the Lower Colorado River downstream from the plant (as discussed in Section 2.6.2) may be a low income community that may be engaged in subsistence fishing. However, the discussion

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of aquatic resources in Section 4.3.2 did not indicate that there would be any noticeable adverse impact on aquatic resources from building activities, and no pathways were identified from building activities that could affect these potential subsistence uses. Many individuals in the Vietnamese community in Palacios are shrimpers; however, most of their catch is sold for profit not for subsistence living. In addition, although building STP Units 3 and 4 could result in temporary minor habitat loss for shrimp, Section 4.3.2 notes that the impact of NRC-authorized construction activities on aquatic resources would be minimal. Consequently, the review team found no disproportionate and adverse impacts on minority and low-income populations because of subsistence activity.

### 4.5.5.2 High-Density Communities

Based on the analysis in Section 2.6, the minority and low-income populations are scattered throughout the four-county economic impact area and at greater distances throughout the 50-mi region surrounding the STP site. Of particular interest are the Vietnamese and Hispanic populations to the southwest of the STP site, in communities centered on Palacios, which is actually about 12 mi from the STP site. However, no published information was identified that suggests that these communities or any other nearby minority populations have unique characteristics or practices that would make them exceptionally vulnerable to environmental emissions from building; nor was there any indication in review team discussions with social service providers and leaders in these communities that the communities were in vulnerable locations or that there were any pre-existing health conditions or cultural practices that would make them vulnerable to environmental emissions from STP Unit 3 and 4 development (STPNOC 2010a; Scott and Niemeyer 2008).

There are no Native American communities within the socioeconomic impact area. In analyzing the various environmental pathways related to proposed Units 3 and 4 development that could affect human populations, the review team notes there are no sources of water or air emissions that are expected to reach as far as the Palacios Asian and Hispanic communities, much less populations at greater distance. Noise, dust, and similar physical impacts are not expected to be noticeable outside the of the STP site.

Based on information provided by STPNOC and the review team's independent review, including visits to the region and interviews with local officials, the review team found no impact pathways from subsistence practices or to high-density communities or any evidence of unique characteristics or practices in the minority and low income populations that may result in different impacts compared to the general population (STPNOC 2010a; Scott and Niemeyer 2008). Consequently, the review team found no disproportionate and adverse impacts on minority and low-income populations because of affects on high-density communities.

#### 4.5.6 Summary of Environmental Justice Impacts

Based on the information provided by STPNOC and the review team's independent review, the review team concludes that there would be no disproportionate and adverse impacts on minorities or low-income populations from any potential pathways or practices of these populations. Therefore, the environmental justice impacts from construction and preconstruction activities would be SMALL and no additional mitigation would be warranted beyond that which the applicant has outlined in its ER. Based on the above analysis, and because NRC-authorized construction activities represent only a part of the analyzed activities, the NRC staff concludes that the environmental justice impacts of NRC-authorized construction activities would be SMALL.

### 4.6 Historic and Cultural Resources

NEPA requires that Federal agencies take into account the potential effects of their undertakings on the cultural environment, which includes archaeological sites, historic buildings, and traditional places important to local populations. The National Historic Preservation Act of 1966, as amended (NHPA), also requires Federal agencies to consider impacts to those resources if they are eligible for listing on the National Register of Historic Places (such resources are referred to as "Historic Properties" in NHPA). As outlined in 36 CFR 800.8(c), "Coordination with the National Environmental Policy Act of 1969," the NRC is coordinating compliance with Section 106 of the NHPA in fulfilling its responsibilities under NEPA.

Construction and preconstruction of new nuclear power plants can affect either known or undiscovered cultural resources. In accordance with the provisions of NHPA and NEPA, the NRC and the Corps are required to make a reasonable and good faith effort to identify historic properties in the area of potential effect and, if such properties are present, determine whether or not significant impacts are likely to occur. Identification of historic properties is to occur in consultation with the State Historic Preservation Officer (SHPO), Native American Tribes, interested parties, and the public. If significant impacts are possible, then efforts should be made to mitigate them. As part of the NEPA/NHPA integration, even if no important resources (i.e., places eligible for listing on the National Register of Historic Places or meeting the NEPA definition of important) are present or affected, the NRC and the Corps are still required to notify the SHPO before proceeding. If historic properties are present, then the NRC and the Corps are required to assess and resolve adverse effects of the undertaking.

For a description of the historic and cultural information on the STP site, see Section 2.7. In 2007, the applicant conducted a reconnaissance-level cultural resources assessment of the STP site. It reviewed existing information for the STP site and the area within a 10-mi diameter. The applicant concluded that any sites that may have existed onsite would no longer retain their integrity because the area was heavily disturbed (STPNOC 2010a). In December 2006, STPNOC reported these findings to the SHPO at the Texas Historical Commission (THC);

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concurrence that there would be no impacts to historic properties was received from the State SHPO in January 2007 (STPNOC 2006; THC 2007). Therefore, no further cultural resource investigations were required by the State.

During the site visit in February 2008, the NRC staff reviewed the documentation used by the applicant to prepare the cultural resource section of the ER. The review team did not identify any cultural resources that would be affected because resources that may have existed prior to the construction of STP Units 1 and 2 would have been destroyed during land clearing and construction activities. Further, no historic buildings were identified that could be affected by the visual impacts of the proposed units. The only locations with viewpoints of the facility are located on FM 521 and the Colorado River and there are no historic properties associated with these locations.

STPNOC has agreed to follow procedures if historic or cultural resources are discovered during ground-disturbing activities associated with building proposed Units 3 and 4. These procedures are detailed in STPNOC's Addendum #5 to procedure No. OPGP03-ZO-0025 Rev. 12 (Unanticipated Discovery of Cultural Resources) (STPNOC 2008d); the procedure includes notification of the SHPO at the THC and affected Tribe(s) or other parties depending on the nature of the find.

For the purposes of NHPA 106 consultation, based on (1) the measures that STPNOC would take to avoid adverse impacts to significant cultural resources during construction and preconstruction activities, (2) the review team's cultural resource analysis and consultation, (3) the STPNOC commitment to follow its procedures should ground-disturbing activities discover cultural or historic resources, and (4) STPNOC consultation with the SHPO at the THC that concluded a finding of no impacts to historic properties (STPNOC 2006, THC 2006), the review team concludes a finding of no historic properties affected (36 CFR Section 800.4(d)(1)). In March 2010, the Texas SHPO concurred with this finding of no historic properties affected (THC 2010) and in May 2010, the Alabama-Coushatta Tribe of Texas confirmed that the proposed action will cause no known impacts to religious, cultural, or historical resources of importance to the Tribe, but requested further consultation if an alternative site is selected or in the event of any inadvertent cultural discoveries (Celestine 2010).

For the purposes of the review team's NEPA analysis, based on (1) the measures that STPNOC would take to avoid adverse impacts to significant cultural resources during construction and preconstruction activities, (2) the review team's cultural resource analysis and consultation, and (3) the STPNOC commitment to follow its procedures should ground-disturbing activities discover historic or cultural resources, the review team concludes that the potential impacts on historic and cultural resources during construction and preconstruction would be SMALL. Mitigation may be warranted in the event of an unanticipated discovery; these measures would be determined by STPNOC in consultation with the Texas SHPO as well as Native American Tribe(s) or other appropriate parties depending on the nature of the find. Based on the above

analysis, and because NRC-authorized construction activities represent only a part of the analyzed activities, the NRC staff concludes that the potential impacts on historic and cultural resources from NRC-authorized construction activities would be SMALL, and no mitigation, beyond the applicant's commitments, would be warranted.

## **4.7 Meteorological and Air-Quality Impacts**

Sections 2.9.1 and 2.9.2 describe the meteorological characteristics and air quality of the STP site. The primary impacts of building two new units on local meteorology and air quality would be from dust from land-clearing and building activities, open burning, emissions from equipment and machinery, concrete batch plant operations, and emissions from vehicles used to transport workers and materials to and from the site.

The STPNOC ER (STPNOC 2010a) describes the activities that would be conducted at the STP site in Section 3.9S.1 through 3.9S.5. Sections 3.9S.2.2 and 4.4.1.3 of the ER specifically address air quality impacts associated with land clearing and building activities. Air quality impacts directly associated with these activities are described in the next section (4.7.1); air quality impacts associated with transportation of construction workers are addressed in Section 4.7.2.

### **4.7.1 Construction and Preconstruction Activities**

Development activities at the STP site would result in temporary impacts on local air quality. Activities including earthmoving, concrete batch plant operation and vehicular traffic generate fugitive dust. In addition, emissions from these activities would contain carbon monoxide, oxides of nitrogen, and volatile organic compounds. As discussed in Section 2.9.2, Matagorda County is an attainment area for all criteria pollutants for which National Ambient Air Quality Standards have been established (40 CFR 81.344). As a result, a conformity analysis for direct and indirect emissions is not required (40 CFR 93.153).

STPNOC stated that it would develop a "Construction Environmental Controls Plan" that implements Texas Commission on Environmental Quality requirements prior to beginning construction and preconstruction activities. This plan would describe the management controls and measures that STPNOC intends to implement to minimize impacts of these activities on air quality. The plan would provide for site inspections and environmental inspection reports that document the results of the inspections (STPNOC 2010a). Current policies and procedures at the STP site address requirements of regulations and permits. These policies and procedures may need to be supplemented to address specific measures to mitigate air quality impacts of proposed Units 3 and 4.

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The Construction Environmental Controls Plan would also identify specific mitigation measures to control fugitive dust and other emissions. Section 4.4.1.3 of the ER lists mitigation measures specifically related to dust control that could be used. These measures include:

- Limiting speed on unpaved roads
- Watering unpaved roads
- Using soil adhesives to stabilize loose dirt surfaces
- Covering haul trucks when loaded or unloaded
- Ceasing grading and excavation during high winds and air pollution episodes
- Phasing grading to minimize areas of disturbed soil, and
- Revegetating road medians and slopes.

Finally, the plan would include control strategies to minimize daily emissions by phasing the project and performing construction vehicle maintenance.

Preoperational activities would also result in greenhouse gas emissions, principally carbon dioxide (CO<sub>2</sub>). Assuming a 7-yr construction period and typical construction practices, the review team estimates that the total construction equipment CO<sub>2</sub> emission footprint for building two nuclear power units at the STP site would be of the order of 70,000 metric tons (an emission rate of about 10,000 metric tons annually, averaged over the period of construction), as compared to a total United States annual CO<sub>2</sub> emission rate of 6,000,000,000 metric tons (EPA 2009). Appendix I provides the details of the review team estimate for a reference 1000 MW(e) nuclear power plant. The control strategies to minimize daily emissions of criteria pollutants would also reduce greenhouse gas emissions. Based on its assessment of the relatively small construction equipment carbon footprint as compared to the United States annual CO<sub>2</sub> emissions, the review team concludes that the atmospheric impacts of greenhouse gases from construction and preconstruction activities would not be noticeable and additional mitigation would not be warranted.

In general, emissions from construction and preconstruction activities (including greenhouse gas emissions) would vary based on the level and duration of a specific activity, but the overall impact is expected to be temporary and limited in magnitude. Considering the information provided by STPNOC and its commitment to conduct “[a]ll site preparation and construction activities...in accordance with federal, state, and local regulations,” the review team concludes that the impacts from STP Unit 3 and 4 construction and preconstruction activities on air quality would not be noticeable because appropriate mitigation measures would be adopted.

### 4.7.2 Traffic

In the ER, STPNOC (2010a) estimates the maximum workforce for proposed Units 3 and 4 would be about 5950 workers and would exceed 5000 for about a 2-yr period. Many of these workers would be doing shift work. STPNOC estimates that about 70 percent of the workforce

would be in the first (day) shift, 25 percent would be in the second (swing), and the remaining 5 percent would be in the third (graveyard) shift (STPNOC 2010a). The workforce needed to build Units 3 and 4, combined with the workforce needed for STP Units 1 and 2 (including during outage activities), would have a minimal impact on air quality from criteria pollutants.

The current primary access road to the STP site is a two-lane road that would be likely to experience a significant increase in traffic during shift changes that could lead to periods of congestion and decreased air quality. However, the overall impact caused by increased traffic volume and congestion would be localized and temporary.

STPNOC (2010a) has stated that a construction management traffic plan would be developed before building activities begin. Among other things, the traffic plan would specify separate plant entrances for the operations workforce for STP Units 1 and 2 and the construction workforce for proposed Units 3 and 4. The traffic plan would address traffic mitigation measures that would reduce the impact of increased traffic on air quality. Mitigation measures that are typically used to reduce traffic include encouraging car pools, establishing central parking and shuttling services to and from the site, and staggering shift changes for operating personnel, outage workers, and construction workers.

Construction workforce transportation would also result in greenhouse gas emissions, principally carbon dioxide (CO<sub>2</sub>). Assuming a 7-yr construction period and a typical workforce, the review team estimates that the total construction workforce CO<sub>2</sub> emission footprint for building two nuclear power plants at the STP site would be of the order of 300,000 metric tons (an emission rate of about 43,000 metric tons annually, averaged over the period of construction); again this is compared to a total United States annual CO<sub>2</sub> emission rate of 6,000,000,000 metric tons (EPA 2009). Appendix I provides the details of the review team estimate for a reference 1000 MW(e) nuclear power plant. Mitigation measures taken to reduce traffic would also reduce greenhouse gas emissions. Based on its assessment of the relatively small construction workforce carbon footprint as compared to the United States annual CO<sub>2</sub> emissions, the review team concludes that the atmospheric impacts of greenhouse gases from construction workforce transportation would not be noticeable and additional mitigation would not be warranted.

Based on STPNOC's commitment to develop a construction management traffic plan and the potential mitigation measures listed in the ER, the review team concludes that the impact on the local air quality (including the effects of greenhouse gas emissions) from the increase in vehicular traffic related to construction and preconstruction activities would be temporary and would not be noticeable because appropriate mitigation measures would be adopted.

### **4.7.3 Summary**

The review team evaluated potential impacts on air quality associated with criteria pollutants and greenhouse gas emissions during STP site development activities. The review team determined that the impacts would be minimal. On this basis, the review team concludes that the impacts of building Units 3 and 4 on air quality from emissions of criteria pollutants and CO<sub>2</sub> emissions would be SMALL and that no further mitigation is warranted. Because NRC-authorized construction activities represent only a portion of the analyzed activities, the NRC staff concludes that the air quality impacts of NRC-authorized construction activities would also be SMALL; the NRC staff also concludes that no further mitigation, beyond the applicant's commitments, would be warranted.

## **4.8 Nonradiological Health Impacts**

Nonradiological health impacts to the public and workers from construction- and preconstruction-related activities include exposure to dust and vehicle exhaust, occupational injuries, and noise, as well as the transport of materials and personnel to and from the site. The area around the proposed STP site is predominantly rural, characterized by farmland and occasional wooded tracts, with a population estimated in 2010 to be 6692 within 10 mi of the site (STPNOC 2010a). There are three offsite industrial facilities within a 6-mi radius of the site: Equistar Chemicals LP, OXEA Corporation, and a public wharf located at the Port of Bay City (STPNOC 2010a). People who are vulnerable to nonradiological health impacts from construction- and preconstruction-related activities include: construction workers and personnel working at STP; people working or living in the vicinity or adjacent to the site; and transient populations in the vicinity (i.e., temporary employees, recreational visitors, tourists).

### **4.8.1 Public and Occupational Health**

This section discusses the impacts of building the proposed Units 3 and 4 on public nonradiological health and the impacts from site preparation and development on worker nonradiological health. Section 2.10 provides background information on the affected environment and nonradiological health at and within the vicinity of the STP site.

#### **4.8.1.1 Public Health**

STPNOC stated in the ER that the physical impacts to the public from development activities at the STP site would include dust and vehicle exhaust as sources of air pollution during site preparation activities and, if the project is not completed, redress activities (STPNOC 2010a). Operational controls would be imposed to mitigate fugitive dust and vehicular emissions such as paving disturbed areas, water suppression, covering truck loads and debris stockpiles, reduced material handling, limiting vehicle speed, and visual inspection of emission control equipment would be instituted.

Engine exhaust would be minimized by maintaining fuel-burning equipment in good mechanical order. STPNOC (2010a) stated that all equipment would be serviced regularly and operated in accordance with local, State, and Federal emission standards. Given the fugitive dust and exhaust emission control measures, it is anticipated that no discernible impact on the local air quality in the vicinity of the STP site would be realized.

There would be no general public access to the proposed plant site and as discussed in Section 2.10, the nearest residence is approximately 1.5 mi west-southwest of the STP site. Given the fugitive dust suppression and vehicle exhaust emission mitigation measures discussed above and the general public's distance away from the STP site, the review team expects that the impacts to nonradiological public health from construction and preconstruction activities would be negligible.

#### **4.8.1.2 Construction Worker Health**

U.S. Bureau of Labor Statistics reports take into account occupational injuries and illnesses as total recordable cases, which includes those cases that result in death, loss of consciousness, days away from work, restricted work activity or job transfer, or medical treatment beyond first aid. The review team estimated the annual number of recordable cases based on U.S. and Texas total recordable case rates for the year 2007 (BLS 2008a, 2008b). The 2007 recordable incidence rates in utility construction (the number of injuries and illnesses per 100 full-time workers) for the U.S. and Texas were 5.4 and 3.5, respectively. STPNOC (2010a) reports that the average construction workforce for proposed Units 3 and 4 would be 4038 workers estimated for a 67-month average period with a peak 12-month workforce of 5950 workers. Based on this assessment, an estimated 178 occupational illnesses or injuries could occur each year.

Occupational injury and fatality risks are reduced by strict adherence to NRC and Occupational Safety and Health Administration (OSHA) safety standards, practices, and procedures. Appropriate State and local statutes also must be considered when assessing the occupational hazards and health risks associated with construction. The review team expects that STPNOC would fully adhere to NRC, OSHA, and State safety standards, practices and procedures during any activities related to site preparation/excavation or building the proposed facility.

Other nonradiological impacts to workers who are clearing land or building the facility discussed in this section include noise, fugitive dust, and gaseous emissions resulting from site preparation and development activities. Mitigation measures discussed in this section for the public, such as operational controls and practices, would also help limit exposure to workers. Onsite impacts to workers also would be mitigated through training and use of personal protective equipment to minimize the risk of potentially harmful exposures. Emergency first-aid care and regular health and safety monitoring of personnel also could be undertaken.

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### 4.8.1.3 Summary of Public and Construction Worker Health Impacts

Based on mitigation measures identified by STPNOC in its ER, adherence to permits and authorizations required by State and local agencies, and the review team's independent evaluation, the review team concludes that the nonradiological health impacts to the public and to workers would be minimal, and no further mitigation would be warranted.

### 4.8.2 Noise Impacts

Development of a nuclear power plant project is similar to other large industrial projects and it involves many noise-generating activities. Regulations governing noise from activities are generally limited to worker health. Federal regulations governing construction noise are found in 29 CFR Part 1910 and 40 CFR Part 204. The regulations in 29 CFR Part 1910 deal with noise exposure in the construction environment and the regulations in 40 CFR Part 204 generally govern the noise levels of compressors. The ER states that STPNOC does not currently monitor the STP site for noise (STPNOC 2010a). However, the effect of noises generated by operation of STP Units 1 and 2 is attenuated over the undeveloped land surrounding the plant. In addition, most of the existing plant equipment is located inside various plant buildings, which further dampens noises.

Activities associated with building the new units at the STP site would have peak noise levels in the range of 100- to 110 dBA. Construction noise at 10 ft is listed as 110 dBA, and the pain threshold is 120 dBA. As illustrated in Table 2-41, noise strongly attenuates with distance. At a distance of 50 ft from the source the peak noise levels would generally decrease to the 80 to 95 dBA range. There are 10 residences within 5 mi of the STP site, with the closest residence about 1.5 mi away (STPNOC 2010a). At that distance, the noise from site preparation and development would be minimal.

Building activities at the STP site would be expected to take place 24 hours per day, 7 days per week. STPNOC would comply with all applicable Federal and State noise regulations. Furthermore, the ER (STPNOC 2010a) lists a number of measures that would be taken if found necessary to mitigate the potential adverse effects of construction noise. Mitigation measures include mandatory use of hearing protection, inspection and maintenance of construction equipment, restriction of noise-related activities to daylight hours, and restriction of delivery times to daylight hours.

According to NUREG-1437 (NRC 1996), noise levels below 60 to 65 dBA are considered to be of small significance. As discussed above, it is unlikely that noise levels would be greater than 60 dBA at the nearest residence. More recently, the impacts of noise were considered in NUREG-0586, Supplement 1 (NRC 2002). The criterion for assessing the level of significance was not expressed in terms of sound levels, but was based on the effect of noise on human

activities and on threatened and endangered species. The criterion in NUREG-0586, Supplement 1, is stated as follows:

The noise impacts...are considered detectable if sound levels are sufficiently high to disrupt normal human activities on a regular basis. The noise impacts...are considered destabilizing if sound levels are sufficiently high that the affected area is essentially unsuitable for normal human activities, or if the behavior or breeding of a threatened and endangered species is affected.

Based on the temporary nature of construction activities and the location and characteristics of the STP site, including its large size and exclusion area, as well as the distance to the nearest residences, the review team concludes that the noise impacts from building proposed Units 3 and 4 would be minimal, and further mitigation would not be warranted.

#### **4.8.3 Impacts of Transporting Construction Materials and Construction Personnel to the STP Site**

This EIS assesses the impact of transporting workers and construction materials to and from the STP site from the perspective of three areas of impact: the socioeconomic impacts, the air quality impacts of dust and particulate matter emitted by vehicle traffic, and potential health impacts due to additional traffic-related accidents. Human health impacts are addressed in this section, while the socioeconomic impacts are addressed in Section 4.4.1.3, and air quality impacts are addressed in Section 4.7.2. The impacts evaluated in this section for two new nuclear generating units at the STP site are appropriate to characterize the alternative sites discussed in Section 9.3 of this EIS. Alternative sites evaluated in this EIS include the existing STP site (proposed), and alternative sites at Allens Creek, Red 2, and Trinity 2. There is no meaningful differentiation among the proposed and the alternative sites regarding the nonradiological environmental impacts from transporting construction materials and personnel to the STP site and alternative sites and are not discussed further in Chapter 9.

The general approach used to calculate nonradiological impacts of fuel and waste shipments is the same as that used for transportation of construction materials and construction personnel to and from the STP site. The assumptions made to provide reasonable estimates of the parameters needed to calculate nonradiological impacts are discussed below. STPNOC estimated that building a new ABWR unit requires approximately 240,000 yd<sup>3</sup> of concrete; 13,000 tons of structural steel and rebar; 6,500,000 linear ft of cable; and 55,000 linear ft of piping (STPNOC 2010a). These quantities would be doubled to account for a two-unit plant. Additional information used to develop the nonradiological impact estimates is as follows:

- The review team assumed that shipment capacities are approximately 13 yd<sup>3</sup> of concrete, 11 tons of structural steel, and 3300 linear ft of piping and cable per shipment. It was assumed that these materials would be transported to the site over an estimated 69-month

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delivery schedule for site preparation, LWA, if needed, and COL activities outlined in the STPNOC ER (STPNOC 2010a).

- The peak monthly workforce during construction was used to calculate the nonradiological transportation impacts. The peak monthly workforce was obtained by adding the monthly construction workforce and Unit 3 and 4 operations workforce requirements presented in the ER (STPNOC 2010a) and identifying the month with the maximum workforce. The result is that a maximum of 6850 workers would travel to and from the site on a daily basis during the construction period, including 5950 construction workers and 900 Units 3 and 4 operations workers. The operations workforce continues to rise gradually to a total of 959 workers combined for both new units while the construction workforce decreases in the months following the peak. The review team assumed that one-half of the workers, or 3425 persons, would be assigned to each unit. Assuming average vehicle occupancy of 1.14 persons per vehicle (DOT 2004), there would be about 3000 vehicles per day per unit. Each person was assumed by the review team to travel to and from the STP site 250 days per year.
- The review team assumed the average shipping distance for construction materials to be 50 mi one way based on the region of influence.
- The review team assumed the average commuting distance for construction workers to be 20 mi one way. This assumption is based on U.S. DOT data that estimates the typical commute is approximately 16 mi one way (DOT 2003).
- Accident, injury, and fatality rates for transporting building materials were taken from Table 4 in ANL/ESD/TM-150, *State-level Accident Rates for Surface Freight Transportation: A Reexamination* (Saricks and Tompkins 1999). Rates for the State of Texas were used for construction material shipments, which are typically conducted in heavy-combination trucks. The data provided in Saricks and Tompkins (1999) are representative of heavy-truck accident rates and do not specifically address the impacts associated with commuter traffic (i.e., workers traveling to and from the site). However, a single source that provided all three rates to estimate the impacts from worker transportation to and from the site was not available. To develop representative commuter traffic impacts, a source was located that provided a Texas-specific fatality rate for all traffic for the years 2004 to 2008 (DOT 2009a). The average fatality rate for the 2004 to 2008 period in Texas was used as the base for estimating Texas-specific injury and accident rates and adjustment factors were developed using national-level traffic accident statistics in *National Transportation Statistics 2007* (DOT 2007). The adjustment factors are the ratio of the national injury rate to the national fatality rate and the ratio of the national accident rate to the national fatality rate. These adjustment factors were multiplied by the Texas-specific fatality rate to approximate the injury and accident rates for commuters in the State of Texas.
- The DOT Federal Motor Carrier Safety Administration evaluated the data underlying the Saricks and Tompkins (1999) rates, which were taken from the Motor Carrier Management

Information System, and determined that the rates were under-reported. Therefore, the accident, injury, and fatality rates from Saricks and Tompkins (1999) were adjusted using factors derived from data provided by the University of Michigan Transportation Research Institute (UMTRI 2003). The University of Michigan Transportation Research Institute data indicate that accident rates for 1994 to 1996, the same data used by Saricks and Tompkins (1999), were under-reported by about 39 percent. Injury and fatality rates were under-reported by 16 percent and 36 percent, respectively. As a result, the accident, injury, and fatality rates were increased by factors of 1.64, 1.20, and 1.57, respectively, to account for the apparent under-reporting. These adjustments were applied to the construction materials, which are transported by heavy truck shipments similar to those evaluated by Saricks and Tompkins (1999) but not to commuter traffic accidents.

The estimated nonradiological impacts of transporting materials to the proposed STP site and of transporting construction workers to and from the site are illustrated in Table 4-4. The estimates would be doubled for building of two units at the STP site. Based on Table 4-4, the nonradiological impacts are dominated by transport of construction workers to and from the STP site. The estimated total annual construction fatalities related to building the facility represent about a 6.5 percent increase above the average 7.4 traffic fatalities per year that occurred in Matagorda County, Texas, from 2004 to 2008 (DOT 2009b). Increases for alternative sites were about 4.0 percent for the Trinity Site in Freestone County, 4.6 percent for the Allens Creek site in Austin County, and 4.8 percent for the Red 2 Site in Fannin County. These increases are small relative to the current traffic fatality risks in the areas surrounding the proposed STP site and alternative sites.

**Table 4-4.** Estimated Impacts of Transporting Workers and Materials to and from the STP Site for a Single ABWR

	Accidents per Year Per Unit	Injuries per Year Per Unit	Fatalities per Year Per Unit
<b>Workers</b>	$6.7 \times 10^{+1}$	$3.1 \times 10^{+1}$	$4.6 \times 10^{-1}$
<b>Materials</b>			
Concrete	$5.5 \times 10^{-1}$	$3.3 \times 10^{-1}$	$2.2 \times 10^{-2}$
Rebar, Structural Steel	$3.5 \times 10^{-2}$	$2.1 \times 10^{-2}$	$1.4 \times 10^{-3}$
Cable	$5.9 \times 10^{-2}$	$3.6 \times 10^{-2}$	$2.3 \times 10^{-3}$
Piping	$5.0 \times 10^{-4}$	$3.0 \times 10^{-4}$	$2.0 \times 10^{-5}$
<b>Total – Construction</b>	$6.8 \times 10^{+1}$	$3.1 \times 10^{+1}$	$4.8 \times 10^{-1}$

Based on the information provided by STPNOC, the review team’s independent evaluation, and considering the number of shipments of building materials and the number of workers that would be transported to the site, the review team concludes that the nonradiological health impacts from transporting building materials and personnel to the proposed STP site and alternative sites would be minimal, and no further mitigation would be warranted.

#### **4.8.4 Summary of Nonradiological Health Impacts**

As part of its evaluation on nonradiological health impacts, the review team considered the mitigation measures identified by STPNOC in its ER and relevant permits and authorizations required by State and local agencies for building Units 3 and 4. The team evaluated nonradiological impacts to public health and to construction workers from fugitive dust, occupational injuries, noise, and transport of materials and personnel to and from the proposed STP site. No significant impacts related to the nonradiological health of the public or workers were identified during the course of this review. Based on information provided by STPNOC and the review team's independent evaluation, the review team concludes that the nonradiological health impacts of construction and preconstruction activities associated with the proposed Units 3 and 4 would be SMALL, and no further mitigation would be warranted. Based on the above analysis, and because NRC-authorized construction activities represent only a portion of the analyzed activities, the NRC staff concludes that the nonradiological health impacts of NRC-authorized construction activities would be SMALL; the NRC staff also concludes that no mitigation, beyond the applicant's commitments, would be warranted.

### **4.9 Radiological Health Impacts**

The sources of radiation exposure for construction workers at STP Units 3 and 4 would include direct radiation exposure, exposure from liquid radiological waste discharges, and exposure from gaseous radiological effluents from the existing STP Units 1 and 2 during the construction phase. For the purposes of this discussion, construction workers are assumed to be members of the public; therefore, the dose estimates are compared to the dose limits for the public, pursuant to 10 CFR Part 20, Subpart D. STPNOC (STPNOC 2010a) noted that all major building activities are expected to occur outside the STP site protected area boundary for STP 1 and 2, but inside the restricted area boundary.

#### **4.9.1 Direct Radiation Exposures**

In its ER (STPNOC 2010a), STPNOC identified four sources of direct radiation exposure from the STP site: (1) the waste monitor tanks for STP Units 1 and 2 located south of the units; (2) the Onsite Staging Facility including Warehouse "D" and outside storage areas; (3) the Old Steam Generator Storage Facility; and (4) the proposed Long-Term Storage Facility. In addition, STP identified the proposed Unit 3 (including outdoor Condensate Storage Tank) as a source of direct radiation exposure to proposed Unit 4 construction workers. At certain times during construction, STPNOC would also receive, possess, and use specific radioactive byproduct, source, and special nuclear material in support of construction and preparations for operation. These sources of low-level radiation are required to be controlled by the applicant's radiation protection program and have very specific uses under controlled conditions. The NRC staff did not identify any additional sources of direct radiation during the site visit or during document reviews. However, the NRC staff did treat the thermoluminescent dosimeters (TLDs)

data differently than STPNOC in estimating the dose to construction workers. The NRC staff's estimate of the direct radiation doses to construction workers are shown in Table 4-5 and calculation details are provided in Appendix G. The dose to construction workers from byproduct, source, and special nuclear material is expected to have a negligible contribution to the values shown in Table 4-5. The numbers in Table 4-5 are different from ER Table 4.5-9 (STPNOC 2010a). In 1986, prior to operation of STP Units 1 and 2, the background exposure rate was measured at the site boundary as 15.4 millirem per quarter (mR/quarter). However, some of the current protected area fence line direct radiation measurements by TLDs are lower than the 1986 site boundary measurements because the protected area was excavated and backfilled with sand and gravel that contained less naturally occurring radiological material than exists in the native clay found near the site boundary. Between 2002 and 2006, the exposure rate along the protected area fence averaged 12.5 mR/quarter; the NRC staff used this number as the background exposure rate for assessing dose rates from existing sources.

**Table 4-5.** Direct Radiation Doses to Unit 4 Construction Workers

Source	Dose Rate (mrem/yr) at Construction Location	Annual Dose to Worker (mrem)
STP 1 and 2	13.4	3.18
Old Steam Generator Storage Facility	4.5	1.07
Long-Term Storage Facility	1	0.24
Onsite Staging Facility	1	0.24
STP 3	23	5.5
Total for STP 1 and 2	19.9	4.72
Total for STP 1, 2 and 3	42.9	10.2

#### 4.9.2 Radiation Exposures from Gaseous Effluents

Units 1 and 2 at the STP site release gaseous effluents via vents on the roofs of their mechanical auxiliary buildings. The sources of the effluent at STP Units 1 and 2 include containment purging, ventilation systems of the auxiliary building and the turbine building as well as the gaseous waste processing system (STPNOC 2010a). The gaseous emissions from proposed Unit 3 would come from the reactor building plant stack. The stack serves as a release point for the reactor building, turbine building and the radwaste building. A Unit 4 construction worker is more likely to receive a higher dose from gaseous effluents than a construction worker on Unit 3, because of the added contribution to dose from Unit 3 operations for approximately one year during completion of construction of Unit 4. Therefore, STPNOC calculated the dose to Unit 4 construction workers as a bounding estimate for construction worker on both Units 3 and 4. STPNOC estimated construction worker dose from STP Units 1 and 2 gaseous effluents using data from 2005 then doubled the result to account for variability in annual releases. The calculated total effective dose equivalent to a Unit 3 construction worker from gaseous effluents from STP Units 1 and 2 was 1.9 mrem. The calculated total effective dose equivalent to a Unit 4 construction worker from potential gaseous effluents from

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proposed Unit 3 would be 7.0 mrem, therefore the calculated total effective dose equivalent to a Unit 4 construction worker from gaseous effluents from Units 1, 2, and 3 would be about 9 mrem (STPNOC 2010a). The NRC staff reviewed STPNOC's estimates and concluded that they are reasonable.

### 4.9.3 Radiation Exposures from Liquid Effluents

STPNOC estimated radiological doses to construction workers from liquid effluents to be small. Although construction workers are not expected to be exposed to water pathways at the construction site, STPNOC assumed that the construction workers receive the same dose as the maximally exposed individual for the water pathway. The pathways for liquid effluents from STP Units 1, 2, and 3 to reach humans are sport fish ingestion and exposure to contaminated shoreline, only. The contribution from the existing Units 1 and 2 was taken from the maximum water pathway dose from 2002 through 2006, as reported in the Radiological Effluent Release Reports. The 2004 water pathway dose was also doubled to account for uncertainty resulting in a dose of 0.032 mrem (STPNOC 2010a).

The liquid effluent dose from proposed Unit 3 to the maximally exposed individual due to sport fish ingestion and shoreline exposure was calculated as 0.00026 mrem. Again, although Unit 4 construction workers would likely not be exposed to those pathways at the construction site, STPNOC assumed that the construction workers received the same doses as the maximally exposed member of the public (STPNOC 2010a). The NRC staff reviewed STPNOC's estimates and concluded that they are reasonable.

### 4.9.4 Total Dose to Construction Workers

The NRC staff estimated the annual direct dose to a construction worker of about 10 mrem, assuming an occupancy of 2080 hr/yr. The maximum radiological dose to construction workers from gaseous and liquid pathways combined was about 9 mrem ( $1.9 + 7.0 + 0.032 + 0.00026$  mrem). Therefore, the estimated annual dose to construction workers would be approximately 19 mrem based on a 2080 hr/yr occupancy, which is less than the 100 mrem annual dose limit to an individual member of the public found in 10 CFR 20.1301.

### 4.9.5 Summary of Radiological Health Impacts

The NRC staff concludes that the estimate of doses to construction workers during building of the proposed Units 3 and 4 are well within NRC annual exposure limits (i.e., 100 mrem) designed to protect the public health. Based on information provided by STPNOC and the NRC staff's independent evaluation, the NRC staff concludes that the radiological health impacts to construction workers for the proposed Units 3 and 4 would be SMALL, and no further mitigation would be warranted. Radiation exposure from all NRC-licensed activities including operation of STP Units 1 and 2 is regulated by the NRC. Therefore, NRC staff concludes the radiological

health impacts for NRC-authorized construction activities would be SMALL, and no further mitigation would be warranted.

## **4.10 Nonradioactive Waste Impacts**

This section describes the environmental impacts that could result from the generation, handling, and disposal of nonradioactive waste during building activities for Units 3 and 4. Types of nonradioactive waste that would be generated, handled, and disposed of during building activities include construction debris, municipal waste, spoils, dust, stormwater runoff, sanitary waste, and air emissions. The assessment of potential impacts resulting from these types of wastes is presented in the following subsections.

### **4.10.1 Impacts to Land**

Building activities related to the proposed Units 3 and 4 would require environmental compliance with documentation of waste removal for containers, packaging, and unused materials that are brought onto the STP site. STPNOC plans to provide sufficient trash receptacles and management for waste segregation for proper offsite disposal of these types of waste (STPNOC 2010a). Hazardous and nonhazardous solid wastes would be managed following county and State-specific handling and transportation regulations. Waste minimization activities and recycling of certain nonhazardous wastes would be used to further mitigate impacts of solid wastes (STPNOC 2010a).

Excavated materials would be stored onsite in borrow or spoil areas not to exceed 240 ac (STPNOC 2010a). Dredged materials not suitable for use as fill would be placed in a designated onsite spoils area as indicated in the current STPNOC dredge permit for the Colorado River (STPNOC 2010a).

Wastes generated when building proposed Units 3 and 4 would be handled according to county, State, and Federal regulations. County and State permits and regulations for handling and disposal of solids, and Corps permits for disposal of dredged spoils, would be obtained and implemented. The review team expects solid waste impacts would be minimal and additional mitigation would not be warranted.

Based on the effective practices for recycling and minimizing waste already in place for STP Units 1 and 2, and the plans to manage solid and liquid wastes in a similar manner in accordance with all applicable State and local requirements and standards, the review team expects that impacts to land from nonradioactive wastes generated during the building of Units 3 and 4 would be minimal, and no further mitigation would be warranted.

#### **4.10.2 Impacts to Water**

Surface water runoff from development activities would be controlled by the development and implementation of a SWPPP. STPNOC plans to implement new retention ponds and drainage capacity to accommodate surface water runoff in areas disturbed by building activities (STPNOC 2010a). Water collected in this manner may then be discharged under a TPDES permit. Surface water quality during the development of Units 3 and 4 is discussed further in Section 4.2.3.1.

STPNOC currently has two wastewater treatment facilities that would be replaced or upgraded to accommodate increased wastewater generation during project activities (STPNOC 2010d). Offsite, both Matagorda and Brazoria County wastewater treatment systems may have the capacity to meet the increased generation of wastewater by the project workforce. Brazoria County is likely to have a smaller increase in population due to the in-migrating labor force, and regional planning for water resources is currently underway. The population increase in Matagorda County is likely to be larger as more of the labor force is expected to reside in this county. County government would require close communication with STPNOC to prepare for and mitigate the increased demand on water resources and wastewater treatment facilities (STPNOC 2010a).

STPNOC would employ the SWPPP for surface water runoff and the TPDES-permitted outfall for effluents would comply with Clean Water Act and TCEQ water quality standards. Sanitary waste discharge would also be compliant with TPDES limitations.

Based on the regulated practices for managing liquid discharges, including wastewater, and the plans for managing stormwater, the review team expects that impacts to water from nonradioactive effluents when building Units 3 and 4 would be minimal and additional mitigation would not be warranted.

#### **4.10.3 Impacts to Air**

As discussed in Sections 4.4.1.1 and 4.7.1, fugitive dust generated by site development activities is to be managed: STPNOC plans to control fugitive dust through BMPs such as watering roads and employing covers over materials that are transported in open bed trucks (STPNOC 2010a). Equipment and heavy haul vehicles used for site preparation and development activities would result in air emissions and the increase in vehicle traffic from construction workers involved in building Units 3 and 4 would result in vehicle emissions. Mitigation of increased emissions through lowering maximum speed and inspection of emission control equipment for construction vehicles are measures that would be employed to reduce the emissions of gaseous waste (STPNOC 2010a).

Based on the regulated practices for managing air emissions from construction equipment and temporary stationary sources, BMPs for controlling fugitive dust, and vehicle inspection and

traffic management plans, the review team expects that impacts to air from nonradioactive emissions while building Units 3 and 4 would be minimal, and no further mitigation would be warranted.

#### **4.10.4 Summary of Impacts**

Solid, liquid, and gaseous wastes generated when building Units 3 and 4 would be handled according to county, State, and Federal regulations. County and State permits and regulations for handling and disposal of solid waste, and Corps permits for disposal of dredged spoils, would be obtained and implemented. A revised SWPPP for surface water runoff, and TCEQ permits for permitted releases during the construction period would ensure compliance with the Clean Water Act and TCEQ water quality standards. Air emissions would be generated by vehicles and heavy equipment and site development activities would create fugitive dust when building Units 3 and 4. These air quality impacts would be managed through the use of traffic management plans, vehicle inspections, and BMPs. Based on information provided by STPNOC and the review team's independent evaluation, the review team concludes that nonradioactive waste impacts to land, water, and air would be SMALL and that additional mitigation would not be warranted. Because NRC-authorized construction activities represent only a portion of the analyzed activities, the NRC staff concludes that the nonradioactive waste impacts of NRC-authorized construction activities would be SMALL. The NRC staff also concludes that no further mitigation would be warranted.

Cumulative impacts to water and air from nonradioactive emissions and effluents at the STP site are discussed in Sections 7.2 and 7.6, respectively. For the purposes of Chapter 9 (alternatives), the review team expects that there would be no substantive differences between the impacts of nonradioactive waste for the STP site and the alternative sites, and no substantive cumulative impacts that warrant further discussion beyond those discussed for the alternative sites in Section 9.3.

### **4.11 Measures and Controls to Limit Adverse Impacts During Construction Activities**

In its evaluation of environmental impacts during building activities for the proposed Units 3 and 4, the review team relied on STPNOC's compliance with the following measures and controls that would limit adverse environmental impacts:

- Compliance with applicable Federal, State, and local laws, ordinances, and regulations intended to prevent or minimize adverse environmental impacts,
- Compliance with applicable requirements of permits or licenses required for building the new units (e.g., Corps Section 404 Permit and the National Pollutant Discharge Elimination System permit)

## Construction Impacts at the Proposed Site

- Compliance with existing STP Units 1 and 2 processes and/or procedures applicable to the proposed Units 3 and 4 construction environmental compliance activities for the STP site,
- Incorporation of environmental requirements into construction contracts, and
- Identification of environmental resources and potential impacts during the development of the ER and the COL process.

The review team considered these measures and controls in its evaluation of the impacts of building Units 3 and 4. Table 4-6, which is the review team's adaptation from STPNOC's Table 4.6-1 (STPNOC 2010a) lists measures and controls proposed by STPNOC to limit adverse impacts during building of proposed Units 3 and 4 at the STP site.

### **4.12 Summary of Preconstruction and Construction Impacts**

The impact levels determined by the review team in the previous sections are summarized in Table 4-7. The impact levels for NRC-authorized construction are denoted in the table as SMALL, MODERATE, or LARGE as a measure of their expected adverse environmental impacts, if any. Impact levels for the combined construction and preconstruction activities are similarly noted. Socioeconomic categories for which the impacts are likely to be beneficial are noted as such in the Impact Level column.

**Table 4-6.** Summary of Measures and Controls Proposed by STPNOC to Limit Adverse Impacts During Construction of Proposed Units 3 and 4

<b>Impact Categories</b>	<b>Planned Mitigation and Controls</b>
<b>Land-Use Impacts</b>	
<b>The Site and Vicinity</b>	<p>Conduct construction activities using BMPs in accordance with regulatory and permit requirements. Implement environmental controls required in the SWPPP (Stormwater Pollution Prevention Plan) such as weekly compliance inspections, documentation of runoff controls, etc.</p> <p>Clean up and dispose of waste debris from removal of vegetation within the temporary and permanent impact areas. Temporary impact areas would be graded, landscaped to match the surrounding area, and revegetated.</p> <p>Restrict stockpiling of soils from spoil mounds and borrow pit soils to designated areas. Stabilize all loose soils onsite through the use of approved erosion control methodologies and soil erosion and sediment control plan.</p> <p>Restrict construction to the designated areas within the STP site.</p> <p>Avoid wetlands. Use appropriate erosion control measures to prevent turbid water, soil deposition, vegetation removal, etc. from impacting drainage features, wetlands and downstream areas through the approved SWPPP.</p> <p>Avoid designated flood zone and other sensitive areas where possible.</p> <p>Stagger work shifts and truck delivery times to reduce the additional traffic during peak hours.</p>
<b>Transmission Corridors and Offsite Areas</b>	<p>Minimization of land-use impacts during 345-kV switchyard and transmission line rerouting through the use of existing access points and corridors. Limit construction activities associated with the new onsite switchyard and connecting transmission lines to those areas previously disturbed for construction activities associated with STP Units 1 and 2.</p>

**Table 4-6. (contd)**

Impact	Planned Mitigation and Controls
<b>Water-Related Impacts</b>	
<b>Hydrologic Alterations</b>	<p>New drainage ditches and other features such as sediment filters would be used to accommodate surface water runoff from altered drainage areas and the newly constructed impervious areas. Avoid all jurisdictional wetlands. Appropriate erosion control measures would be taken on all drainage features and wetlands to prevent turbid water, soil deposition, vegetation removal, etc. from occurring within those areas or downstream areas through the approved SWPPP.</p> <p>To decrease the volume of surface water runoff created during dewatering/excavating activities of the deeply excavated areas, a groundwater control system would be installed consisting of a slurry wall and perimeter circuit of deep wells in conjunction with sand drains. All other surface water runoff created during the excavation/dewatering activities would be controlled by a series of ditches that drain the water away from construction activities. Proper erosion controls would be used to contain sediments found in the runoff before it is discharged into any jurisdictional water.</p> <p>Local drinking water wells found in the vicinity of the construction area would be unaffected because they are located in the deeper aquifer which is isolated by surficial clays. Dewatering would occur within the shallow aquifer in a limited area for a short period of time. Upon completion of construction, groundwater in the shallow aquifer would return to natural elevations.</p>
<b>Water-Use Impacts</b>	<p>Limit dewatering activities to only those necessary for construction.</p>
<b>Water-Quality Impacts</b>	<p>Develop and implement a construction SWPPP and spill response plan.</p> <p>Adhere to applicable regulations and permit requirements found in the TPDES permit. Implement BMPs to prevent the movement of pollutants (including sediments) into wetlands and water bodies via stormwater runoff. BMPs would include the use of erosion control measures such as silt fences to prevent sedimentation and turbid water discharge.</p> <p>Use of vegetated land buffers between water bodies and the construction site would minimize sedimentation impacts.</p>

**Table 4-6. (contd)**

Impact	Planned Mitigation and Controls
<b>Ecological Impacts</b>	
<b>Terrestrial Ecosystems</b>	<p>Limit vegetation removal to only those areas needed for construction. Restoration of the temporary impact areas would be completed in a timely manner upon completion of construction.</p> <p>Effects of increased lighting on birds during construction may be minimized during construction by using downward pointing lighting, hooded lights, and lower wattage lights as appropriate.</p> <p>Animal displacement in adjacent habitats due to noise should be temporary in nature. Animals may return to undisturbed habitats upon completion of construction.</p> <p>Scheduling work during non-nesting periods would minimize impacts to nesting birds caused by noise/movement.</p>
<b>Aquatic Ecosystems</b>	<p>STPNOC would develop and implement erosion and sediment control plans that incorporate recognized BMPs such as covering all disturbed areas, keeping to a minimum the length of time disturbed soil is exposed to weather, and intercepting and retaining sediment via retention ponds and drainage ditches. Upon completion of construction along stream banks or drainage features, disturbed areas would be rip-rapped or seeded to establish a perennial vegetative cover to prevent erosion.</p> <p>STPNOC would divert excess surface water caused by construction activities into sediment settling ponds prior to release into onsite drainage features.</p> <p>Dewatering activities would be limited, and collected water would be released into areas that meet the SWPPP and TPDES permits.</p> <p>Drainage areas that would be affected by construction represent a small proportion of the drainage areas onsite. These types of habitat are not unique to the area.</p> <p>STPNOC has proposed to compensate for unavoidable impacts to relatively permanent waters resulting from the construction of the heavy haul road by purchasing stream credits from the Mill Creek Mitigation Bank.</p>

**Table 4-6. (contd)**

Impact	Planned Mitigation and Controls
<b>Socioeconomic Impacts</b>	
<b>Physical Impacts</b>	<p>Construction workers would use hearing protection for noise. The public would be notified of impending site development activities that may exceed acceptable noise levels. All site development activities would be performed in compliance with local, State, and Federal regulations. Emergency first-aid care would be available at the site, and regular health and safety monitoring would be conducted during site development.</p>
	<p>Minimize the potential for dust emissions by using local, State, and Federal regulations. Prepare a dust control plan containing dust control measures such as watering, stabilization of disturbed areas, phased grading to minimize disturbance acreage, covering haul truck beds, etc. Emergency first-aid care would be available at the site, and regular health and safety monitoring would be conducted during site development.</p>
	<p>Equipment would be serviced regularly to reduce exhaust emissions. Equipment would be operated in accordance with local, State, and Federal emission requirements. Site development activities would be phased to minimize peak hour degradation of local ambient air quality. Emergency first-aid care would be available at the site, and regular health and safety monitoring would be conducted during site development.</p>
	<p>STPNOC would alert local government agencies to pending road work and complete road repairs and improvements (i.e., patching cracks and potholes, adding turn lanes, reinforcing soft shoulders) in a timely manner to prevent road degradation in the vicinity.</p>

**Table 4-6. (contd)**

<b>Impact</b>	<b>Planned Mitigation and Controls</b>
<b>Social and Economic Impacts</b>	<p>To mitigate traffic impacts, STPNOC could develop and implement a site development traffic management plan that would include such measures as turn lane installation where necessary, establishing a centralized parking area with shuttle service, encouraging carpools, and staggering shifts. Other mitigation methods to mitigate potential impacts include: (1) avoiding routes that could adversely affect sensitive areas (e.g., housing, hospitals, schools, retirement communities, businesses) to the extent possible, and (2) restricting activities and delivery times to daylight hours</p> <p>STPNOC would maintain communication with local government and planning officials so that ample time is given to plan for the impact of the site development-related population influx on housing. Mitigation efforts to potential housing shortages would be market-driven (provided by the normal reaction of housing construction to local demand and supply conditions) over time. Site development employment would increase gradually with a peak after 2 or 3 years. This would allow time for construction of new housing. Temporary housing could be constructed as needed.</p> <p>STPNOC would maintain communication with local government and planning officials so that ample time is given to plan for the impact of the site development-related population influx on local water and waste water treatment systems. Mitigation strategies could include reuse, seawater desalination, conservation, and the Lower Colorado River Authority/San Antonio Water System Project.</p> <p>STPNOC would maintain communication with local government officials so that expansions in police and fire services could be coordinated, planned, and funded in a timely manner. Funding for this expansion would be provided through the increased tax revenues from the development project.</p> <p>Short-term solutions to school crowding could be implemented in the form of adding modular classrooms and hiring additional teachers to existing schools. Funding for additional resources would be provided through the increased tax revenues from the site development project.</p>
<b>Environmental Justice</b>	<p>Analysis of housing availability in Matagorda County determined that the probability of minority and low-income populations absorbing a disproportionate impact through increased rental rates and housing costs is low. Because of this, specific control efforts--for example, rent controls-- would not be necessary.</p>
<b>Historic and Cultural Properties</b>	<p>Take appropriate actions as required by site procedures following discovery of potential historic or archaeological resources.</p>

**Table 4-6. (contd)**

Impact	Planned Mitigation and Controls
<b>Air Quality</b>	Conduct site preparation activities "...in accordance with Federal, State and local regulation." Prepare a Construction Environmental Controls and Construction Management Traffic Plan.
<b>Nonradiological Health Impacts</b>	STPNOC would provide job training and implement procedures to ensure a safe working environment. Provide first-aid capabilities at the construction site.
<b>Radiation Exposure to Construction Workers</b>	Doses to construction workers would be maintained below NRC public dose limits (10 CFR Part 20).
<b>Nonradioactive Waste</b>	Wastes would be handled in accordance with county, State, and Federal regulations. SWPPP would be implemented to manage runoff and releases would conform with State-implemented water quality standards. Air emissions would be reduced by using traffic management plans, implementing BMPs, and using inspected and regularly maintained vehicles and construction machinery.

Source: STPNOC 2010a

**Table 4-7.** Summary of Construction and Preconstruction Impacts for Proposed Units 3 and 4

Category	Comments	NRC-authorized Construction Impact Level	Construction and Preconstruction Impact Level
<b>Land-Use Impacts</b>			
Site	Some uplands would be permanently converted to new land use categories. Wetlands would be avoided. There would be some land use changes as a result of project activities but they would not be inconsistent with local zoning and land-use plans.	SMALL	SMALL
Transmission Lines and Offsite Areas	There would be no new transmission lines. Offsite land-use changes would not be inconsistent with local zoning and land-use plans.	No impact	SMALL
<b>Water-Related Impacts</b>			
Water Use – Surface Water	No surface water use is proposed during construction.	No impact	No impact
Water Use – Groundwater	Because of the use of a slurry wall surrounding the excavation, dewatering should have minimal impact on groundwater elevation outside the construction zone. Any impact on the groundwater resource from producing water for construction would be of localized and temporary.	SMALL	SMALL
Water Quality – Surface Water	No surface water use is proposed during construction.	SMALL	SMALL
Water Quality – Groundwater	Construction would be conducted using BMPs to control spills and stormwater runoff. Spills within the excavation would be effectively isolated by the slurry wall, and drawdown resulting from groundwater production has minimal potential to cause salt water encroachment.	SMALL	SMALL

Construction Impacts at the Proposed Site

**Table 4-7. (contd)**

<b>Category</b>	<b>Comments</b>	<b>NRC-authorized Construction Impact Level</b>	<b>Construction and Preconstruction Impact Level</b>
<b>Ecological Impacts</b>			
Terrestrial Ecosystems	Construction activities would have minimal impacts to terrestrial ecological resources and habitat in the vicinity of the STP site.	SMALL	SMALL
Aquatic Ecosystems	Construction activities would have minimal impact on aquatic ecological resources and habitat.	SMALL	SMALL
<b>Socioeconomic Impacts</b>			
Physical Impacts	Physical impacts of building activities on workers, onsite and offsite buildings, and the general public would be minimal. Traffic control and management measures would protect any local roads during site development.	SMALL	SMALL
Demography	Percentage of construction workers relocating to the region likely would be SMALL relative to the existing population base except in Matagorda County, where the impact could be MODERATE.	SMALL to MODERATE	SMALL to MODERATE
Economic Impacts to Community	Impact of site development would be beneficial to local economies. In Matagorda County beneficial impacts would likely be MODERATE, while impacts elsewhere would be SMALL. Following site development, SMALL to MODERATE negative impacts would be incurred due to loss of jobs and income. For taxes, MODERATE and beneficial in Matagorda County, SMALL elsewhere.	SMALL to MODERATE (Beneficial)	SMALL to MODERATE (Beneficial)

**Table 4-7.** (contd)

<b>Category</b>	<b>Comments</b>	<b>NRC-authorized Construction Impact Level</b>	<b>Construction and Preconstruction Impact Level</b>
Infrastructure and Community Services	Public services are generally adequate in Matagorda County for any temporary influx of workers resulting from site development at the STP site. Some increases may be necessary in the number of fire and police personnel. Impact on education would be MODERATE in Matagorda County and SMALL in the region.	SMALL to MODERATE	SMALL to MODERATE
<b>Environmental Justice Impacts</b>	There are no disproportionate and adverse impacts on minorities or low-income populations from any potential pathways or practices of these populations.	SMALL	SMALL
<b>Historic and Cultural Resource Impacts</b>	Based on STPNOC procedures and commitments to follow those procedures, should historical and cultural resources be discovered, the impacts would be SMALL.	SMALL	SMALL
<b>Meteorology and Air Quality Impacts</b>	Emissions of criteria pollutants would be temporary and limited and carbon footprint of construction workforce would not be noticeable.	SMALL	SMALL
<b>Nonradiological Health Impacts</b>	Emission controls and location of the STP site would keep nonradiological health impacts SMALL.	SMALL	SMALL
<b>Radiological Health Impacts</b>	Doses to construction workers would be maintained below NRC public dose limits (10 CFR Part 20).	SMALL	SMALL
<b>Nonradioactive Waste</b>	Impacts to water, land, and air from the generation of nonradioactive waste would be minimal.	SMALL	SMALL

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## 5.0 Operational Impacts at the Proposed Site

This chapter examines environmental issues associated with operation of the proposed Units 3 and 4 at the South Texas Project Electric Generating Station (STP) site for an initial 40-year period as described by the applicant, STP Nuclear Operating Company (STPNOC). As part of its application for combined construction permits and operating licenses (COLs), STPNOC submitted an Environmental Report (ER) that discussed the environmental impacts of station operation (STPNOC 2010a). In its evaluation of operational impacts, the U.S. Nuclear Regulatory Commission (NRC), its contractors, and the U.S. Army Corps of Engineers (Corps) staffs (hereafter known as the “review team”) relied on operation details supplied by STPNOC in its ER, STPNOC’s responses to NRC Requests for Additional Information (RAIs), and additional information.

This chapter is divided into 14 sections. Sections 5.1 through 5.12 discuss the potential operational impacts on land use, meteorology and air quality, water, terrestrial and aquatic ecosystems, socioeconomics, historic and cultural resources, environmental justice, nonradiological and radiological health effects, nonradioactive waste, postulated accidents, and applicable measures and controls that would limit the adverse impacts of station operation during the 40-year operating period. In accordance with Title 10 of the Code of Federal Regulations (CFR) Part 51, impacts have been analyzed and a significance level of potential adverse impacts (i.e., SMALL, MODERATE, or LARGE) has been assigned by the review team to each impact category. In the area of socioeconomics related to taxes, the impacts may be considered beneficial and are stated as such. The review team’s determination of significance levels is based on the assumption that the mitigation measures identified in the ER or activities planned by various state and county governments, such as infrastructure upgrades, as discussed throughout this chapter, are implemented. Failure to implement these upgrades might result in a change in significance level. Possible mitigation of adverse impacts is also presented, where appropriate. A summary of these impacts is presented in Section 5.13. The references cited in this chapter are listed in Section 5.14.

### 5.1 Land-Use Impacts

This section contains information regarding land-use impacts associated with operation of proposed Units 3 and 4 at the STP site. Section 5.1.1 discusses land-use impacts at the site and in the vicinity of the site. Section 5.1.2 discusses land-use impacts with respect to offsite transmission line corridors and other offsite areas.

Most of the STP site is located within the coastal management zone established by the Texas Coastal Management Program (STPNOC 2010a). As discussed in Section 2.2.1 of this Environmental Impact Statement (EIS), the Texas General Land Office determined in June 2008

## Operational Impacts at the Proposed Site

that no unavoidable adverse impacts had been found for proposed Units 3 and 4 and that the project would be consistent with the goals and policies of the Texas Coastal Management Program (STPNOC 2010a).

### **5.1.1 The Site**

Onsite land-use impacts from operation of proposed Units 3 and 4 are expected to be minimal because little additional land would be affected other than those lands disturbed during construction and preconstruction activities, which are discussed in Section 4.1. Some land would be used for worker parking and laydown areas during refueling outages. Such land would likely be disturbed while building Units 3 and 4. The anticipated salt drift from the two mechanical draft cooling towers used solely for the Ultimate Heat Sink (UHS) cooling system would occur primarily within the site boundary (discussed further in Section 5.7). The review team determined that there would be minimal impacts on vegetation and no significant land use changes would be expected. Therefore, based on the information provided by STPNOC and the review team's own independent review, the review team concludes that the land-use impacts of operation at the STP site would be SMALL, and additional mitigation would not be warranted.

### **5.1.2 Transmission Corridors and Offsite Areas**

As discussed in Chapter 3, no new offsite transmission corridors or expansion of existing corridors are planned for Units 3 and 4. Consequently, no land-use impacts resulting from operation of transmission lines serving the new units are expected. Transmission line corridor management practices are discussed in Section 5.3.1.2.

Some offsite land-use changes can be expected because of operational activities. Possible changes include the conversion of some land in surrounding areas to housing developments (e.g., recreational vehicle parks, apartment buildings, single-family condominiums and homes, and/or manufactured home parks) and retail development to serve plant workers. Property tax revenue from the addition of two new units could also lead to additional growth and land conversions in Matagorda and Brazoria Counties because of infrastructure improvements (e.g., new roads and utility services). Additional information on operation-related infrastructure impacts is in Section 5.4.4. While the precise land-use impacts cannot be predicted, the review team determined that any land use changes would not be inconsistent with local zoning and land use plans.

Based on the information provided by STPNOC and the review team's own independent review, the review team concludes that the offsite land-use impacts of operating Units 3 and 4 would be SMALL, and additional mitigation would not be warranted.

## 5.2 Water-Related Impacts

This section discusses water-related impacts to the surrounding environment from operation of the proposed Units 3 and 4 at STP. Details of the operational modes and cooling water systems associated with operation of the proposed units can be found in Chapter 3.

Managing water resources requires understanding and balancing the tradeoffs between various, often conflicting, objectives. At the site of the proposed new units, these objectives include navigation, recreation, visual aesthetics, a fishery, agriculture, and a variety of beneficial consumptive uses of water. The responsibility for any work in, over, or under navigable waters of the United States is delegated to the Corps. The Texas Commission on Environmental Quality (TCEQ) is responsible for protecting and restoring the quality of Texas' water, air, and land resources.

Water-use and water-quality impacts involved with operation of a nuclear plant are similar to the impacts associated with any large thermoelectric power generation facility. Accordingly, STPNOC must obtain the same water-related permits and certifications as other large industrial facility discharging to a water body. These permits and certifications include:

- Clean Water Act Section 401 Certification. This certification is issued by the TCEQ and would make sure that operation of the plant would not conflict with State water-quality management programs. The TCEQ issued a waiver for the 401 certification for the NRC's action (TCEQ 2010a).
- Clean Water Act Section 402(p) National Pollutant Discharge Elimination System (NPDES) Discharge Permit. This permit would regulate limits of pollutants in liquid discharges to surface water. The U.S. Environmental Protection Agency (EPA) has delegated the authority for administering the NPDES program in the State of Texas to the TCEQ, which issues the Texas Pollutant Discharge Elimination System (TPDES) permits.
- Clean Water Act Section 404 Permit. The Department of Army permit is required for the discharge of dredge and/or fill materials into waters of the United States, including wetlands.
- Rivers and Harbor Act Section 10 Permit. The Section 10 permit would be issued by the Corps for maintenance dredging of the barge slip. However, because the facility has a current Section 10 permit associated with existing STP Units 1 and 2, an additional permit would not be needed.
- Water Rights Permit. STPNOC holds a water rights permit from TCEQ (Registration No. 14-5437) to divert water from the Colorado River for make-up to the Main Cooling Reservoir (MCR). See Texas Administrative Code, Title 30, Part 1, Chapters 295 and 297 and Texas Water Code, Title 2, Chapter 11.

## Operational Impacts at the Proposed Site

- **Groundwater Use Permit.** STPNOC holds an operating permit (Permit No. OP-04122805) from the Coastal Plains Groundwater Conservation District (CPGCD), authorizing the use of groundwater (CPGCD 2008). STPNOC applies for an update of this permit every three years and it would be issued by the CPGCD authorizing continued use of groundwater during the operation of proposed Units 3 and 4. STPNOC would apply for a new permit to construct new wells within the currently permitted groundwater use limit. See Texas Water Code, Chapter 36.
- **Multi-Sector Stormwater Permit.** A general or individual permit may be required by TCEQ to regulate discharge of stormwater (see Texas Water Code, Chapter 26). In accordance with its general permit, STPNOC has an existing Stormwater Pollution Prevention Plan (SWPPP) (STPNOC 2010a; TCEQ 2001). According to STPNOC, the STP site existing SWPPP would be revised to include the proposed Units 3 and 4 (STPNOC 2010a).

### 5.2.1 Hydrological Alterations

Most of the hydrologic alterations would occur during construction and preconstruction activities. Affected water bodies include onsite sloughs, an existing drainage ditch, and site drainages that drain to the Colorado River. Section 4.2 describes the water-related impacts that may occur while building Units 3 and 4; this section addresses impacts that may occur during operation of the two proposed units.

Make-up water needed for cooling the proposed new reactors under normal operational mode would be supplied from the Colorado River using the Reservoir Makeup Pumping Facility (RMPF). Additional pumps would be installed in the RMPF for this purpose. A new intake structure and a new discharge structure would be constructed within the MCR as part of the Circulating Water System (CWS) for Units 3 and 4. To support the operation of Units 3 and 4, the MCR normal maximum water surface elevation would be raised from 47 to 49 ft above mean sea level (MSL). The normal maximum operating elevation for the original MCR design is 49 ft above MSL. The MCR is expected to periodically discharge water using the existing discharge pipe to the Colorado River approximately 2 mi downstream from the RMPF (see Figure 2-9). The UHS of proposed Units 3 and 4 would use groundwater and the MCR would act as a backup source. Groundwater also would be used for power block operational uses, fire protection systems, and potable and sanitary systems.

There may be periodic dredging of the RMPF forebay and dredging of the barge slip during the operation of proposed Units 3 and 4 (STPNOC 2010a). The effects of these dredging activities on surface water quality are discussed in Section 5.2.3.1.

Hydrologic alterations during the operation of the proposed new units are expected to be limited to the following activities:

- Alteration of discharge in the Colorado River below the RMPF because of diversion of make-up water to the MCR
- Alteration of discharge and water quality during MCR discharge events
- Alteration of groundwater elevations/potentiometric heads because of operation of water supply wells
- Alteration to site hydrology because of raising of the normal maximum MCR operating level, re-grading and re-contouring, placement of new buildings, newly paved areas, and new site drainage ditches.

### **5.2.2 Water-Use Impacts**

A description of water-use impacts to surface water and groundwater is presented in the next sections. The water resource usage by proposed Units 3 and 4 operations is limited to diverting water from the Colorado River for MCR make-up water needs and pumping groundwater for make-up to UHS basins, potable water supply, sanitary uses, and service water needs.

In Texas, water use is regulated by the Texas Water Code. As established by Texas Water Code, surface water belongs to the State of Texas (Texas Water Code, Chapter 11, Section 11.021). The right to use surface waters of the State of Texas can be acquired in accordance with the provisions of the Texas Water Code, Chapter 11. In Texas, surface water is a commodity. Since the Colorado River Basin is currently heavily appropriated, future water users in this basin would likely obtain surface water by purchasing or leasing existing appropriations. Regarding groundwater, Texas law has allowed landowners to pump the water beneath their property without consideration of impacts to adjacent property owners (NRC 2009b). However, Chapter 36 of Texas Water Code authorized groundwater conservation districts to help conserve groundwater supplies. Chapter 36, Section 36.002, Ownership of Groundwater, states that ownership rights are recognized and that nothing in the code shall deprive or divest the landowners of their groundwater ownership rights, except as those rights may be limited or altered by rules promulgated by a district. Thus, groundwater conservation districts with their local constituency offer groundwater management options (NRC 2009b). The existing STP Units 1 and 2 use current STPNOC water rights granted by the TCEQ and the conditions of the existing STPNOC-Lower Colorado River Authority (LCRA) water contract to withdraw surface water from the Colorado River. Groundwater used by STP Units 1 and 2 is withdrawn from the Deep Aquifer under STPNOC's existing CPGCD permit. STPNOC has stated that the proposed Units 3 and 4 would operate within the limits of these existing surface water and groundwater appropriations (STPNOC 2010a).

## Operational Impacts at the Proposed Site

### 5.2.2.1 Surface Water

STPNOC's current water rights and diversion conditions are described in Section 2.3.2.1. In addition, STPNOC would have access to 20,000 ac-ft/yr (12,400 gpm) of firm water for proposed Units 3 and 4 which would be delivered from LCRA-owned water rights within upstream reservoirs.

According to STPNOC's analysis, Units 3 and 4 would result in an additional induced evaporation of 21,600 gpm (34,850 ac-ft/yr) during normal and 23,190 gpm (37,430 ac-ft/yr) during maximum conditions (STPNOC 2009a). The normal and maximum conditions refer to 93 and 100 percent load factors, respectively (STPNOC 2010a). Based on the assumption that approximately half of the reject heat load would be dissipated via evaporation, the review team determined that STPNOC's estimate of additional induced evaporation for proposed Units 3 and 4 is not unreasonable.

To satisfy the increased surface water demand at the STP site related to operation of proposed Units 3 and 4, STPNOC could use the currently unused portion of the permitted 102,000 ac-ft/yr (63,250 gpm). Existing STP Units 1 and 2 withdrew an average of 22,991 gpm (37,084 ac-ft/yr) from the Colorado River from 2001 through 2006 (STPNOC 2010a). Therefore, an average of 40,260 gpm (64,940 ac-ft/yr) of the currently permitted amount is unused. As stated in Section 2.3.2.1, the currently available surface water resource near the STP site, represented by the average of mean annual discharges during water years 1949 to 2008 at the Bay City U.S. Geological Survey (USGS) streamflow gauge, is estimated to be 2629 cfs (1,180,000 gpm or 1,903,000 ac-ft/yr). As stated in Section 2.3.2.1, the current STP water use for Units 1 and 2 during normal operations is 2 percent (34,821 ac-ft/yr, based on a 3-year average for existing units [STPNOC 2010a], of use with 1,903,000 ac-ft/yr of available surface water resource), and the proposed STP water use for the existing and proposed units during normal operations would be 4 percent (34,821 ac-ft/yr, based on a 3-year average for existing units [STPNOC 2010a], plus 37,430 ac-ft/yr, based on the projected long-term average MCR evaporation at full load operating condition for Units 3 and 4 [STPNOC 2009a], of use with 1,903,000 ac-ft/yr of available surface water resource). As stated in Section 2.3.2.1, the current STP water use for Units 1 and 2 during normal operations is estimated to be 3 percent of Texas Water Development Board (TWDB)-estimated Region K water supplies in 2010 (TWDB 2007). The proposed STP water use for all four units during normal operations would be 8 percent of TWDB-estimated water supplies in 2060 if no water management strategies are implemented in Region K. The increase in water use at the STP site to support the operations of Units 3 and 4 would be an increment of 2 percent of the available resource and an increment of 3 percent of the 2010 TWDB-estimated water supplies of Region K. The review team determined that this associated 2 percent decrease in Colorado River discharge below the RMPF would be smaller than the typical accuracy of streamflow measurement and therefore the impact on surface water use in the Colorado River Basin would be minimal.

To support the operation of STP Units 3 and 4, new pumps would be installed in the RMPF to increase the withdrawal capacity to 1200 cfs. The RMPF contains 24 traveling screens, each of 10-ft width (STPNOC 2010d). The minimum withdrawal from the Colorado River during operation of STP Units 3 and 4 would be 60 cfs, equal to the pumping capacity of the smallest installed pump. Because STPNOC is only allowed to withdraw 55 percent of the discharge in the Colorado River exceeding 300 cfs, the review team estimated that the minimum discharge in the Colorado River for a 60-cfs withdrawal would be 409 cfs. Similarly, the review team estimated that the minimum discharge in the Colorado River to withdraw the maximum of 1200 cfs would be 2482 cfs. No stage-discharge data is available for the Colorado River near the RMPF. Therefore, the review team could not determine the water surface elevations of the Colorado River for the two discharges, 409 and 2482 cfs. The review team conservatively assumed that the water surface elevation in the Colorado River would be at least at mean sea level, which corresponds to average tidal conditions under no upstream freshwater discharge conditions.

The bottom of the traveling screens in the RMPF is located at 10 ft below MSL. Therefore, the review team estimated that the area of the 24 screens would be 2400 ft<sup>2</sup> with the water surface elevation in the Colorado River at mean sea level. The average approach velocities in front of the traveling screens for withdrawals of 60 and 1200 cfs are estimated by the review team to be 0.025 and 0.5 fps, respectively. It should be noted that the review team's assumption that the water surface elevation in the Colorado River during the withdrawal is conservative and the actual water surface elevation is likely higher, particularly for a discharge of 2482 cfs. Therefore, the review team concludes that the average approach velocities estimated above are the maximum possible for the stated withdrawal conditions.

Based on a review of the LCRA-STPNOC water contract (LCRA-STPNOC 2006), the review team determined that STPNOC could withdraw water at a rate of 1200 cfs from the Colorado River using the RMPF even when the river water surface elevation is close to mean sea level. This condition is likely to occur under prolonged droughts when STPNOC would receive firm water from LCRA. However, the review team determined that the Colorado River water quality during these low water conditions would not improve the MCR water quality, therefore there would be minimal or no pumping during these low water conditions. The review team therefore determined that withdrawal of 1200 cfs from the Colorado River when the water surface elevation is close to mean sea level would be infrequent. Consequently, the review team concluded that the likelihood of the maximum approach velocity reaching 0.5 fps would be very low.

The requirement limiting STPNOC withdrawals to 55 percent of Colorado River when the river flow exceeds 300 cfs would not be in effect if LCRA supplies firm water to support the operation of the plant under a prolonged drought condition. The review team expects that, during these low-flow conditions, the Colorado River near the RMPF would be influenced by tidal conditions,

## Operational Impacts at the Proposed Site

making the water surface elevation at the site always above mean sea level during severe drought conditions. During operation of STP Units 1 and 2, STPNOC has never used the firm water to support the operation of Units 1 and 2 even with severe drought conditions. The extended drought condition that would require STPNOC to ask LCRA for delivery of firm water would occur only infrequently. Therefore, the review team concluded that the maximum approach velocity of 0.5 fps would not occur under the most severe drought condition when firm water delivery is not being made.

STPNOC performed a water budget and water quality analysis of the MCR using hypothetical scenarios where the existing units and all four units were assumed to operate over a long period (STPNOC 2008a, 2009c, d, e, f). STPNOC developed a water budget and water quality model of the MCR. Water flowing into the MCR consists of diverted makeup water from the Colorado River and rainfall. Water flowing out of the MCR consists of natural and induced<sup>(a)</sup> evaporation, seepage, water discharged from the MCR spillway, and water discharged from the MCR to the Colorado River.

As described in Section 2.3.1.1, STPNOC currently diverts water from the Colorado River following a set of requirements specified by the STPNOC-LCRA water contract (STPNOC 2009b). To support the operation of proposed Units 3 and 4, STPNOC would withdraw makeup water from the Colorado River and discharge MCR water to the Colorado River to (1) maintain the MCR water level at or above 27 ft above MSL (applicable to two or four-unit operation) and (2) maintain the MCR water quality below 3000 microsiemens per centimeter ( $\mu\text{S}/\text{cm}$ ) for specific conductivity (STPNOC 2009b). When the MCR water level is between 40 and 49 ft above MSL, STPNOC would only withdraw relatively high-quality water (specific conductivity less than 2100  $\mu\text{S}/\text{cm}$  or total dissolved solids less than 1260 mg/L) from the river subject to the LCRA water contract (STPNOC 2009b). When the water level in the MCR is between 36 and 40 ft above MSL, STPNOC would withdraw water from the river if its quality is better than MCR water quality subject to the LCRA water contract. With the MCR water level at 37 ft above MSL, STPNOC would request LCRA for delivery of firm water. When the MCR water level is between 32 and 36 ft above MSL, STPNOC would withdraw water if the river water conductivity is less than 10,000  $\mu\text{S}/\text{cm}$  or its total dissolved solids are less than 6000 mg/L subject to the LCRA water contract. When the MCR water level falls below 35 ft above MSL, LCRA would begin delivery of firm water for the MCR and withdrawal of firm water from the river by STPNOC would not be subject to the LCRA water contract.

Natural and induced evaporation from the MCR were estimated using a one-dimensional multi-layer thermal model (STPNOC 2009d). The thermal model uses the surface area and volume of the MCR, and time series of relative humidity, dry bulb air temperature, wind speed, cloud cover, and clear sky incoming solar radiation. The thermal model also requires plant operation data including the circulating water flows, electrical output, and MCR water surface elevations.

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(a) Induced evaporation is caused by waste heat discharged to the MCR.

STPNOC calibrated the thermal model using MCR operational data and meteorological data from the Victoria Regional Airport. The calibration was carried out to best fit the measured MCR water temperatures.

To understand the incremental impacts of the long-term operations of Units 3 and 4 on the water and aquatic resources of the Colorado River, STPNOC used the MCR water budget and water quality model to simulate hypothetical operations of (1) the existing units and (2) the existing and proposed units, using the longest period of available streamflow and meteorological records to examine the effects of the proposed units on water use and the effects of MCR discharges on water quality of the Colorado River (STPNOC 2009c, d). The first case, the operation of existing units, represents the base case at the STP site. The second case, the operation of the existing and proposed units, represents the proposed future condition at the STP site. The simulations used the daily water budget of the MCR based on the principle of conservation of mass. The water budget of the MCR used daily inflows into the MCR consisting of the volume of makeup water pumped into the MCR from the Colorado River, the volume of precipitation entering the MCR, and the volume of firm water received from the LCRA and put into the MCR. The daily outflows from the MCR consisted of the volume of natural and induced evaporation, the volume of seepage loss, and the volume of MCR discharge to the Colorado River. The difference between the daily inflows and outflows equaled the net daily change in the volume of water stored in the MCR. The simulations were carried out for two Lower Colorado River streamflow scenarios, (1) historical streamflow (a time period of May 1948 through December 2005); and (2) projected streamflow accounting for Lower Colorado River Authority-San Antonio Water System (LCRA-SAWS) withdrawals (a time period of May 1948 through December 1998). STPNOC conservatively assumed that the four units would operate continuously at 100 percent load.

The review team performed an independent assessment of STPNOC's assumptions, data, and MCR operating rules built into the water budget and water quality model. The review team determined that STPNOC appropriately used the historical and LCRA-SAWS projected streamflows of the Colorado River and meteorological data from nearby stations in the water budget model (STPNOC 2009c). The review team also determined that STPNOC appropriately used water and heat balance equations that are commonly used in practice (STPNOC 2009c, d). The LCRA conditions on water withdrawals from the Colorado River are included in STPNOC's water budget and water quality model. STPNOC reported the calibration of the thermal model using measured MCR water temperatures near the circulating water intake and discharge locations (STPNOC 2009d) STPNOC reported verification of the water budget and the water quality model results with measured MCR water surface elevations and MCR water conductivities (STPNOC 2009d). The review team's assessment of the verification determined that the model simulated the measured MCR water surface elevations and conductivities with acceptable accuracy. The review team also determined that natural and induced evaporation from the MCR were simulated by a thermal model commonly used to predict evaporation from

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cooling ponds. The review team determined that these estimates are not unreasonable for the MCR and the heat loads of the four STP units. Therefore, the review team used the water budget and water quality model results, provided by STPNOC, to determine the water-related impacts at the STP site. Table 5-1 below summarizes the results of STPNOC simulations.

**Table 5-1.** Summary Statistics of Simulated Colorado River Streamflow Below the RMPF

Parameter	Statistic	Historical Flows		LCRA-SAWS Projected Flows	
		Existing Units Operation Scenario	Existing and Proposed Units Operation Scenario	Existing Units Operation Scenario	Existing and Proposed Units Operation Scenario
Streamflow below RMPF (cfs)	10th percentile	253	253	101	101
	50th percentile (median)	814	795	559	509
	90th percentile	5629	5610	3948	3880

The statistical distribution of streamflow in the Colorado River below the RMPF showed a slight change when the proposed units were added. For both the historical and the projected streamflow scenarios, the maximum change in streamflow due to the incremental water use for the proposed units occurred for the median discharge; the median discharge reduced by 2 percent for historical and 9 percent for the projected discharge scenario from the base case. The 10th percentile streamflow in the Colorado River below the RMPF did not show any change for both streamflow scenarios because the 10th percentile streamflow for both scenarios are less than 300 cfs, which, under the LCRA contract, is the minimum streamflow in the river before STPNOC can withdraw any makeup water for the MCR. The review team concludes that because of this condition, streamflows less than 300 cfs would be unaffected by the operation of the proposed units. The 90th percentile streamflow in the Colorado River below the RMPF showed less than one-half percent reduction from the base case for the historical streamflow scenario and the corresponding reduction for the projected streamflow scenario was 2 percent from the base case. The relatively small change in the 90th percentile flow occurred because the demand for makeup water for the MCR is a small fraction of these flows. The review team concludes that if the required MCR makeup water is withdrawn from the river during periods of high flows, the relative decline in Colorado River streamflow would be minimized.

The review team reviewed STPNOC's water budget and water quality calculations. The conditions used by STPNOC in the MCR water budget and water quality simulations did not prefer any season or streamflow conditions in the Colorado River to commence discharge to the river. If, on any given day, makeup water to the MCR and discharge from the MCR were permitted by the rules specified by LCRA and TCEQ, respectively, the reservoir was operated in the simulations to manage water quality parameters within the MCR. Over the simulation time period using historical flows, the MCR discharged slightly less than 9 percent of the days for the

existing units' operation scenario and 9 percent of the days for the existing and proposed units' operation scenario. For the simulations using projected streamflow, the MCR discharged 7 percent and 6 percent of the days for the existing units' operation scenario and the existing and proposed units' operation scenario, respectively. Because the MCR discharge occurred approximately 9 percent of the time for the four-unit operation scenario described above, the review team concludes, based on the results of the simulation model, that on an average, over an extended period, discharge from the MCR during the operation of existing and proposed units could occur as frequently as once in 11 days (9 percent of the time).

Under the historical flow scenario and operation of the existing units, the median streamflow for the Colorado River below the RMPF is 814 cfs. The corresponding median streamflow of the Colorado River below the RMPF when proposed Units 3 and 4 would also be in operation would be 795 cfs. The current TPDES permit allows STPNOC to discharge from the MCR only when the flow in the Colorado River is 800 cfs or greater. Assuming that the same TPDES conditions to apply to proposed Units 3 and 4, the review team determined that during operation of all four units at the STP site, discharges from the MCR would only occur when flow in the Colorado River slightly exceeds the expected median flow. Because the discharges from the MCR would be allowed at 800 cfs, the review team also determined that over a sufficiently long time period, STPNOC could discharge slightly less than 1 in 2 days. Because STPNOC would need to discharge once in 11 days, the review team concludes that sufficient flexibility exists to allow operations of all four units at the STP site.

Because the addition of Units 3 and 4 would result in slight decreases in Colorado River streamflow below the RMPF, slight changes in the frequency of discharge to the Colorado River, and sufficient flexibility for operations of proposed Units 3 and 4, the review team determined that the impact of surface-water use by the proposed units would be SMALL and no mitigation is warranted.

#### **5.2.2.2 Groundwater-Use Impacts**

STPNOC currently holds a groundwater use permit to withdraw from the Deep Aquifer an average of approximately 3000 ac-ft/yr (1860 gpm) (CPGCD 2008). The permit allows STPNOC to withdraw up to 9000 ac-ft of water over an approximately 3-year period. Fluctuating use levels within the 3-year period is allowed; however, the total permit level of 9000 ac-ft is absolute. STPNOC plans to use groundwater as the source for makeup water for proposed Units 3 and 4 UHS, service water for the power plants, fire protection systems, and water for potable and sanitary systems. As discussed in Section 3.4.2, STPNOC estimates that the two proposed units would require approximately 975 gpm of groundwater during normal operation and 3434 gpm during short-term peak demand periods (STPNOC 2010a). STPNOC would use groundwater up to its current permitted limit to support both existing and proposed units. Based on a monthly analysis of groundwater demand, STPNOC has concluded that site groundwater demand during construction, preconstruction, initial testing, and operation of Units

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3 and 4 would be met by the existing groundwater use permit level of approximately 3000 ac-ft/yr. However, short-term peak site groundwater demand would be met through use of a maintained groundwater storage capacity. In the unlikely event of unanticipated peak site water demands, the MCR and Colorado River remain as alternative sources.

The available groundwater resource is estimated at the county level by the CPGCD (Turner Collie & Braden 2004), which is responsible for issuing permits to drill and operate groundwater wells in Matagorda County. The CPGCD adopted a groundwater availability value of 49,221 ac-ft/yr (30,520 gpm) (Turner Collie & Braden 2004). This value also appears in Region K planning documents by the Lower Colorado Regional Water Planning Group (LCRWPG) (LCRWPG 2006), and is part of the regional water resource estimates appearing in the State water plan (TWDB 2007). The CPGCD estimates the groundwater supply consistent with the existing water supply infrastructure is a constant 35,785 ac-ft/yr (22,189 gpm) through 2050 and that average usage for the period 1980 through 2000 is 30,233 ac-ft/yr (18,746 gpm) (Turner Collie & Braden 2004). The LCRWPG (2006) projected that groundwater resource development strategies could make an additional 29,546 ac-ft/yr available by 2060. This added to the groundwater supply of 35,785 ac-ft/yr would be a groundwater resource of approximately 63,500 ac-ft/yr (39,400 gpm) in 2060.

To satisfy increased groundwater demand at the STP site related to operation of proposed Units 3 and 4, STPNOC would use the currently unused portion of the groundwater permit limit, where the permit limit is approximately 3000 ac-ft/yr (1860 gpm). STPNOC currently uses an average of 798 gpm of groundwater for the operation of existing STP Units 1 and 2 leaving an average of 1062 gpm available for the operation of Units 3 and 4 (STPNOC 2010a). This increase in groundwater use is equivalent to 4.8 percent of the current groundwater supply and represents 5.7 percent of current groundwater use in Matagorda County.

Potential offsite impact on the groundwater resource during the operation of the two proposed STP units is the result of an annual average normal operation groundwater use of 1062 gpm (1713 ac-ft/yr). This is the maximum usage allowed under the groundwater use permit held by STPNOC. A potential offsite impact evaluated by the review team is the estimated decline in hydraulic head in the Deep Aquifer within the Chicot Aquifer using a conservative analysis based on withdrawal from an onsite well pumped at a representative value (i.e., 500 gpm). Drawdown is evaluated at the property line and at a point 2500 ft from the STP well because that is the minimum distance allowed by the CPGCD between groundwater production wells not owned by the same permit holder (CPGCD 2009). The well location and minimum depth to top of screen is assumed to meet CPGCD requirements of a minimum setback of 100 ft from the property line with a screen beginning no higher than 200 ft below ground surface (BGS). The review team assumed the production well is pumped at 500 gpm and is screened over an approximate 500-ft interval with the well completed at approximately 700 ft BGS. This is typical of existing and proposed production wells at the STP site (STPNOC 2010a).

The hydraulic head in the Deep Aquifer was between 40 and 60 ft below MSL in the vicinity of the STP site during site characterization activities for the proposed units (i.e., 2006) (STPNOC 2010a). Using hydraulic properties typical of the STP site (see Table 2-3), the drawdown caused by a production well 100 ft from the site property line pumped continuously for 40 years at the expected rate of 500 gpm would be approximately 33 ft. Thus, for a single well being pumped, and adjacent wells idle, the hydraulic head in the vicinity of the property line would be approximately 93 ft below MSL. The top of the Deep Aquifer lies between 250 and 300 ft BGS, the land surface is approximately 27 ft above MSL, and the top of the aquifer is at the elevation 223 ft below MSL. Therefore, the aquifer remains confined with a confining pressure of approximately 130 ft.

At a distance of 2500 ft from the STP production well, the nearest allowed well location per CPGCD rule for wells not owned by the same permit holder (CPGCD 2009), the drawdown would be approximately 21 ft based on the assumptions discussed above. The hydraulic head would be approximately 80 ft below MSL. Because of the rules of the CPGCD (CPGCD 2009), the location 2500 ft from an STP production well is assumed to be the closest location of an adjacent offsite well, and the estimated hydraulic head is indicative of the highest impact to adjacent landowners. At such a location, the aquifer remains confined with a confining pressure of approximately 143 ft.

The review team’s calculated drawdown values are shown in Table 5-2 for both the 500-gpm pumping rate of a single well, and the overall 1062-gpm rate available under STPNOC’s groundwater use permit. Using a 500-gpm rate is consistent with current and proposed STP production well operation. The 1062-gpm pumping rate is included to show an absolute maximum impact; however, this is conservative because it is an estimate of drawdown assuming a single production well produces all the groundwater for proposed Units 3 and 4. A further conservatism is given by neglecting any recharge to the aquifer. Results of the 1062-gpm case conservatively bound an estimate of adjacent well drawdown (i.e., 44.7 ft). This is equivalent to a piezometric level approximately 105 ft below MSL and a confining pressure on the Deep Aquifer of approximately 118 ft.

**Table 5-2.** Drawdown at the STP Property Line (100 ft) and a Point 2500 ft from a Production Well

Pumping Rate (gpm)	Distance (ft)	
	100	2500
500	32.8	21.0
1062	69.6	44.7

time = 40 yr; transmissivity = 31,379 gpd/ft (geometric mean); coefficient of storage = 0.00022; drawdown calculated using the Theis formula

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The Deep Aquifer, which would be the source of groundwater during operation of the proposed new units, has been affected by long-term regional irrigation demand. Land surface subsidence since 1900 is estimated to be less than 1 ft over most of Matagorda County (LCRA 2007a), and subsidence in excess of 1 ft in the northwest corner of the County is attributed to groundwater production associated with gas/petroleum exploration and sulfur mining (LCRA 2007a). STPNOC currently uses five production wells to produce groundwater in support of STP Units 1 and 2, and may drill and operate one or more additional well to decrease the pumping rates at each well and reduce the drawdown impact (STPNOC 2010a). The wellfield design helps to minimize the potential for subsidence while producing the necessary groundwater. They are placed and operated so that no sustained pumping occurs within 4000 ft of the existing or proposed units, and the CPGCD requires that wells not owned by the same permit holder be no closer than 2500 ft apart. The highest rated existing wells can pump 500 gpm, and it is assumed that new wells would produce 500 gpm (STPNOC 2010a). Thus, assuming a reasonable well spacing between wells owned by the same permit holder, the review team concludes that the stress on the Deep Aquifer would be distributed spatially across the STP site, minimizing local drawdown and the potential for subsidence.

Since operation of proposed Units 3 and 4 would use an estimated maximum 1062 gpm (1713 ac-ft/yr) of Deep Aquifer groundwater, that quantity of groundwater would no longer move downgradient and discharge into Matagorda Bay and the Colorado River estuary (STPNOC 2010a). Thus, one impact of operating the proposed units is a reduction of up to 1062 gpm (1713 ac-ft/yr) in the Deep Aquifer flow into the bay and estuarine environment. The reduction equates to 2.37 cfs and compares to the average minimum monthly flow of the Colorado River near Bay City of 327 cfs (month of August), the average maximum monthly flow of the Colorado River near Bay City of 14,123 cfs (month of June), and the minimum Matagorda Bay monthly target inflow of 1008 cfs for the month of August (STPNOC 2010a).

Based on the following considerations:

- a groundwater resource sufficient to sustain the projected STP site groundwater use, projected drawdown during normal operation, and the presence of sufficient confining head to maintain a confined aquifer,
- production wells designed to minimize the potential for subsidence, and
- relatively small depletion of discharge to Matagorda Bay and the estuarine environment,

the review team concludes that groundwater use impacts to the groundwater resource from operation of the proposed Units 3 and 4 would be SMALL, and mitigation is not warranted.

### **5.2.3 Water-Quality Impacts**

This section discusses the impacts to the quality of water resources from the operation of proposed Units 3 and 4. Surface-water impacts include thermal, chemical, and radiological wastes, and physical changes in the Colorado River resulting from effluents discharged by the plant.

#### **5.2.3.1 Surface-Water Quality Impacts**

The only surface-water discharges during operations of proposed Units 3 and 4 would occur as (1) stormwater runoff to nearby sloughs, the Colorado River, and the West Branch of the Colorado River, (2) MCR discharge to the Colorado River, and (3) seepage from the MCR intercepted by the relief wells and discharged through the site drainage ditches to Little Robbins Slough and the Colorado River upstream of the RMPF.

As stated at the beginning of this section, STPNOC would be required to obtain a multi-sector stormwater permit from the TCEQ. STPNOC would be required to develop and implement an SWPPP to control stormwater runoff to onsite and offsite water bodies as described in the previous paragraph. STPNOC's existing SWPPP would be amended to include activities associated with the proposed new units (STPNOC 2010a). Implementation of best management practices (BMPs) as contained in the SWPPP would minimize stormwater runoff to onsite and offsite water bodies.

During the operation of proposed Units 3 and 4, periodic maintenance dredging near the RMPF may be required on an as-needed basis to remove accumulated sediment (STPNOC 2010a). These activities would be conducted under a Corps permit. The review team determined that the impact to water quality of the Colorado River from these activities would be temporary and minimal because BMPs would be employed.

During the operation of proposed Units 3 and 4, the MCR would receive effluents that consist of the following: (1) UHS cooling tower blowdown, (2) treated sanitary waste, (3) treated liquid radwaste, (4) wastewater retention basin discharge, and (5) startup/flush pond discharge. The last effluent discharge stream, the startup/flush pond discharge, is an intermittent stream, which is treated onsite before it would be discharged to the MCR. Potable and sanitary wastewater would be treated by the sanitary waste system before being discharged to the MCR. The wastewater retention basin would receive effluents from low-volume waste streams.

The only discharges to publicly accessible surface waters during the operations of Units 3 and 4 would occur as the MCR discharge into the Colorado River and from the site drainage ditch, which discharges to Little Robbins Slough, to the Colorado River upstream of the RMPF, and to the West Branch of the Colorado River. The MCR gains water from precipitation and makeup water pumped from the Colorado River. The MCR loses water by natural and induced evaporation, by seepage to groundwater, and by periodic discharge to the Colorado River. The

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concentration of dissolved materials contained in the water of the MCR would increase as plant effluent discharges to and evaporation from the MCR continues. The water quality in the MCR is managed by diluting it with makeup water from the Colorado River and by discharging to the Colorado River. The makeup flow rate is regulated under the LCRA permit. The flow rate and the concentrations of effluents in the MCR discharge would be regulated by the TPDES permit.

In supplemental information provided to the NRC, STPNOC described the operating policy of the MCR (STPNOC 2009b). STPNOC would discharge when the specific conductivity of the water in the MCR exceeds 3000  $\mu\text{S}/\text{cm}$  and when other concurrent requirements specified in the LCRA water contract are met (STPNOC 2009c). Makeup water would be pumped from the Colorado River into the MCR consistent with the provisions of the LCRA contract. The MCR discharge would cease when the conductivity of the water in the MCR falls to 2100  $\mu\text{S}/\text{cm}$  and when other concurrent requirements specified in the LCRA water contract are met (STPNOC 2009c). Discharge from the MCR could also occur during large rainfall events when the MCR water surface elevation exceeds the spillway crest elevation.

Table 5-3 below shows the summary statistics of water quality parameters obtained from the STPNOC's MCR water budget and water quality model simulations. The MCR water budget and water quality model is described in Section 5.2.2.1. The review team's independent assessment of STPNOC's water budget and water quality model is also described in Section 5.2.2.1.

**Table 5-3.** Summary Statistics of Simulated Water Temperature and Total Dissolved Solids of MCR Discharge

Parameter	Statistic	LCRA-SAWS			
		Historical Flows		Projected Flows	
		Existing Units Operation Scenario	Existing and Proposed Units Operation Scenario	Existing Units Operation Scenario	Existing and Proposed Units Operation Scenario
Water temperature of MCR discharge ( $^{\circ}\text{F}$ )	10 <sup>th</sup> percentile	64.1	69.4	64.1	70.1
	50 <sup>th</sup> percentile (median)	75.2	75.6	73.9	76.0
	90 <sup>th</sup> percentile	90.5	88.0	86.9	87.6
Total dissolved solids in MCR discharge (mg/L)	10 <sup>th</sup> percentile	1934	2313	1950	2823
	50 <sup>th</sup> percentile (median)	2048	2844	2186	3548
	90 <sup>th</sup> percentile	2599	3673	2644	4550

Source: STPNOC 2009b

The statistical distribution of water temperature of the MCR discharge showed increases of 5.3°F in the 10<sup>th</sup> percentile and a decrease of 1.5°F in the 90<sup>th</sup> percentile for the hypothetical simulations that used historical streamflow; there was only a slight increase in the median. For the hypothetical simulations that used LCRA-SAWS projected streamflow, the temperatures of MCR discharge increased 6°F for the 10<sup>th</sup> percentile, 2.1°F for the median, and 0.7°F for the 90<sup>th</sup> percentile.

The statistical distribution of simulated total dissolved solids within the MCR showed increases of approximately 20, 39, and 41 percent in the 10<sup>th</sup>, 50<sup>th</sup>, and 90<sup>th</sup> percentiles for hypothetical simulations using historical discharges, respectively. The statistical distribution showed corresponding increases of approximately 44, 62, and 72 percent for the hypothetical simulations that used the LCRA-SAWS projected streamflow.

The maximum duration of continuous discharge from the MCR to the Colorado River for the existing units' operation scenario using historical flows was 88 days. The corresponding duration of continuous discharge for the existing and proposed units' operation scenario was 73 days. The maximum duration of continuous discharge from the MCR to the Colorado River for the existing units' operation scenario using projected flows was 74 days. The corresponding duration of continuous discharge for the existing and proposed units' operation scenario was 37 days.

STPNOC performed a Cornell Mixing Zone Expert System (CORMIX) analysis to estimate the extent of the MCR discharge plume in the Colorado River. The discharge structure consists of seven ports located near the bottom of the river, each of which is capable of a maximum discharge of 44 cfs, for a total maximum MCR discharge of 308 cfs. STPNOC used a bounding approach to estimate the impacts of the MCR discharge on the Colorado River, assuming that all ports would discharge at their maximum capacity. The review team determined that this assumption is conservative because it would result in maximizing the size of the plume. Currently, the TPDES permit disallows any discharge from the MCR to the Colorado River when the flow of the river adjacent to the STP site is less than or equal to 800 cfs, restricts the discharge from the MCR to the Colorado River to less than or equal to 12.5 percent of the flow in the river (see Section 2.3.3.1), and restricts the discharge temperature to less than or equal to 95°F. STPNOC also assumed that during this discharge, the difference in temperatures between the MCR waters and the waters of the Colorado River would be 20.4°F, which was the maximum monthly difference in the long-term hypothetical simulations of MCR water budget and quality. The review team determined that this assumption is also conservative and would maximize the size of the plume. The TPDES permit requirements would allow an MCR discharge of 308 cfs at a minimum Colorado River streamflow of 2464 cfs.

Discharge and salinity data collected by STPNOC during September 2007 to May 2008 indicated that a salinity wedge intrusion occurred near the STP site when the mean monthly flow in the Colorado River was less than 1800 cfs (STPNOC 2008c). The review team determined

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that the salinity wedge, observed near the RMPF during tidal conditions, would be very small, if at all present, during flows in the Colorado River at 2464 cfs.

STPNOC's CORMIX analysis estimated a plume defined by the 5°F isotherm. The plume was predicted to be attached to the river bottom for approximately 120 ft downstream of the discharge ports, and within this short distance the plume extended less than one quarter of the width of the river. The plume was predicted to quickly rise to the river surface further downstream, occupying the full width of the river cross section approximately 1060 ft downstream of the ports and continuing for an additional 3340 ft. The plume extended approximately 4400 ft downstream from the ports.

Before the plume traveled 300 ft downstream of the discharge ports, the lower boundary of the plume migrated upward, only existing in the upper half of the river cross section. The deeper portion of the river cross section remained close to ambient temperatures.

The review team also independently performed additional CORMIX simulations where (1) the discharges from the ports were reduced to half of their capacity and the streamflow in the Colorado River was increased to 4000 cfs and (2) the discharges from the port were allowed to occur at full capacity and the streamflow in the river was increased to 10,000 cfs. During these simulations the temperature difference between the river and the MCR discharge was kept the same. The results obtained by the review team showed that the MCR discharge plume was very small in the river. The total length and maximum width of the discharge plume were 115 and 26 ft, respectively. The review team determined that the maximum width of the MCR discharge plume in the river would be less than 10 percent of the river width. Therefore, the review team concludes that there is considerable flexibility available in the way the MCR discharge could be operated to minimize the size of the plume in the river.

The review team also performed a simple heat balance calculation to check whether the results of CORMIX simulation are reasonable. Assuming the complete mixing of discharge with ambient water, the temperature excess would be about 2.3°F which is below the mixing zone criteria. In the case of surface floating plume with laterally mixed across the whole river channel, the plume thickness corresponding to the mixing zone criteria (5°F) is approximately estimated less than a half of water depth. These estimations are consistent with the CORMIX model results.

The review team determined, therefore, that the 5°F isotherm plume, resulting from a bounding scenario of MCR discharge, would not completely block the river cross section. The plume resulting from the MCR discharge during the operation of existing and proposed units could last for a relatively extended duration, up to nearly 75 days, and could also occur relatively frequently, once every 11 days. The review team determined, based on a review of the current TPDES permit conditions, that the minimum dilution in the Colorado River would be a factor of 8. Any chemical or radiological contaminants present in the MCR waters would be diluted a

minimum of 8 times and would, following the cessation of MCR discharge, be quickly transported downstream to the Matagorda Bay where they would be diluted even further. The review team determined, therefore, that the impact on water quality of the Colorado River from the operation of Units 3 and 4 would be SMALL and no mitigation is warranted.

### 5.2.3.2 Groundwater-Quality Impacts

Operation of proposed Units 3 and 4 would involve seepage from the MCR into the Upper Shallow Aquifer; however, operation should not involve any other intentional discharges to the aquifer system that underlies the STP site. Spills that might impact the quality of the Shallow Aquifer would be prevented and mitigated by BMPs. Except where excavation removes it, the Shallow Aquifer is protected from spills on the land surface by a 10- to 30-ft thick low conductivity confining zone. Groundwater flow in the Upper Shallow Aquifer away from the proposed units would be to the southeast or the southwest (see Section 4.2.3.2) and toward the STP site property boundary. Representative travel times in the Upper Shallow Aquifer from proposed Unit 3 to the southeast site property line would be approximately 154 years (STPNOC 2010c) and from proposed Unit 4 to the southwest property line would be approximately 330 years. A representative travel time in the Lower Shallow Aquifer from the proposed units to the southeast property line would be approximately 125 years. The review team concludes that these travel times should allow for cleanup and remediation to occur.

A potential offsite impact on the quality of the groundwater resource during operation of the proposed Units 3 and 4 is saltwater intrusion or encroachment resulting from pumping at the annual average normal operation rate allowable under the existing STPNOC groundwater use permit (i.e., 1062 gpm, 1713 ac-ft/yr). Production wells with depths ranging from 600 to 700 ft BGS and up to 500 ft of screen at the STP site are completed in the upper portion of the Deep Aquifer. The wells have design pumping capacities between 200 and 500 gpm. LCRA (2007b) evaluated the design of wells and their production rate with regard to saltwater intrusion or encroachment (see Section 2.3.3.2). Based on the LCRA study findings, the review team concludes the existing and proposed well designs at the STP site, coupled with a reasonable spacing between wells owned by the same permit holder, would minimize the drawdown and also minimize the potential for lateral or vertical saltwater intrusion.

Seepage from the MCR enters the Upper Shallow Aquifer. The relief well system, (i.e., 770 wells that surround the MCR), is designed in part to intercept the majority of the seepage from the MCR into the Upper Shallow Aquifer. The updated FSAR (UFSAR) (STPNOC 2008g) for STP Units 1 and 2 estimated for an MCR at 49 ft above MSL pool elevation that total seepage from the MCR is 3530 gpm (5700 ac-ft/yr), and that approximately 68 percent of this (2400 gpm, 3850 ac-ft/yr) is intercepted by the relief wells and discharged under the TDPEs permit (TCEQ 2005). As stated in Section 2.3.1.2, recent simulations of the Shallow Aquifer underlying the STP site have indicated that the relief wells and sand drains intercept approximately 50 percent of the total seepage from the MCR (STPNOC 2010b).

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During January through April of 2003, while the MCR was at elevation 47 ft above MSL, measurements were made of the water level in a series of piezometers located 260 ft landward from the embankment centerline (STPNOC 2010c). These piezometers showed a head drop from MCR to piezometer varying from approximately 19.5 to 33.9 ft along the western, northern, and eastern embankments. Along the southern embankment the head drop varied from approximately 29.7 to 35.0 ft. The pool elevation change of the MCR from a maximum of 47 ft above MSL to 49 ft above MSL to support proposed Units 3 and 4 is expected to cause an increase in the seepage of MCR water into the Upper Shallow aquifer. Based on the above information, the review team determined that the two foot rise of MCR maximum level would increase the head drop of the hydraulic gradient by no more than 2 ft over the prior condition and therefore, the increase in seepage from the MCR into the Upper Shallow aquifer is bounded by a range of 10.3 to 5.9 percent along the western, northern and eastern embankment, and 6.7 to 5.7 percent along the southern embankment.

Regarding radioactive contaminants in the MCR and impacts related to seepage into the underlying aquifer, see Sections 5.9.2.1, 5.9.5.1, and 5.9.6.

Regarding nonradioactive contaminants in the MCR, total dissolved solids (TDS) is an indicator described in Sections 2.3.3.1, 2.3.3.2, and 5.2.3.1. It is anticipated by the review team that seepage from the MCR to the Upper Shallow Aquifer would initially have the same TDS concentration of the MCR. STPNOC's estimate of the median TDS concentration in the MCR for operation of the existing units is approximately 2000 mg/L, and for both existing and proposed units it is approximately 3000 mg/L (see Section 5.2.3.1). The review team concludes that an increase in TDS levels of 1000 mg/L in the MCR could result in a corresponding increase of 1000 mg/L in groundwater concentrations downgradient of the MCR. This is conservative because it does not consider dispersion within the groundwater system, which would likely reduce this concentration increment.

Locally, groundwater from the Shallow Aquifer is described as slightly saline because of TDS concentrations above 1000 mg/L (i.e., slightly saline waters have TDS between 1000 mg/L and 3000 mg/L). Onsite wells completed in the Shallow Aquifer have an average TDS concentration of 1200 mg/L (STPNOC 2010a). Accordingly, the Shallow Aquifer is used locally to water livestock, and it is not a fresh water supply. The review team concludes that with an increase of 1000 mg/L, the groundwater TDS concentration would remain in the range associated with slightly saline waters. If groundwater in the Upper Shallow Aquifer had the TDS concentration of the MCR water, it would be approximately 3000 mg/L and at the upper end of the slightly saline range. The potential future TDS level is consistent with the existing groundwater quality and its use as a source of water for livestock. Any impacts from this groundwater would be local because groundwater plumes originating from the MCR would be local to the STP site and the region immediately downgradient of the site to the Colorado River.

From the information available on TDS concentrations in the MCR and in the Shallow Aquifer, the review team concludes that TDS is an indicator of MCR seepage water quality and that while the concentration of TDS is expected to increase, the incremental increase would minimally change the groundwater resource. Based on the consideration of the potential impact from spills, saltwater intrusion, and seepage from the MCR to the underlying aquifer, the review team concludes that groundwater-quality impacts would be SMALL and mitigation is not warranted.

#### **5.2.4 Water Monitoring**

Currently, as part of the operations of existing STP Units 1 and 2, STPNOC conducts surface water monitoring as required by the current TPDES permit. The surface water is monitored at six locations. Flow volume on a daily basis is monitored at five internal outfalls within the MCR (Figure 2-17) and reported to the TCEQ every month.

Outfall 001 is associated with the MCR blowdown discharge pipe. All other monitoring locations are associated with effluent streams that discharge into the MCR. Flow at Outfall 001 is measured continuously and on a daily basis when a discharge is made to the Colorado River. Flow at all other monitoring locations is measured daily.

Under the current water rights permit, STPNOC monitors makeup water diverted from the Colorado River and water consumed on a monthly basis and reports it to TCEQ annually. The annual volume of diverted water is also reported to TWDB.

Currently, STPNOC monitors stormwater at eight locations (Figure 2-18) under its existing SWPPP. The discharge during precipitation events is measured at these locations.

Hydrological monitoring during the operations of proposed Units 3 and 4 would be required by TCEQ in the modified TPDES permit and in the new or amended SWPPP. The requirements for hydrological monitoring for proposed Units 3 and 4 are expected to be similar to the current requirements for existing STP Units 1 and 2.

Currently, STPNOC monitors surface waters for chemicals under the existing TPDES and stormwater permits. Outfall 001 is sampled weekly for total residual chlorine when a discharge occurs from the MCR. Outfall 005 is sampled weekly for iron and copper when metal cleaning waste is discharged into the MCR. Outfalls 101 and 201 are sampled weekly for total suspended solids and for oil and grease. Outfalls 401 and 601 are sampled weekly for biochemical oxygen demand and for total suspended solids. Currently, STPNOC monitors stormwater outfalls A, E, F, and G for iron and total suspended solids during precipitation events.

Chemical monitoring during the operations of proposed Units 3 and 4 at STP would be required by TCEQ in the modified TPDES permit and in the new SWPPP. The requirements for

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chemical monitoring for the two new proposed units are expected to be similar to the current requirements for existing STP Units 1 and 2.

Currently, STPNOC continuously monitors temperature of the discharge from the MCR at Outfall 001 when blowdown is performed as required by the existing TPDES permit. Monitoring requirements would be addressed by the modified TPDES permit after the addition of Units 3 and 4. These requirements are expected to be similar to those for existing STP Units 1 and 2.

STPNOC anticipates that groundwater monitoring required during operation of Units 3 and 4 would be similar to existing reporting requirements for STP Units 1 and 2 (STPNOC 2010a) and designed and implemented accordingly. However, STPNOC acknowledged that those requirements are changing in response to the Nuclear Energy Institute's (NEI's) program to collect groundwater data at commercial nuclear plants (STPNOC 2010a). Once the project is complete and the sediment profile has been allowed to rewet, STPNOC has committed to conduct an evaluation of groundwater level with the objective of determining whether groundwater level monitoring should continue to ensure that the maximum groundwater level beneath safety-related structures of Units 3 and 4 is below the site characteristic for maximum groundwater level (STPNOC 2008e).

## 5.3 Ecological Impacts

This section describes the potential impacts to ecological resources from operation of proposed Units 3 and 4 at the STP site, transmission line operation, and transmission line corridor maintenance. The impacts are discussed for terrestrial ecosystems and aquatic ecosystems, including threatened and endangered species. Evaluation of potential impacts to terrestrial and aquatic biota from radiological sources is discussed in Section 5.9

### 5.3.1 Terrestrial and Wetland Impacts

Impacts on terrestrial communities and species that could result from operation of the proposed units are generally related to cooling system operations or transmission line operations. Operation of the circulating water cooling system, for which the MCR is the normal heat sink, would have negligible impact on terrestrial resources, and is discussed in this section only as relative to shoreline habitat. Operation of the UHS cooling system can result in deposition of dissolved solids; increased local fogging, precipitation, or icing; increased noise levels; and a greater risk of collision mortality to avian species; and shoreline alterations of the source waterbody. Impacts from the operation and maintenance of the transmission system that may affect terrestrial species include collision mortality and electrocution, electromagnetic fields (EMFs), and the maintenance of vegetation within transmission line corridors.

### 5.3.1.1 Terrestrial Resources – Site and Vicinity

Impacts of operation of Units 3 and 4 on the STP site and vicinity are associated with the increase in the operating level in the MCR and operation of two proposed UHS mechanical draft cooling towers. As described in Chapter 3, the UHS includes a closed-loop system that dissipates gained heat to the atmosphere via mechanical draft cooling towers. In this system, the heat would be transferred to the atmosphere in the form of water vapor and drift. Vapor plumes and drift may affect vegetation such as crops, ornamental vegetation, and native plant communities. In addition, bird collisions and noise-related impacts are possible with mechanical draft cooling towers and other facility structures.

#### *Impacts of Cooling Tower Operations*

Two mechanical draft cooling towers are contiguous with the UHS reservoir and structure and would be positioned immediately south of Units 3 and 4 in an industrial area. Makeup water to the UHS cooling towers would be supplied from site groundwater wells, with backup from the MCR. Through the process of evaporation, the total dissolved solid concentration in the cooling water increases, and a small percentage of the water is released into the atmosphere as fine droplets containing elevated levels of TDS that can be deposited on nearby vegetation. Maximum UHS blowdown and make up rates are based on maintaining three cycles of concentration in the cooling tower, which means the TDS in the makeup water would be concentrated approximately three times before being released. Cooling tower water losses from drift are minor in comparison to evaporation and blowdown discharge losses, and the maximum drift rate reported by STPNOC is estimated to be 10 gpm when both units are operating (STPNOC 2010a).

Depending on the make-up source water body, the TDS concentration in the drift can contain high levels of salts that under certain conditions and for certain species can be damaging. Vegetation stress can be caused from drift with high levels of TDS deposition, either directly by deposition onto foliage or indirectly from the accumulation in the soils. Vegetation adjacent to the cooling towers includes relatively open habitats: mowed areas and other areas dominated by mixed grasses, dewberry (*Rubus* spp.), and sea myrtle (*Baccharis halimifolia*).

A deposition rate of 8.9 lb/ac/mo during the growing season is considered a threshold value for causing damage to leaves of a variety of species (NRC 2000). The STPNOC analysis indicated that the annual salt deposition rate from cooling tower drift could be as high as 98 lb/ac/mo near the towers, decreasing to less than 8.9 lb/ac/mo at about 0.3 mi, and less than 1 lb/ac/mo beyond about 0.8 mi. The maximum deposition rates occur during the summer. Most of the area with a deposition rate exceeding 8.9 lb/ac/mo is within the protected area to the north of the cooling towers, and between the protected area and the MCR. Regardless of the plume direction, maximum deposition would occur on the STP site (STPNOC 2010a). Although the maximum deposition within 0.3 mi of the cooling towers estimated for the proposed Units 3

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and 4 is greater than the threshold value for causing damage to leaves, the maximum salt deposition would occur primarily in areas that would be occupied by existing and planned facilities and maintained/mowed vegetation. Thus, the potential impacts to vegetation and surrounding habitat would be limited to a relatively small area within 0.3 mi of the cooling tower, and impacts would be expected to be minimal.

Although STPNOC leases a portion of the site for cattle grazing, these lands are located more than 2000 ft from the cooling towers and would not be expected to receive significant salt deposition from plume drift. The impact of drift on crops, ornamental vegetation, and native plants was evaluated for existing nuclear power plants in NUREG-1437, *Generic Environmental Impact Statement for License Renewal of Nuclear Plants* (GEIS), and was found to be of minor significance (NRC 1996a, 1999).<sup>(a)</sup> This determination also included existing nuclear power plants with more than one cooling tower.

Due to the local climate and topography, fogging and associated icing are not expected from the operation of the two mechanical draft cooling towers at the STP site and, therefore, would not cause any impacts to habitat or wildlife (STPNOC 2010a). Thus, the potential impact on crops, ornamental vegetation, and native plants from the operation of UHS cooling towers for the proposed new units would be minimal, and mitigation would not be warranted.

### ***Bird Collisions with Cooling Towers and Structures***

The potential exists for avian mortality due to collision with proposed nuclear power plant structures and could pose a threat to those species in decline and to threatened or endangered species. The elevation of the tallest structure associated with the new units would be approximately 249 ft above MSL, which is similar to the heights of the existing reactor buildings on the STP site. The two mechanical draft cooling towers would reach a height of approximately 150 ft above MSL—or 119 ft above grade (STPNOC 2010a). Although the STP site lies at the terminus of the Central Migratory Flyway, no bird kills have been reported associated with the existing buildings on the STP site. Data available for communication towers indicate that tall towers greater than 1000 ft in height pose the greatest collision risk for birds (Manville 2005). Published accounts of bird strikes and kills at shorter towers are limited but are assumed to occur less frequently.

The NRC has previously concluded that avian collisions are unlikely to pose a biologically significant source of mortality because only a small fraction of total bird mortality has been attributed to collision with nuclear power plant structures (NRC 1996a). Because the mechanical draft towers are relatively short and bird strikes and kills have not been observed in

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(a) NUREG-1437 was originally issued in 1996. Addendum 1 to NUREG-1437 was issued in 1999. Hereafter, all references to NUREG-1437 include NUREG-1437 and its Addendum 1.

association with existing buildings of similar height at STP, the potential effects of bird collisions with the buildings and cooling towers associated with proposed Units 3 and 4 are assumed to be negligible.

### ***Noise Impacts of Operation***

The noise levels from cooling tower operation and diesel generators are anticipated to be 65 decibels (dBA) at 50 ft (STPNOC 2010a). Noise levels from the combined operation of the two cooling towers are estimated to be approximately 51 dBA at 400 ft. A level of 51 dBA is well below the 60 to 65-dBA threshold at which birds and small mammals are startled or frightened (Golden et al. 1980). Thus, noise from operating mechanical draft cooling towers would not be likely to disturb wildlife in habitats away from the existing and planned facilities and would not affect wildlife beyond the STP site boundaries. Thus, the potential impact on wildlife posed by the incremental noise resulting from the operation of the two new mechanical draft cooling towers for Units 3 and 4 and other facilities at the STP site would be minimal, and mitigation would not be warranted.

### ***Shoreline Habitat Along MCR***

The normal operating level of the waters of the MCR would be raised approximately 2 ft (from 47 ft above MSL to 49 ft above MSL) to provide additional water supply for cooling (STPNOC 2010a). The banks of the MCR are covered with a soil stabilizer and support little to no vegetation thus providing limited habitat adjacent to the existing water line. Although a number of colonial waterbirds nest on the Y dikes within the reservoir, raising the water level is not expected to affect existing nesting habitat or to significantly decrease the available nesting habitat for these birds. These birds tend to nest on the road bed positioned on the crown of the dike and areas immediately adjacent to this road. An increase in water level of 2 ft would not encroach on these nests. The MCR also is used by wintering waterfowl and other water birds for foraging and resting. As the water level is increased, some species that forage on benthos may temporarily lose the shallowest portion of the reservoir bottom as a forage area until sufficient time passes that mollusks and other invertebrates colonize the newly flooded portions of the shoreline (STPNOC 2010a). Assuming that the fish populations in the reservoir are not affected by the increased water level, piscivorous birds such as eagles, ospreys, pelicans, herons, and gulls that feed on fish near the surface of the reservoir and along its banks are not likely to be affected. Impacts to terrestrial species from raising the water level in the MCR are expected to be negligible.

#### **5.3.1.2 Terrestrial Resources – Transmission Lines**

Electric transmission systems have the potential to affect terrestrial ecological resources through right-of-way (ROW) maintenance, bird collisions with transmission lines, and EMFs. Existing 345-kV transmission lines and associated corridors would be used to transmit the

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power generated from proposed Units 3 and 4. Four different entities are involved in maintaining the transmission corridors associated with existing STP Units 1 and 2. American Electric Power (AEP) Texas Central Company (TCC) maintains the transmission line corridor from STP to Hillje Substation and the corridor to Blessing, and from Hillje to White Point. AEP TCC surveys and controls the woody vegetation in the transmission corridors, as needed, every 3 to 5 years to allow continuous and safe power transmission in accordance with their respective management plans.

Existing management plans include procedures for removing rapidly growing trees and/or trees that might interfere with power transmission, pruning trees near transmission lines, and maintaining travel routes within the transmission line corridor. Manual and mechanical methods as well as herbicide application are used to remove trees encroaching on the power lines. Personnel involved in these maintenance activities are required to be trained and to hold Texas Department of Agriculture Commercial Pesticide Applicators licenses, and all herbicide use follows Federal, State, and local guidelines, and requires a Texas Department of Agriculture pesticide application permit. However, because much of the transmission corridors associated with the transmission of power from STP traverse primarily agricultural lands, the need for corridor maintenance is limited (STPNOC 2010a).

Power generated from the proposed units would be transmitted through existing transmission corridors that are managed and monitored as described. No additional operational impacts associated with maintenance of transmission corridors are expected to occur as a result of operation of the two new units at STP. The impacts of transmission line corridor maintenance on wildlife and habitats, including floodplains and wetlands, were evaluated in the license renewal GEIS (NRC 1996a), and the impacts were found to be of small significance at operating nuclear power plants with associated transmission line corridors of variable widths (NRC 1996a). STPNOC and the transmission service providers have procedures in place that minimize adverse impacts to wildlife and important habitats such as floodplains and wetlands. Therefore, the potential effects on terrestrial species and habitats from transmission line maintenance in existing transmission line corridors would be negligible and mitigation beyond the use of standard BMPs would not be warranted.

### ***Impacts of EMFs on Flora and Fauna***

EMFs are unlike other agents that have an adverse impact (e.g., toxic chemicals and ionizing radiation) in that dramatic acute effects cannot be demonstrated and long-term effects, if they exist, are subtle (NRC 1996a). As discussed in the GEIS for license renewal (NRC 1996a), a careful review of biological and physical studies of EMFs did not reveal consistent evidence linking harmful effects with field exposures. Operating power transmission lines in the United States produce EMFs of nonionizing radiation at 60 Hz, which is considered to be an extremely low frequency (ELF) EMF. All transmission lines connected to the proposed reactors would be 345kV and there would be no change in line voltage; thus no increase in EMF would be

expected to occur. The EMFs produced by operating transmission lines up to 1100 kV have not been reported to have any biologically or economically significant impact on plants, wildlife, agricultural crops, or livestock (Lee et al. 1989; Miller 1983).

The conclusion presented in the GEIS for license renewal (NRC 1996a) was that the impacts of EMFs on terrestrial flora and fauna were of minimal significance at operating nuclear power plants, including transmission systems with variable numbers of transmission lines. Since 1997, more than a dozen studies have been published that looked at cancer in animals that were exposed to EMFs for all or most of their lives (Moulder 2009). These studies have found no evidence that EMFs cause any specific types of cancer in rats or mice (Moulder 2009). Therefore, the review team concludes that the EMF impact posed by the operation of the transmission lines associated with the STP site would be minimal and mitigation would not be warranted.

### ***Avian Collision and Electrocutation***

Avian interactions with transmission lines and structures are species- and site-specific, and the potential impacts include bird injury or mortality through collision or electrocution. Procedures are in place to document transmission line mortalities of large birds, should they occur, and to deal with bird nests found in hazardous locations along the corridors (STPNOC 2010a), and operates under an Avian Protection Policy (AEP 2009; STPNOC 2009f). In addition, American Electric Power (AEP) responds to U.S. Fish and Wildlife (FWS) requests and requirements to install marking devices on some spans to prevent collisions (STPNOC 2009f). Bird electrocutions occur on utility poles and towers where birds use these structures for perching, roosting, and nesting. On structures where bird electrocution issues are identified, AEP applies protective devices to minimize bird electrocutions (STPNOC 2009f).

The NRC's analysis in the GEIS is that bird collisions with transmission lines are of small significance at operating nuclear power plants, including transmission corridors with variable numbers of transmission lines (NRC 1996a). Operation of the proposed units would not cause any additional impacts to avian species because there are no additional transmission corridors or additional transmission lines. Thus mitigation would not be warranted.

### **5.3.1.3 Important Terrestrial Species and Habitats**

This section discusses the potential impacts of operation of the proposed Units 3 and 4 to important species and habitats, including Federally and State-listed species, ecologically important habitats (including wetlands), and commercially and recreationally important species.

#### ***Important Terrestrial Species and Habitats – Site and Vicinity***

This section discusses important terrestrial species and habitat in the vicinity of the STP site.

### **Federally Listed Species**

The Federally listed species that potentially occur on the STP site and in the vicinity are described in Chapter 2, Table 2-9 respectively. No designated critical habitat exists in the vicinity of the STP site. Of the four Federally listed species that are known to occur in Matagorda County, only two have been found on or in the vicinity of the site: the American alligator (*Alligator mississippiensis*), and the northern Aplomado falcon (*Falco femoralis septentrionalis*). The American alligator occurs on the STP site and uses the habitats found there (STPNOC 2010a). The Northern Aplomado falcon has been observed within 10 mi of the STP site (NAS 2009), but it is not known to use the habitats on the site. Operation of proposed Units 3 and 4 would not be expected to cause impacts to the Federally listed species that are not found on the site or in the vicinity.

The American alligator commonly occurs in the wetlands and open waters of the STP site. This species is listed as threatened by the FWS due to similarity of appearance to the endangered American crocodile (*Crocodylus acutus*). Alligators currently use aquatic and wetland habitats on the STP site and can be found adjacent to existing buildings where drainages contain water. Increased traffic and new roadways associated with plant operations may provide increased potential for alligators to encounter vehicles and be killed; however, the likelihood of significant mortality to the alligator population as a result of road kills is considered to be low. Because alligators are accustomed to the noise of vehicle traffic and the presence of workers on the STP site, it is unlikely that this species would suffer any significant adverse impacts onsite from operations of proposed Units 3 and 4.

The northern Aplomado falcon has been observed within 10 mi of the STP site, but is not known to nest in the area or to use habitats on the STP site. This species has been reintroduced to the Texas Gulf Coast over the past 15 years on Matagorda Island, which is more than 35 mi from the STP site (TPWD 2003). Operation of proposed Units 3 and 4 is not expected to negatively affect the falcon or to permanently displace this species from critical forage, resting, or nesting areas.

The American alligator is the only Federally listed species known to occur on the STP site and alligators have not been observed using the habitats at or immediately adjacent to the sites for proposed Units 3 and 4, and they are not expected to be negatively affected or permanently displaced from critical forage, resting, or nesting areas by operations. Thus, impacts of operations to Federally listed species are expected to be minimal.

### **State-Listed Species**

Six bird species listed as threatened or endangered by the State of Texas have been observed recently on the STP site (STPNOC 2010a). The brown pelican (*Pelecanus occidentalis*) has been observed at the MCR and may use water bodies on the site for resting, foraging, and

drinking. The bald eagle (*Haliaeetus leucocephalus*) is a resident on the site and nests within the STP site boundary. The white-faced ibis (*Plegadis chihi*), reddish egret (*Egretta rufescens*), peregrine falcon (*Falco peregrinus*), and white-tailed hawk (*Buteo albicaudatus*) have been observed during the annual Christmas Bird Count (NAS 2009).

Brown pelicans nest within Matagorda Bay and the Gulf Intracoastal Waterway (GIWW), which is within 10 mi of the site. Brown pelicans are a relatively recent visitor to the STP site. Brown pelicans would be expected to avoid habitats immediately adjacent to the proposed Units 3 and 4 because of increased noise levels and human and vehicle activities. Brown pelicans appear to be using the water features found on the STP site, including the MCR and Colorado River, which are generally distant (greater than 1000 ft) from the proposed units. Brown pelicans may avoid that region of the MCR that is closest to the proposed mechanical draft cooling towers for proposed Units 3 and 4 because of operational noise and increased activity. However, because the MCR is quite large and other aquatic habitats are readily available, no significant impact is likely to occur to pelican behavior or resting and feeding patterns.

None of the other State-listed species (Chapter 2, Table 2-10) were observed using the habitats immediately adjacent to the proposed Units 3 and 4 during recent ecological surveys (ENSR 2007a). The bald eagle nest is located more than a mile from the power blocks and cooling towers (STPNOC 2010a). The white-faced ibis and reddish egret were observed using wetlands on the STP site and would not be expected to use or forage in the grassland and disturbed habitats that are adjacent to proposed buildings and the cooling towers. White-tailed hawks have been observed on the STP site and potentially use a variety of the habitats found on the STP site for hunting and resting. However, no nest sites are known to occur in the vicinity of the proposed units. Peregrine falcons could fly over the STP site during spring migration from Mexico and might hunt in some habitats onsite. Noise levels associated with operations of cooling towers and human presences and activities would likely cause these birds to avoid the immediate vicinity of the towers and power blocks.

These six bird species are not expected to be negatively affected or permanently displaced from critical forage, resting, or nesting areas by operations of the proposed Units 3 and 4. Thus, impacts of operations to State-listed species are expected to be minimal.

### ***Ecologically Important Habitats—Site and Vicinity***

No areas designated as “critical habitat” for threatened or endangered species, State or Federal parks, wildlife refuges, preserves, or wildlife management areas occur on or immediately adjacent to the STP site. A number of palustrine emergent and palustrine scrub – shrub wetlands are located on the STP property around the proposed facilities. All of the wetland areas are more than 1300 ft from the proposed mechanical draft cooling towers for proposed Units 3 and 4 and, thus, would not be likely to be affected by salt deposition above the 8.9 lb/ac/mo threshold. No fogging or icing are estimated to occur, and would not be expected

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to negatively affect wetland habitats on the site. Operations are not expected to adversely affect any of the three wildlife refuges that are near the STP site. The Clive Runnells Mad Island Marsh Preserve and the Texas Parks and Wildlife Department (TPWD) Mad Island Wildlife Management Area (WMA) are more than 3 mi south of the STP site and would not be affected by noise, traffic, salt drift, fogging, or icing. The Big Boggy National Wildlife Refuge is approximately 9 mi from the site and would not be likely to be affected by operations of the proposed units. In summary, operation of proposed Units 3 and 4 would be expected to have minimal impacts to important habitats on the STP site or in the vicinity.

### ***Commercially and Recreationally Important Species—Site and Vicinity***

Game species such as white-tailed deer (*Odocoileus virginianus*), feral pigs (*Sus scrofa*), eastern cottontail (*Sylvilagus floridanus*), swamp rabbit (*S. aquaticus*), mourning doves (*Zenaida macroura*), and many different species of waterfowl are common inhabitants of the STP site. Potential impacts of operating proposed Units 3 and 4 include increased noise levels near the cooling towers that may cause these wildlife species to avoid the immediate area and increased activity and traffic that also would cause wildlife to avoid the habitats immediately adjacent to the proposed units. Drift, fogging, and icing are expected to cause negligible or no impacts to habitats and would not be expected to affect important game species. Although animals may avoid habitats adjacent to the new units during operations, the STP property contains large expanses of aquatic and terrestrial habitat where these species would likely relocate. Thus, operational impacts to commercially and recreationally important species would be minimal, and no mitigation would be warranted.

### ***Important Terrestrial Species – Transmission Lines***

Five existing transmission lines would be required to support the proposed Units 3 and 4. Federally and State-listed species from both Matagorda and Wharton Counties were considered in the review.

### ***Federally Listed Species***

In the event that threatened or endangered species are found within the transmission line corridors, established procedures (AEP 2009) would be followed including procedures outlining the process of communicating with Federal agencies. No occurrences of Federally listed species have been reported along any of the transmission corridors (STPNOC 2010a). Because only existing corridors would be used for transmission of power generated by proposed Units 3 and 4, no additional impacts would be expected to occur to any Federally listed species from operation and maintenance of transmission lines and corridors associated with the proposed units.

### ***State-Listed Species***

State-listed species that occur within or adjacent to the transmission corridor that would be upgraded to support proposed Units 3 and 4 include the bald eagle and the State species of concern, coastal gay-feather (*Liatris bracteata*). Vegetation management activities along the corridors are not likely to affect these species. Because only existing corridors would be used for transmission of power generated by proposed Units 3 and 4, no additional impacts would be expected to occur to any State-listed species from operation and maintenance of transmission lines and corridors associated with the proposed units.

### ***Commercially and Recreationally Important Species***

Transmission corridors that would transmit power generated from the proposed units travel through a variety of habitats that support large and small game as well as waterfowl species. Because no new transmission corridors are planned to support proposed Units 3 and 4, no additional impacts would be expected to occur to any commercially or recreationally important species as a result of operations of the proposed units.

### ***Important Habitats***

No areas designated by the FWS as “critical habitat” for threatened or endangered species occur on or immediately adjacent to existing transmission corridors associated with existing STP Units 1 and 2 and proposed for use with proposed Units 3 and 4. None of the transmission lines cross State or Federal parks, wildlife refuges, preserves, or wildlife management areas. The impacts of transmission line corridor maintenance on floodplains and wetlands were evaluated in the GEIS for license renewal (NRC 1996a). The impacts were found to be of small significance at operating nuclear power plants, and these included transmission line corridors of variable widths. Because no new transmission corridors would be required for operation of the proposed new units, the potential impacts of maintaining existing corridors would be minimal.

#### **5.3.1.4 Terrestrial Monitoring**

No monitoring of terrestrial ecological resources has been required at the STP site or along its associated transmission corridors since the MCR was filled, and there is no ongoing ecological monitoring of these resources. Because the potential impacts of operations of STP 3 and 4 on terrestrial resources would be minimal, STPNOC does not propose any additional monitoring during operations (STPNOC 2010a)

#### **5.3.1.5 Summary of Terrestrial Ecosystems Impacts**

The potential impacts of operating the proposed new units on vegetation, birds, and shoreline habitat are likely to be minimal. The potential impacts of operation and maintenance of transmission lines and corridors on terrestrial resources are considered minimal, assuming BMPs are followed.

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The review team considered the potential terrestrial ecological impacts of operating new generation facilities at the STP site including the associated heat dissipation system, transmission lines, and associated maintenance. Given the information provided by the applicant, interactions with State and Federal agencies, the public comment process, and the review team's own independent review, the review team concludes the impacts from operation of the new facilities and associated transmission line corridors would be SMALL, and additional mitigation would not be warranted.

### **5.3.2 Aquatic Impacts**

This section discusses the potential impacts of the operation of the proposed Units 3 and 4 on the aquatic ecosystem in the onsite water bodies, the Colorado River and operation and maintenance of the transmission lines. The operation of proposed Units 3 and 4 would directly affect the aquatic resources in the Colorado River and MCR. Indirectly, the operation of proposed Units 3 and 4 would affect the aquatic resources in onsite drainage areas, Little Robbins Slough, and Matagorda Bay.

#### **5.3.2.1 Aquatic Resources – Site and Vicinity**

##### ***Sloughs, Drainage Areas, Wetlands, and Kelly Lake***

Impacts on aquatic resources in the onsite water bodies, (e.g., the sloughs, drainage areas, wetlands, and Kelly Lake) from operation activities associated with proposed Units 3 and 4 would primarily be associated with stormwater drainage. The extensive drainage system already on the STP site would be modified during site preparation and development of the proposed units. The SWPPP that would be approved by TCEQ for implementation during site preparation and development would require reestablishing drainage patterns and other permanent measures to manage stormwater upon completion of proposed new units (STPNOC 2010a).

The other potential impact on aquatic resources during operation is from the release of water from the MCR into drainage areas onsite, including Little Robbins Slough, and to the south of the site. Water from these relief wells is discharged to a surface water ditch that surrounds the MCR and flows away from the reservoir through the site's natural drainage features (STPNOC 2010a). As discussed in Section 5.2.3, water from the MCR is lost through seepage to groundwater and to the 770 pressure-relief wells located in the above-grade dike surrounding the MCR. While the volume of seepage to the onsite areas and the offsite areas is difficult to estimate based on the available water monitoring measurements, water constituents that are from the operation of Units 1 and 2, notably tritium, in the groundwater, relief wells, and Little Robbins Slough confirms the connection of seepage from the MCR (STPNOC 2010a). As STPNOC increases the water level in the MCR from 47 to 49 ft., there would be an incremental increase in water seepage to the onsite waterbodies and to the wetlands south of the site.

Sections 2.3.3.1 and 5.2.3.1 discuss the water quality of the MCR. While the MCR water contributes flow to these onsite water bodies, the water quality of the MCR would be monitored and maintained such that the MCR water would not contribute to the degradation of these onsite water bodies. Water quality monitoring during the 2007-2008 aquatic ecology studies in the MCR showed that the salinity (a surrogate for dissolved solids) was on average 1.6 parts per thousand (ppt) (ENSR 2008a). As discussed in Section 2.4.2, the aquatic biota in the onsite drainage system and Little Robbins Slough are generally tolerant of saline waters and would not likely be affected by seepage from the MCR.

The review team concludes that, based on the use of stormwater systems comparable to that currently used for the STP site and water quality conditions in the MCR currently supporting diverse aquatic community, the impacts to onsite water bodies from the operation of the proposed Units 3 and 4 would be minimal.

### ***Colorado River and MCR***

#### Water Intake and Consumption

For aquatic resources, the primary concerns related to water intake and consumption are the impacts related to the relative amount of water drawn from the cooling water source (Colorado River and MCR) and the potential for organisms to be impinged on the intake screens or entrained into the cooling water system. Impingement occurs when organisms are trapped against the intake screens by the force of the water passing through the RMPF on the Colorado River and the circulating water intake structure (CWIS) on the MCR (69 FR 41576). Impingement can result in starvation and exhaustion, asphyxiation (water velocity forces may prevent proper gill movement or organisms may be removed from the water for prolonged periods of time), and descaling (69 FR 41576). Entrainment occurs when organisms are drawn through the RMPF from the Colorado River into the MCR or through the CWIS in the MCR into the proposed Units 3 and 4 cooling system. Organisms that become entrained are normally relatively small benthic, planktonic, and nektonic (organisms in the water column) forms, including early life stages of fish and shellfish, which often serve as prey for larger organisms (69 FR 41576). Due to the use of the MCR at STP, entrained organisms from the Colorado River have survived the stresses of the intake system and colonized the MCR, creating a rather diverse aquatic community that is removed from the rest of the ecosystem in the region. However, as entrained organisms pass through the CWIS into the plant's cooling system, they are subject to mechanical, thermal, and toxic stresses, and survival is unlikely.

A number of factors, such as the type of cooling system, the design and location of the intake structure, and the amount of water withdrawn from the source water body greatly influences the degree to which impingement and entrainment affect the aquatic biota. The 7000-ac MCR is considered a closed-cycle cooling system since the water in the reservoir continues to circulate from the MCR, into the plant, and back again. Water loss from the MCR through evaporation,

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seepage, and discharge is made up from the Colorado River. Closed-cycle recirculating cooling water systems can, depending on the quality of the makeup water, reduce consumptive water use by 96 to 98 percent of the amount that the facility would use if it employed a once-through cooling system (69 FR 41576). The water withdrawal rate for the MCR to operate Units 1 and 2 has probably been lower compared to other cooling water system designs after the MCR was filled, and the impingement, entrainment, and entrapment of aquatic organisms may also be lower compared to other cooling systems. Typically, organisms entrained by a power plant are assumed to be killed within the plant system. However, the survey of the MCR in 2007 and 2008 indicates that many individuals of numerous species have survived entrainment at the RMPF and are living in the MCR. While these organisms have survived entrainment of the pumps at the RMPF, overall the entrainment has led to a loss of the organisms in the Colorado River and these organisms no longer contribute to the richness of river community.

Location of the intake system is another design factor that can affect impingement and entrainment. The RMPF is located on the Colorado River, which is designated as a tidal stream and includes essential fish habitat (EFH) for Federally managed fish and shellfish species (GMFMC 2004). Locating intake systems in such areas with sensitive biological communities is generally considered a negative factor in protection of aquatic life (69 FR 41576). However, the segment of the river where the RMPF is situated (Segment C) has fewer organisms and less species richness than the downstream segment of the river, closer to the GIWW (Segment A) (ENSR 2008b). During 2007-2008, 18 percent of the total number of individuals collected were from Segment C as compared to 44 percent from Segment A; and 42 species were collected from Segment C as compared to 62 species from Segment A (Figures 2-22 and 2-23 in Chapter 2).

Operation of the RMPF is based on the need for makeup water in the MCR, and Section 5.2.2.1 discusses the conditions when STPNOC would pump water from the Colorado River into the MCR. One of these conditions is pumping makeup water during periods of high flows in the Colorado River. Pumping at high-flow conditions minimizes impacts to aquatic organisms in the water column because the organisms are likely to remain in the river flow and not likely to be caught in the influence of the water being pumped into the RMPF located on the shoreline (STPNOC 2008a, b, 2010a). During the 2007-2008 aquatic ecology studies in the Colorado River, there was an inverse relationship between high river flow conditions and low densities of fish (as expressed in the catch per unit effort) (ENSR 2008b; STPNOC 2008a, b). Salinity can be an indicator of an influx of estuarine species moving up the river from the GIWW. STPNOC has stated that the salinity of the water being pumped would be monitored, and when the pumped water exceeds 3 ppt, the traveling screens would be monitored for increased impingement. The operation of the fish-return system at the RMPF is a function of river flow and the amount of debris and organisms removed in the screen wash discharge (STPNOC 2008a).

The RMPF was designed to position the traveling intake screens in parallel with the flow in the river (69 FR 41576), or “flush” to the river bank with no projecting structures that create eddies and countercurrents that would cause entrapment (NRC 1986; STPNOC 2010a). Most organisms likely to be entrained or entrapped would occur in higher densities in the main river channel and less likely to be removed from the river by an intake facility sited on the shoreline. Entrapment of aquatic organisms in a restricted area (e.g., in the sedimentation basin between the RMPF intake screens and the pumps and in the MCR) can lead to congregation of the organisms, and if environmental conditions change, the organisms may be harmed. Under such conditions, entrapment can increase impingement of aquatic organisms.

Water velocity associated with the intake structure greatly influences the rate of impingement, entrainment, and entrapment of organisms at a facility. The higher the approach and/or through-screen velocity, the greater the number of organisms impinged, entrained, or entrapped. A low approach velocity reduces the probability of impingement because most fish can overcome such low flows to avoid the intake screens. STPNOC has determined that the RMPF has a maximum design approach velocity in front of the traveling screens of approximately 0.5 fps based on a maximum pumping rate of approximately 538,000 gpm (STPNOC 2008b, 2010a). As discussed in Section 5.2.2.1, the review team independently calculated that the approach velocity was dependent on the withdrawal rate of the RMPF; for withdrawals of 60 cfs (26,930 gpm) and 1200 cfs (538,600 gpm), the maximum approach velocities would be 0.025 and 0.5 fps, respectively. Conditions resulting in the approach velocity of approximately 0.5 fps have been determined to occur infrequently (see Section 5.2.2.1). At an 0.5 fps approach velocity, impingement and entrapment losses are expected to be minor.

Other design features at the RMPF would also help to reduce impingement mortality (69 FR 41576). In front of the traveling water screens are coarse trash racks (with 4-in. spacing between bars) and stop log guides that allow fish that approach the RMPF to have free passage, reducing entrapment and impingement. The existing traveling screens have a 3/8-in. mesh, and operate intermittently to coincide with the intermittent withdrawal of river water (STPNOC 2010a). STPNOC has not committed to a type of screen for refurbishment or replacement so the review team is assuming that the mesh size of any new or refurbished screens would have a mesh size less than or equal to 3/8-in. Fish collected on the traveling screens can be returned to the river via the sluice and a fish bypass pipe. The discharge point of the fish bypass system is at the downstream end of the intake structure, approximately 2 ft below normal water elevation (STPNOC 2010a). During high-flow conditions, the accumulation of debris on the traveling screens is too high to open the fish bypass system, and screenwash discharge is directed to the sluice trench catch baskets rather than back to the river. Generally, the fish bypass system is closed when river flows are greater than 4000 cfs, and the system is occasionally closed when flows are greater than 2000 cfs (which has occurred from 2001-2006 only 7 percent of the time) (STPNOC 2008a, b, 2010a). Impingement mortality can be reduced

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based on the procedures for operating the RMPF. Operators at the RMPF are required to monitor for increased impingement rates on the traveling screens, and factors like river flow, salinity, and observations of impingement are used to determine whether pumping should continue (STPNOC 2008a, b, 2010a).

Entrainment and impingement studies were conducted as part of the licensing process for STP Units 1 and 2, and were discussed in the Final Environmental Statement (FES) for operation (NRC 1986). Studies conducted in 1975-1976, prior to construction of the RMPF, estimated entrainment of the larvae of the most common fish and crustacean species during an 8-month period at Station 2 on the Colorado River (Figure 2-21):  $3.37 \times 10^6$  Atlantic croaker (*Micropogonias undulatus*),  $1.35 \times 10^6$  Gulf menhaden (*Brevoortia patronus*),  $1.32 \times 10^6$  blue crab (*Callinectes sapidus*),  $5.44 \times 10^5$  bay anchovy (*Anchoa mitchilli*) and  $1.1 \times 10^4$  shrimp (undetermined species) larvae. There was a seasonal fluctuation of the species collected monthly during the study. Atlantic croaker larvae were entrained mainly from November through January. From January through April 1976, Gulf menhaden larvae were the predominant species. Anchovy eggs and larvae occurred sporadically throughout the sampling year. Highest numbers of juvenile and megalops of blue crab were collected in October, but there were increased numbers taken in September and April (NRC 1986).

The entrainment studies in 1983-1984 in the Colorado River were conducted during the filling of the MCR (NRC 1986). Different species of fish and crustaceans were collected compared to the studies in 1975-1976. The primary fish species collected in the vicinity of the plant intake were bay anchovies, followed by darter goby (*Ctenogobius boleosoma*) and naked goby (*Gobiosoma bosc*). The most common crustacean collected were the zoea larval stage of the Harris mud crab (*Rhithropanopeus harrisi*), followed by the zoeal and postlarval stages of the ghost shrimp (*Callinassa* spp.). Postlarval stages of the brown shrimp (*Farfantepenaeus aztecus*) and white shrimp (*Litopenaeus setiferus*) and the juvenile stages of the blue crab were collected only sporadically in river samples. The variety of species collected illustrates that the lower Colorado River is utilized as a nursery area by estuarine and marine organisms (NRC 1986). The seasonal variations in species and numbers of individuals found in these studies emphasize the complexity of the aquatic environment in the Colorado River and in the vicinity of the RMPF. These variations are a function of the species' reproductive periods, changes in the flow of the river, the mixture of freshwater coming down the river, and tidal influence of the Gulf.

The FES for operation of Units 1 and 2 (NRC 1986) concluded that entrainment losses for the species that were collected during the two studies would not constitute a significant impact to their respective populations for several reasons. They estimated that the actual entrainment losses would probably be near a median value of about 10 percent of the organisms passing the RMPF. This value represents the loss of organisms in the influence of the tidal flow in the river and does not represent the entire populations of those species in the Colorado River. The organisms that use the lower Colorado River as a nursery also use many other tidal river

systems along the Texas Gulf coast, and the area influenced by the RMPF is not unique. The most common species collected in the entrainment studies were bay anchovy, Gulf menhaden, Atlantic croaker and blue crab; the species are ubiquitous and abundant along the Texas and Gulf coast. The reproductive potential (fecundity) for the species collected during the entrainment studies is high (e.g., one female blue crab can produce over her lifetime at least as many larvae as were projected to be entrained by the studies). And finally, the most makeup water withdrawal would occur during high river flow conditions when tidal flows are low at the RMPF, which is when the concentrations of estuarine and marine organisms would be lowest (NRC 1986).

Impingement studies at the RMPF were conducted in 1983-1984, while river water was being pumped into the MCR. The study reported that the highest numbers of organisms impinged over a 30-minute collection period for two intake screens at the RMPF were 64 organisms in July and 13 organisms in September. The number of organisms that could be impinged for all 24 screens at the RMPF and for two pumping rates (85 cfs and 260 cfs) was extrapolated to be from 156 to 768 individuals over a 30-min period. Gulf menhaden was the most common species impinged, which relates to their small size (and thus, relatively low swim speed), dense schooling nature and high relative abundance at the site. The report estimated that Gulf menhaden could constitute about 65 percent of the total number of all individuals impinged at the RMPF. The other major species that could be impinged include: Atlantic croaker (16 percent), bay anchovy (10 percent) and mullet (8 percent, undetermined species). The remaining species that were collected during the impingement study were expected to make up less than 1 percent of all the individuals impinged. This impingement study has been the only study conducted to date in the Colorado River to report collection of the commercially important pink shrimp (*Farfantepenaeus duorarum*), and during that study, less than 10 individuals were collected over six months (NRC 1986).

The FES for operation of Units 1 and 2 (NRC 1986) concluded that impingement losses would have only a minor effect on the biota of the Colorado River. The reasons cited for the minor impacts due to impingement included those mentioned above for perspective on entrainment losses (e.g., the species are ubiquitous and the number of similar habitat areas along the Texas Gulf coast). Additional reasons cited included design elements of the RMPF that should reduce impingement losses. For example, the mounting of the intake screens on the RMPF flush with the shoreline and without protruding sidewalls into the flow of the river would reduce entrapment and concentration of organisms ahead of the screens. Also, the location of the screens would decrease eddy currents downstream and allow free passage of the organisms into the main channel. Trash racks and the fish handling and bypass system were other features cited that would reduce impingement losses. Finally, the location of the intake structure was designed to use the upper stratum of the river water that is primarily freshwater flowing downstream in the river and not the lower portion of the river in the salt wedge where the estuarine organisms are most common (NRC 1986).

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Since the impingement and entrainment studies for the RMPF were conducted, the Corps completed the Mouth of the Colorado River Project, diverting the Colorado River flow from the Gulf into Matagorda Bay (Wilber and Bass 1998; Corps 2005). As discussed in Section 2.4.2.1, the diversity of aquatic species has increased since the diversion of the river. Of the most common species impinged during the 1983-1984 studies (NRC 1986), Gulf menhaden, striped mullet (*Mugil cephalus*) and Atlantic croaker continue to be the most common species of fish collected around the RMPF, and probably are the most common species impinged today for the same reasons speculated above. The lack of studies over time in the lower Colorado River makes it difficult to conclude if the aquatic communities are stable based on the changes in the river system and the relationship of the species distributed in the region to the flow of freshwater and tidal changes. However, the results and conclusions of the earlier impingement and entrainment studies mentioned above are still applicable because the design features of the RMPF that would minimize losses of organisms would not change with the addition of Units 3 and 4.

The survey of fish and shellfish in the Colorado River in 2007-2008 (ENSR 2008a) indicates that the river has a large population of fresh- and saltwater species, with high species richness and a strong dynamic ecosystem. Impingement, entrainment, and entrapment from current operations of the RMPF have removed individuals from the river environment. A survey of only one year provides limited information about the robustness of the populations of aquatic organisms in the river. However, based on the limited information from the latest survey and what is known about the design of the RMPF, the operation of the RMPF does not appear to have changed the populations of the species currently found in the river.

Based on the use of the MCR as closed-cycle cooling, frequency of pumping water, location of the RMPF, pumping with low intake approach velocity, and the presence of trash racks, traveling screens and fish return system, the review team concludes that impacts from impingement, entrainment, and entrapment for proposed Units 3 and 4 would be minor.

### Cooling Water Discharge System

The potential impacts to the Colorado River from the operation of the proposed Units 3 and 4 would include effects of heated effluents on aquatic resources, chemical impacts and physical impacts from discharge of the MCR.

Thermal Impacts. The discharge from the MCR would be directly into the Colorado River. Sections 3.2.2.2 and 5.2.3.1 discuss the location, design, and operational parameters for the discharge structure. Thermal impacts to aquatic organisms include heat stress, cold shock, and the potential for creating preferred conditions for some invasive nuisance species.

*Heat Stress.* Thermal conditions influence all aspects of aquatic ecology, which includes an array of processes: feeding, metabolic processes, growth, reproduction, development,

distribution, and survival (Coutant 1976). In a general sense, biota are often able to persist (e.g., grow, reproduce, survive) under a range of thermal conditions. While many species exhibit similar tolerance for temperature regimes, growth and survival are linked to optimal thermal conditions that are driven by species-specific requirements (Kellog and Gift 1983). The thermal tolerance for aquatic organisms is defined in different ways. Some definitions relate to the temperature that causes fish to avoid the thermal plume, other definitions relate to the temperature that fish prefer for spawning, and others relate to the temperatures (upper and lower) that may cause mortality. The effects of thermal conditions on aquatic biota can occur at multiple scales. Spatially, thermal pollution may exist at the site level, or may perpetuate to include larger extents (i.e., reach scale, watershed). Temporally, conditions resulting in water temperatures that exceed ambient levels may be more pronounced during certain time periods (i.e., winter). Finally, the consequences of thermal pollution within aquatic ecosystems may be confined to individual species, and depending on ecosystem conditions, may encompass a population-level response (Coutant 1976).

In the operating policy for the MCR, STPNOC stated that it could discharge water from the MCR into the Colorado River, when they are pumping water at the RMPF (SPTNOC 2009f). STPNOC could discharge water from the MCR when the specific conductivity of the water in the MCR exceeds 3000  $\mu\text{S}/\text{cm}$ . STPNOC would pump makeup water from the Colorado River under conditions specified by the LCRA contract. The operating policy that STPNOC would consider when planning to discharge from the MCR includes: when the MCR water level is between 40 and 49 ft above MSL, when the river water conductivity is less than 2100  $\mu\text{S}/\text{cm}$ , and when the river flow at the discharge facility is greater than or equal to 800 cfs, as permitted by its TPDES permit (TCEQ 2005; STPNOC 2009e). If all these conditions are met, STPNOC would then only discharge when the MCR water had a conductivity greater than or equal to 3000  $\mu\text{S}/\text{cm}$ . In addition to the river flow conditions, the TPDES permit limits the amount of discharge from the MCR to 12.5 percent of the flow in the river, limits the daily average discharge temperature to less than or equal to 95°F, and requires whole effluent toxicity testing (biomonitoring) of the MCR water being discharged (TCEQ 2005).

Discharge of the MCR water into the Colorado River would create a thermal plume that could create stressful conditions for the aquatic organisms in the vicinity of the plume. Highly mobile aquatic species can detect changes in the water column and avoid the area all together or search for a passage around the temperature change. Section 5.2.3.1 discusses the characteristics of the thermal plume in the river during discharge of the MCR water, including the likely water temperature increases with the addition of two new units, the likely duration and frequency of discharge, and the dimensions of the thermal plume. STPNOC has only discharged into the Colorado River once during operation of Units 1 and 2. The information describing the thermal plume during four-unit operation is based on modeling bounding conditions to support the water quality in the MCR. No information was provided on the most likely time of year for discharging water (STPNOC 2010a). STPNOC and the review team used

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a conservative approach in using the CORMIX model to analyze the thermal plume that could be created during discharge of MCR water into the Colorado River using known conditions of the river environment as well as conservative water and air temperatures in the vicinity of the discharge. The maximum thermal plume dimensions would occur during the greatest difference in temperatures between the MCR water and the water in the river (20.4°F), highest MCR discharge rate through seven ports (44 cfs per port, for a total of 308 cfs discharge rate), and the minimal flow in the Colorado River where the discharge would be equal to 12.5 percent of the total flow in the river (2464 cfs). Even under these conditions, there is always a portion of the river that remains at ambient water temperature allowing for passage of aquatic organisms on the bottom of the river and throughout much of the water column.

During the maximum expected thermal plume dimensions, the thermal plume that is 5°F above ambient conditions is attached to the bottom of the river from the last port of the discharge pipe to 120 ft downstream, and the plume extends approximately 25 percent across the width of the river. In that part of the river the benthic invertebrate species (e.g., grass [*Palaemonetes pugio*], white, and brown shrimp) would be able to pass along the bottom of the river on the far side of the discharge structure without passing through the elevated temperature plume.

Approximately 120 ft downstream of the last port of the discharge pipe, positive buoyancy of the warmer water causes the plume to rise to the surface of the river. The surface of the river is predicted to have an elevated temperature across the entire width from approximately 1060 ft from the last port of the discharge pipe to about 4400 ft downstream from the ports. As the plume rises to the surface and extends from bank to bank, however, there would be a portion of the water column that would remain at ambient river temperatures that would allow foraging fish (e.g., Gulf menhaden, black drum [*Pogonias cromis*], spotted seatrout [*Cynoscion nebulosus*], striped mullet) to move up and downstream.

As discussed in Section 2.4.2.1, the region of the river that would be affected by the thermal plume corresponds with Segment B of the 2007-2008 aquatic ecology survey (Figures 2-22 and 2-23). More than a third of all the organisms collected in the 2007-2008 study were collected in this portion of the river, and represented 83 percent of the total number of species collected. Thus, the thermal conditions of the discharge plume would create conditions that the highly mobile aquatic organisms could detect and would likely avoid, remaining above or below the discharge plume. Less mobile organisms, such as eggs, larvae, and mollusks, would be adversely affected by the thermal discharge in localized areas. The review team also performed additional CORMIX simulations and demonstrated that the size of the thermal plume would be smaller than that discussed above if the discharges from the ports were reduced to half their capacity and river flow increased, as well as if the discharges from the ports were at full capacity and the river flow was increased.

The review team evaluated the possibility that the thermal plume generated by discharging the MCR water into the Colorado River could coincide with poor water quality for aquatic organisms

in the river at the discharge structure. ENSR (2008b) measured water quality (e.g., salinity and dissolved oxygen) at various levels in the water column while collecting fish and shellfish. As discussed in Section 2.4.2, there are times of the year that ENSR reported the water at the bottom of the river was anoxic or low in dissolved oxygen (hypoxic, or dissolved oxygen less than 2 mg/L) when the salinity was high. The conditions were most often observed at or below the mid-point of the water column. The combination of the maximal thermal plume and poor river water conditions (e.g., high salinity and low dissolved oxygen) could force aquatic species to avoid the area completely. STPNOC compared the results reported by ENSR (2008b) and the flow in the river at the nearest gauging station at the time of the water sampling, and determined that during river flows greater than 800 cfs the salinity at the bottom of the river ranged from 0 to 18.7 ppt (STPNOC 2008c). The review team found that there was only one occurrence during 2007-2008 when the dissolved oxygen was less than or equal to 2 mg/L during river flows greater than 800 cfs. The salinity at this sampling time was 17.5 ppt (ENSR 2008b). STPNOC has an existing TPDES permit for the discharge of water from the MCR outfall 001 (TCEQ 2005). The same permit would be used during operation of the proposed Units 3 and 4 (STPNOC 2010a). Although there is limited information available on river flow and water quality, based on the planned STPNOC operating policy and the requirements for the TPDES permit and the LCRA contract, there would be infrequent adverse effects as a result of the combination of the thermal plume and poor water quality. STPNOC estimated that the need for discharging would likely be as frequent as once every 11 days, and could be continuous for as much as 75 days.

The most common juvenile and adult species collected in Segment B were Gulf menhaden, grass shrimp, black drum, white shrimp, and striped mullet. The juveniles and adults of these species would likely pass around or below the thermal plume as they move through the affected area while foraging. However, the thermal plume could affect the viability of eggs and larvae that occur in the warmer waters. Entrainment studies conducted in 1975-1976 indicated that these species were present as eggs and larvae in the vicinity of the RMPF, and that the numbers of early life stages changed over the seasons corresponding to the reproductive cycle of these species (from January through April for Gulf menhaden). However, the overall impact to these species from the effects of the thermal plume would likely be minor because these organisms have a high fecundity, and the number of organisms lost would be insignificant compared to their population in the lower Colorado River.

The review team concludes that the effects of the thermal plume on the aquatic community would often be minor. If STPNOC were to discharge MCR water creating a thermal plume in the river when water quality in the river was poor for aquatic organisms, there could be a detectable avoidance by aquatic organisms and loss of viability in the non-motile life stages of organisms in the affected region of the river. However, the foraging behavior and high fecundity of the aquatic organisms that have been reported in the area would indicate that the effects from

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the thermal plume and ambient river conditions is not expected to noticeably alter or destabilize important attributes at the population or ecosystem levels in the lower Colorado River.

*Cold Shock.* Another factor related to thermal discharges that may affect aquatic biota is cold shock. Cold shock occurs when aquatic organisms that have been acclimated to warm water, such as fish in a power plant's discharge canal, are exposed to a sudden temperature decrease. This can occur when a power plant shuts down suddenly in the winter. Cold shock mortalities at U.S. nuclear power plants located in southern regions (where temperatures rarely decrease below freezing) are "relatively rare" and typically affect small numbers of fish (NRC 1996a). In the MCR, cold shock is not likely to occur because the temperature decrease from shutting down one unit is moderated by the heated discharge from the units that continue to operate. In the case that all units would be shut down at once, the potential for cold shock would exist although highly unlikely considering climate for the region (Section 2.9.1). Discharge from the MCR into the Colorado River would likely be as frequent as once every 11 days, and could be continuous for as nearly 75 days. These conditions would not be frequent enough to attract aquatic organisms to the thermal plume. Based on this analysis, the review team concludes the thermal impacts on the fish populations in the Colorado River due to cold shock would be negligible.

*Invasive Nuisance Organisms.* Thermal discharges may create an environment that is favorable to invasive nuisance organisms. Taxa such as corbicula, giant salvinia (*Savinia molesta*), and *Hydrilla* have not been found in high densities in the Colorado River in the vicinity of STP (STPNOC 2010a). In 2008, the review team observed corbicula shells on the shoreline of the river above the site but did not see any nuisance organisms at the RMPF in the screen racks or in the fish bypass system. The 2007-2008 survey of the MCR did not report any nuisance organisms in the reservoir or during impingement and entrainment studies at the CWS for existing Units 1 and 2 although corbicula were collected in the MCR in 1981 (ENSR 2008a; STPNOC 2010a). It is unlikely that the MCR discharge would become a contributor of nuisance organisms in the Colorado River because these species have not been reported in recent surveys of the MCR (ENSR 2008a). However, given the past collections of corbicula in the MCR and the concern for the spread of the species in water bodies in Texas (STPNOC 2010a), routine monitoring would identify recurrence of the nuisance species.

*Chemical Impacts.* Other discharge-related impacts include chemical treatment of the cooling water. Discharges to the Colorado River would only occur from the MCR. Inputs to the MCR include makeup water from the river, precipitation, radioactive and nonradioactive effluents from the operation of the condenser and UHS for all units, and permitted chemical discharges from other operations (e.g., treated sanitary sewage and other effluents discussed in Section 3.4). In addition, stormwater and groundwater from building activities would also be discharged to the MCR. As discussed in Section 5.2.2.1, the most significant chemical changes in the MCR

would be the concentration of total dissolved solids from the operation of the condenser and UHS.

STPNOC has an existing TPDES permit for the discharge of water from the MCR for outfall 001 (TCEQ 2005). The same permit would be used during operation of proposed Units 3 and 4 (STPNOC 2010a). STPNOC does not currently evaluate the water quality of the MCR in relation to permit conditions for chemical standards for the protection of aquatic life because they are not currently discharging to the Colorado River. The permit conditions also require evaluating acute and chronic effects on aquatic organisms from the MCR discharge prior to commencing discharge into the river.

The review team has determined that the impacts from chemical discharges to the Colorado River would be minimal if STPNOC performs the tests for protection of aquatic life required in its TPDES permit and meets all other conditions of the permit (TCEQ 2005). TCEQ could require additional monitoring based on these tests and with further modification of the discharge permit.

Physical Impacts. Physical effects from the operation of the blowdown discharge facility in the Colorado River could affect aquatic resources, particularly through scouring of aquatic habitat. The structure consists of seven 36-in. pipes, spaced 250 ft apart, and the pipes are directed 45 degrees from the downstream western shore of the Colorado River.

In the FES for construction, discharged-induced scouring of the seven-port diffuser was evaluated. Discharge rates through two to seven ports at a rate of 0 to 308 cfs were considered. NRC concluded that scouring would be limited to a few feet downstream of each port and would have no adverse impacts on the aquatic biota in the vicinity (NRC 1975). Since the discharge pipes have not been operated except for a test in 1997 (STPNOC 2010a) and the Colorado River in the vicinity of the pipes has not been dredged recently, the initial discharge of water would disturb the sediments in the area. The water would remain turbid for a period of time, and the suspended sediments would be dispersed downstream temporarily. Aquatic organisms in the scour area would be displaced, but the overall area of the river that would be physically affected by the discharge flow would be relatively small.

The review team has determined that physical impacts to the aquatic ecosystem from discharges to the Colorado River would be minimal. No further mitigation beyond permit requirements would be warranted.

#### Maintenance Dredging

STPNOC has stated that periodic dredging in the future would be conducted in front of the RMPF and barge slip. These activities are currently covered by existing permits with the Corps for the operation of Units 1 and 2. Dredging would remove benthic habitat and the organisms that are not highly mobile (e.g., mollusks). Organisms that can readily swim would likely avoid

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the area during dredging activities. After dredging activities, these areas would be recolonized by the aquatic community. Impacts from dredging on aquatic organisms would be minor.

### **5.3.2.2 Aquatic Resources – Transmission Lines**

There are approximately 480 mi of existing, 345-kV transmission lines and associated corridors that would be used to transmit the power generated from proposed Units 3 and 4. The transmission corridors primarily pass through agricultural and rangeland regions with limited water features.

Operation and maintenance of the transmission lines for proposed Units 3 and 4 at STP would continue to be performed by the four transmission service providers currently providing those services (CenterPoint Energy, AEP, Austin Energy, and CPS Energy). Potential for impacts to aquatic resources in the transmission corridors is limited to maintenance activities and management of vegetation under the lines. Maintenance activities can lead to minor erosion and sedimentation associated with the vehicles traveling on access roads and use of equipment for maintaining the transmission system. Managing the vegetation under the lines can involve manual and mechanical methods for removal of growth. The transmission service providers also use chemicals along the transmission corridors, primarily herbicides for vegetation management. All service providers require chemical applicators to be trained in the safe use of herbicides and require supervisory personnel to hold Texas Department of Agriculture Commercial Pesticide Applicators licenses (STPNOC 2010a).

Minimal impacts to aquatic biota from operation and maintenance activities along the transmission corridors are expected. Effects from erosion and sedimentation in water bodies along the transmission corridors are likely to be temporary and negligible. Application of chemicals along the transmission corridors are expected to have minimal impacts to aquatic biota if application of the chemicals does not occur in or over water bodies and herbicides that are approved for use around aquatic biota are used. Access to lines and towers might result in temporary impacts to wetlands resulting from the placement of board roads for use with heavy equipment.

The review team concludes that the impacts of transmission line corridor maintenance activities on aquatic resources would not adversely affect aquatic ecosystems and that additional mitigation beyond that described above would not be warranted.

### **5.3.2.3 Important Aquatic Species and Habitats**

This section describes the important aquatic species and habitats for the proposed Units 3 and 4 and associated transmission corridors (to the first substations). Commercially and recreationally important species are found onsite and in the vicinity of STP. In addition, there are important habitats in the vicinity of STP.

### **Commercial and Recreational Species**

Activities associated with the operation of proposed Units 3 and 4 are primarily onsite and along the Colorado River at the STP site. Commercially and recreationally important species were discussed in Section 2.4.2.3. Those species that are found onsite (e.g., black drum and red drum [*Sciaenops ocellatus*]) are in water bodies that are not open to the public (e.g., in the MCR), and have limited ability to contribute to the populations found offsite. Impacts to those species would primarily be associated with stormwater drainage. As mentioned above, onsite water bodies would experience minimal impacts from stormwater drainage based on the implementation of BMPs as part of the site's SWPPP.

The top five most common species (Gulf menhaden, striped mullet, blue catfish [*Ictalurus furcatus*], Atlantic croaker, and white shrimp) collected in Segment C of the river are commercially and recreationally important species, and some of those individuals would likely be affected during pumping operations. All of these species have been collected in the MCR, indicating that the organisms were entrained by RMPF operations. However, all of these species have a high fecundity and are common to the Texas Gulf coast, and thus, the impacts of operating the RMPF would likely have negligible impacts on the populations of these species in the lower Colorado River.

### **Species with Designated Essential Fish Habitat**

Section 2.4.2.3 and the EFH assessment in Appendix F describe the fish species with designated EFH in the vicinity of the STP site (Table 2-15): king mackerel (*Scomberomorus cavalla*), Spanish mackerel (*S. maculatus*), gray snapper (*Lutjanus griseus*), red drum, brown shrimp, pink shrimp, white shrimp, and Gulf stone crab (*Menippe adina*). Of the eight species, only red drum, brown shrimp, white shrimp, and pink shrimp have been collected during surveys of the river in the areas of the RMPF and MCR discharge structure (NRC 1975, 1986; ENSR 2008a, b). Gray snapper was collected in the Colorado River in the area closest to the confluence with the GIWW (ENSR 2008b). All of these eight species, except for the mackerel species and the stone crab, have been collected in the MCR (ENSR 2008a), indicating that the organisms have survived entrainment by RMPF operations.

STP Units 3 and 4 could affect species with designated EFH through operation of the RMPF and the discharge structure on the Colorado River as well as through maintenance dredging in front of the RMPF and at the barge slip. As described in the EFH assessment in Appendix F, operation of the proposed Units 3 and 4 could affect EFH for juvenile king mackerel; all life stages of Spanish mackerel, gray snapper, red drum, and Gulf stone crab; and larvae and juveniles of brown, pink, and white shrimp. Operation of the RMPF and discharge structure could create conditions in the river that juvenile king mackerel or their prey would have to avoid. However, since STPNOC does not plan on operating these facilities continuously, the adverse effects would be relatively short in duration. In addition, maintenance dredging would be

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infrequent and limited in area (no more than 3 ac), and juvenile king mackerel could avoid the area easily. Therefore, operation of Units 3 and 4 would have minimal adverse effect on EFH for juvenile king mackerel.

Operation of Units 3 and 4 would likely affect Spanish mackerel, gray snapper, and red drum similarly. The eggs and larvae of Spanish mackerel, gray snapper, and red drum could be entrained during pumping at the RMPF, and the organisms would be lost from the river environment. Discharge of MCR water could create thermal and chemical characteristics of the river water and affect the viability of the eggs and larvae of these species. However, operations of the RMPF and discharge system are not continuous, and their effects would be relatively short in duration. Maintenance dredging at the RMPF could remove or damage some eggs and larvae of these species. The juvenile and adult Spanish mackerel, gray snapper, and red drum and their prey could avoid the affected areas of the Colorado River during operation of the RMPF and discharge structure as well as during maintenance dredging. Overall, operation of Units 3 and 4 would have minimal adverse effect on EFH for all life stages of Spanish mackerel, gray snapper, and red drum.

Avoiding operation of facilities on the Colorado River associated with Units 3 and 4 could be difficult for larvae and juveniles of brown, pink, and white shrimp. Larvae and juveniles could be entrained during pumping at the RMPF. While juveniles and adults could avoid discharge of MCR water, thermal and chemical characteristics of the plume could affect the viability of larvae. Maintenance dredging would also remove larvae, juveniles, adults, and their habitat in the dredged areas, turbidity and sedimentation could also temporarily remove habitat. Therefore, construction and operation of the proposed Units 3 and 4 at the STP site could affect shrimp in the area and are likely to have a greater than minimal but less than substantial adverse effect on EFH for the brown, pink, and white shrimp larvae and juveniles.

Juvenile and adult stone crabs would be affected similarly to those life stages of the shrimp by operation activities in the Colorado River. While eggs are maintained by the female beneath her abdomen until hatching, once the zoea larvae and other larval stages of the stone crab are pelagic, they could be entrained by pumping at the RMPF and could be affected by thermal and chemical changes in the river water through discharge of MCR water. However, stone crabs of any life stage have not been reported in any of the surveys of the Colorado River in the vicinity of the STP site (NRC 1975, 1986; ENSR 2008b). Therefore, operation of Units 3 and 4 would have minimal adverse effect on EFH for all life stages of stone crab.

### **Federally and State-Listed Species**

All the Federally listed aquatic species in Matagorda County are those listed by National Marine Fisheries Service (NMFS) (Table 2-14). The most likely species to be in the area are loggerhead (*Caretta caretta*), green (*Chelonia mydas*), and Kemp's ridley (*Lepidochelys kempii*) sea turtles. None of these turtle species have been observed to travel beyond Matagorda Bay

into the Colorado River. Operations of the RMPF, discharge structure and any maintenance dredging around the RMPF and the barge slip are not likely to affect these species.

There are three State-listed species in Matagorda County that are listed as threatened: blue sucker (*Cycleptus elongates*), smooth pimpleback (*Quadrula houstonensis*), and Texas fawnsfoot (*Truncilla macrodon*). The blue sucker would be located in the Colorado River and not likely be in the onsite water bodies. This species was not collected during the aquatic surveys of the river in the 1970s, 1980s, and 2007-2008. Blue suckers move upstream in the spring to areas with riffles for spawning. Since spawning habitat is not within the vicinity of the STP site, operations of proposed Units 3 and 4 would not likely affect eggs and larvae of the species. Impingement of juvenile or adult blue suckers is unlikely because they prefer to forage in the deeper channels of the river and would not likely be drawn to the intake screens because they are strong enough to swim out of the current created by the RMPF when it is operating (TPWD 2009). They would also be able to avoid the thermal plume from the MCR discharge.

The two State-listed threatened freshwater mussels in Matagorda County are likely to be found in different water bodies at STP. The smooth pimpleback could be found in the MCR and the Colorado River in the vicinity of STP since the species prefers small to moderate rivers as well as reservoirs, tolerates the flow regimes of the MCR and river, and prefers the type of substrate found in the MCR and river. However, since the species does not tolerate dramatic water level fluctuations, it is not likely to be found in the onsite water bodies. The smooth pimpleback has not been reported in the surveys of aquatic organisms at the STP site (NRC 1975, 1986; ENSR 2007b, 2008a, b). Operation of the RMPF would likely not affect the adult lifestage of the mussel. There is no information on the reproduction of the smooth pimpleback (e.g., glochidia are unreported). Mussels are tolerant of temperature changes and thus the thermal plume from discharging the MCR is not likely to affect the species (Howells et al. 1996; TPWD 2009).

Texas fawnsfoot has not been reported in the surveys of aquatic organisms at STP (NRC 1975, 1986; ENSR 2007b, 2008a, b). What little is known about the species is that it has been found in river systems similar to the Colorado River and in flowing rice irrigation canals, but the Texas fawnsfoot has not been found in impoundments. Thus, Little Robbins Slough and the Colorado River might be suitable habitat for the species. In addition, the ponds and drainage areas that are located along the transmission corridor could be appropriate habitat for the Texas fawnsfoot. Operation of the RMPF would likely not affect the adult lifestage of the mussel. There is no information on the reproduction of the Texas fawnsfoot (e.g., glochidia are unreported). Mussels are tolerant of temperature changes and thus the thermal plume from discharging the MCR is not likely to affect the species. Operation and maintenance of the transmission lines may include vehicular traffic that could temporarily cause erosion into the ponds and drainage areas. If mussels are present in these water bodies, they are not likely to be affected by turbidity from erosion (Howells et al. 1996; TPWD 2009).

## Operational Impacts at the Proposed Site

### ***Important Habitats***

The Mad Island WMA and Clive Runnells Family Mad Island Marsh Preserve are to the southwest of the STP site, and the flow from Little Robbins Slough in the vicinity of STP provides freshwater into these wetlands. Operations of proposed Units 3 and 4 would include stormwater discharge from the site into the slough during precipitation events. Impacts to the slough would be minimized by STPNOC's compliance with its SWPPP. In addition, there would be a minimal, incremental increase in flow from MCR seepage into the groundwater and relief-well collection system as the water level in the MCR is increased from 47 to 49 ft. The additional water flow to the wildlife management area and preserve would likely be minimal.

EFH is present for the region of the Colorado River that extends along the STP site up to the FM 521 bridge. The Colorado River and Matagorda Bay are within Ecoregion 5 of the Gulf of Mexico, as designated by the Gulf of Mexico Fishery Management Council in accordance with the Magnuson-Stevens Fishery Conservation and Management Act. Operation of the RMPF and the discharge structure would adversely affect EFH. Further discussion on the impacts to EFH and Federally managed fish and shellfish species is included in Appendix F.

#### **5.3.2.4 Aquatic Monitoring**

STPNOC plans to perform operation-related monitoring for water quality in accordance with Federal and State permitting requirements as specified by the Corps and TCEQ. The Corps may require monitoring as part of the Department of the Army permit associated with periodic dredging in front of the RMPF forebay and dredging of the barge slip during the operation of proposed Units 3 and 4 at STP. The TPDES permit from TCEQ would also require monitoring as part of the water-quality-based effluent limitations. STPNOC would have to evaluate the effluent from the MCR against criteria for the protection of aquatic life once discharging of the MCR commences (TCEQ 2005).

#### **5.3.2.5 Summary of Impacts to Aquatic Resources**

With regard to aquatic ecosystems, operational impacts associated with proposed Units 3 and 4 are centered on the intake and discharge structures, but also include stormwater management, seepage from the MCR, maintenance dredging of the RMPF and barge slip, as well as maintenance and operation of the transmission corridors. The aquatic community in the vicinity of the STP site consists of a diversity of biota with a range of life-history requirements. Biota most vulnerable to entrainment and impingement include planktonic and nektonic life forms, respectively. As discussed, the low approach velocity (less than or equal to approximately 0.5 fps), the use of closed-cycle cooling, the population status, and reproductive potential of fish most vulnerable to impingement, entrainment, and entrapment result in minimal adverse impacts to the aquatic ecosystem in the Colorado River. The discharge structure would deliver effluent with thermal, chemical, and physical inputs to the Colorado River, which would be

regulated by TCEQ. The size and configuration of the thermal plume in combination with poor water quality could affect the passage of the aquatic organisms in the Colorado River under certain flow conditions and during certain times of the year. Affected aquatic species would include Federally managed species with designated EFH in the Colorado River. However, the review team determined that STPNOC's discharge operating policy would rarely result in discharges from the MCR that would create a thermal plume during times when river water quality is poor. Also, because of the foraging behavior and high fecundity of the aquatic species, population level impacts from the effects of the discharge plume are unlikely. Based on the foregoing, the review team concludes that the impacts on the aquatic resources on- and offsite from the operation of Units 3 and 4, and from maintenance and operation of the transmission lines and corridors would be SMALL.

## 5.4 Socioeconomic Impacts

Operations activities can affect individual communities, the surrounding region, and minority and low-income populations. This evaluation assesses the impacts of operations-related activities and of the operations workforce on the region. Unless otherwise specified, the primary source of information for this section is the ER (STPNOC 2010a).

Although the review team considered the entire region within a 50-mi radius of the STP site when assessing socioeconomic impacts, the primary socioeconomic impact area is Brazoria and Matagorda Counties in Texas. Based on commuter patterns and the distribution of residential communities in the area, the review team found minimal impacts on other counties within the 50-mi radius. The socioeconomic impact area for operations differs from the socioeconomic impact area for building due to the smaller size of the workforce and the nature of operations jobs. While the building phase required a four county economic area to assess impact, operations workers tend to be long term, permanent employees and therefore, tend to gravitate to areas with shorter commutes and more services and amenities. Approximately 83 percent of the current operations workforce for existing Units 1 and 2 lives in Matagorda and Brazoria Counties, and STPNOC along with the review team expect the proposed Units 3 and 4 operations workforce to in-migrate in a similar distribution. The small percentage of workers (See Table 2-16) that are likely to move into other counties would be absorbed by the communities they move into with minimal socioeconomic impact.

### 5.4.1 Physical Impacts

This section identifies and assesses the direct physical impacts of operations-related activities on the community, including the disturbances from noise, odors, vehicle exhaust, dust, vibration, and shock from blasting. It includes consideration of impacts resulting from plant operations, transmission corridors and access roads, other offsite facilities, and project-related

## Operational Impacts at the Proposed Site

transportation of goods and materials in sufficient detail to predict and assess potential impacts and to show how these impacts should be treated in the licensing process.

Potential physical impacts include noise, odors, exhausts, thermal emissions, and visual intrusions. The review team believes these impacts would be mitigated through operations of the facility in accordance with all applicable Federal, State, and local environmental regulations and therefore would not significantly affect the region surrounding STP. The following sections assess the potential operations-related physical impacts of two new units on specific segments of the population, the plant, and nearby communities.

### 5.4.1.1 Workers and the Local Public

There are no residential areas located within the site boundary. The nearest resident is located 1.5 mi west southwest of the Exclusion Area Boundary (EAB) (STPNOC 2010a). The area within 10 mi of the STP site is predominately rural and characterized by agricultural and forested land, with 5170 residents (see Section 4.4.1.1). There are three other industrial facilities within 10 mi of the STP site.

Once the two new reactors have begun operation, they would not produce any known air pollutant, except for: (1) the periodic testing and operation of STP standby diesel generators and auxiliary power systems, (2) commuter vehicle dust and exhaust, (3) odors from operations, and (4) operations-based noise. The permit to operate the diesel generators would require that air emissions comply with all applicable regulations and the review team expects the impact air quality would be minimal. Access road maintenance and speed limit enforcement would reduce the amount of dust generated by the commuting workforce (STPNOC 2010a). During normal plant operation, the new units would not use chemicals in amounts that would generate odors exceeding Federal and State limits. STPNOC plans to use BMPs to control the odors emitted by chemicals and other sources during routine outages and therefore does believe the addition of two new reactors to the site would have only a minor impact. Air quality impacts of plant operation are discussed in more detail in Section 5.7.

The proposed units would produce noise from the operation of pumps, transformers, turbines, generators, and switch yard equipment. The noise levels would be controlled in accordance with local regulations. Most equipment would be located inside structures, reducing the outdoor noise level. STPNOC used noise levels from existing STP Units 1 and 2, which are less than background noise, in evaluating noise levels for proposed Units 3 and 4. Background noise (ambient sound) is between 44 to 52 dBA for STP (STPNOC 2010a). Noise levels below 60 to 65 dBA are not considered to be significant because these levels are not sufficient to cause hearing loss (NRC 1996a). Therefore, the review team determined the noise related effect on workers, residents, and recreational users of nearby areas would be minor.

#### **5.4.1.2 Buildings**

Operations activities would not affect offsite buildings. Onsite safety-related buildings have been constructed to safely withstand any possible impact, including shock and vibration, from operations activities associated with the proposed activity (10 CFR Part 50, Appendix A). Except for STP site structures, no other industrial, commercial, or residential structures would be affected. Consequently, the review team determined there would be no operations impacts to onsite and offsite buildings.

#### **5.4.1.3 Roads**

Roads within the vicinity of STP would experience an increase in traffic at the beginning and the end of each operations shift and the beginning and end of each outage support shift. Commuter traffic would be controlled by speed limits. The access roads to the STP site would be paved. Maintaining good road conditions and enforcing appropriate speed limits would reduce the impacts generated by the workforce commuting to and from STP (STPNOC 2010a). Therefore, the review team determined the road-related impacts from noise and dust to workers, residents, and other users of the roads within the vicinity of the proposed site would be minimal.

#### **5.4.1.4 Aesthetics**

The nearest residence is about 1.5 mi from the EAB of the proposed new units. There are 10 residences within a 5-mi radius and the LCRA Park is 6 mi east of the STP site. The containment buildings and the two mechanical draft cooling towers from proposed Units 3 and 4 would be visible from these distances. The MCR is the only current plant structure visible from the Lower Colorado River. The visual impacts from the new cooling towers would be from the towers themselves and their plumes, which would resemble cumulus clouds. The plumes would be rarely visible to nearby residences and not significant in size (Section 5.7). Given that the site has already been affected by the presence of two reactors, the visual aesthetic aspect of the STP site would not be significantly changed by the proposed units.

#### **5.4.1.5 Summary of Physical Impacts**

Based on information provided by STPNOC, review team interviews with local public officials, and the review team's own independent review, the review team concludes that the physical impacts of operation of the proposed new units would be SMALL and adverse.

### **5.4.2 Demography**

STPNOC anticipates employing 959 operations workers at the new units. In addition, STPNOC plans on reducing the operations workforce for Units 1 and 2 from its current workforce of 1365 to 1062, a decrease of 303 jobs, this would result in a net increase of 656 new operations jobs. Some employees would already reside within a reasonable commuting distance to the

## Operational Impacts at the Proposed Site

plant, for several reasons. First, most operations employees would have resided in the area since about the peak of construction employment for training purposes and plant start-up. Second, some local people already have the skills necessary to take new operations jobs after the units are built. Finally, local training efforts to increase the available local workforce have been established (Scott and Niemeyer 2008). However, maximum demographic impacts from operations would be derived from the net 656 workers and not just those that in-migrate for the operations phase. The review team assumed all the new operations employees and their families would migrate into the region from other locations. The average household size in Texas of 2.74 was used to determine the increase in population in the 50-mi region of approximately 1797 people.

The review team assumed the distribution of new operations workers and their families would resemble the residential distribution of employees operating existing STP Units 1 and 2. Therefore, 60.7 percent would likely reside in Matagorda County (1091 people) and 22.4 percent in Brazoria County (403 people) (Table 2-16 and Table 5-4). The proposed Units 3 and 4 related population increase represents a 3 percent increase in the 2015 estimated populations for Matagorda County and less a than 1 percent in Brazoria County. The review team assumes the remaining 17 percent of operations employees and their families would be scattered throughout the other counties within the 50-mi region in the same distribution as the current workforce and would represent a negligible fraction of each community's population. Table 5-4 displays the assumed distribution of new workers in tabular form.

Based on the information provided by STPNOC, review team interviews with local public officials, and the review team's own independent review, the review team concludes that the demographic impacts of operation of the new unit or units at the STP site would be SMALL.

**Table 5-4.** Potential Increase in Resident Population Resulting from Operating Units 3 and 4

<b>County</b>	<b>Percent of Current STP Site Workforce by Location</b>	<b>Proposed Units 3 and 4 -Related Increase in Population</b>	<b>2015 Projected Population</b>	<b>Percentage Increase in Resident Population</b>
Matagorda	60.7%	1091	43,195	2.5%
Brazoria	22.4%	403	311,763	0.1%
All Other	16.9%	303	N/A	N/A
<b>Total</b>	<b>100.00%</b>	<b>1797</b>		

Sources: STPNOC 2010a, Texas State Data Center 2010, and review team estimates

### 5.4.3 Economic Impacts to the Community

The impacts of station operation on the local and regional economy are dependent on the region's current and projected economy and population. Although future impacts cannot be

predicted with certainty, some insight can be obtained for the projected economy and population by consulting with county planners and population data. The economic impacts over a 40-year period of station operation are qualitatively discussed. The primary economic impacts from employing 656 net new workers to operate all units at the STP site would be related to taxes, housing, and increased demand for goods and services, with the largest impact associated with plant property tax revenues (discussed in Section 5.4.3.2).

#### **5.4.3.1 Economy**

The review team estimated the potential social and economic impacts on the surrounding region as a result of operating the proposed two new reactors at the STP site, assuming a 40-year operating license. Social and economic impacts would occur from additional operation workforce jobs, tax revenue impacts, and increased population because of in-migrating workers and their families.

The in-migration of approximately 656 workers and their families would create new indirect jobs in the area through a process called the spending/income “multiplier effect.” Each dollar spent on goods and services by one person becomes income to another, who saves some money but re-spends the rest. In turn, this re-spending becomes income to someone else, who in turn saves a portion and re-spends the rest, and so on. The percentage by which the sum of all spending exceeds the initial dollar spent is called the “multiplier.” The U.S. Department of Commerce Bureau of Economic Analysis (BEA), Economics and Statistics Division, provides regional multipliers for industry jobs and earnings (STPNOC 2010a). The BEA earnings multiplier for the two county socioeconomic impact area is 1.56. Applying the multiplier to the review team’s estimated average operations payroll of \$47 million (salary of \$72,000 per worker) would create a total dollar impact of about \$73 million per year in the region.

BEA also estimated a jobs multiplier of 2.47. In other words, for every operations worker, an additional 1.47 jobs would be created in the socioeconomic impact area near the STP site. Therefore, the net 656 workers would create 964 indirect jobs (\$26 million annual earnings) for a total of 1620 jobs equating to \$73 million per year in total earnings. These jobs are usually in the retail and service industries and not highly specialized. The review team expects these indirect jobs to be filled by unemployed individuals living in the socioeconomic impact area.

The operation of two new units at the STP site would also increase the number of planned outages, periodically bringing an additional 1500 to 2000 outage workers into the area. Current units undergo a scheduled refueling outage every 18 months. Once the proposed units are operational at least one outage would occur every year, with some years requiring two planned outages at different units. Most of the outage workers would stay in local hotels, rent rooms in local homes, or bring travel trailers so they can stay as close as possible to the STP site. In Bay City, the closest town to the STP site, the hotels fill up during outages for existing STP Units 1 and 2 (Scott and Niemeyer 2008). Outside of Matagorda County, the impacts become more

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diffuse because of more available hotel rooms and temporary housing. The review team expects the current housing pattern for outage workers would apply to the new units as well.

The overall impact on the economy of the region from operating two new units at the STP site would be positive. The most pronounced economic impacts would occur in Matagorda County, where impacts could be noticeable and beneficial, while minimal and beneficial economic impacts may occur in Brazoria County.

### **5.4.3.2 Taxes**

#### ***Sales, Use, Income, and Corporate Taxes***

To the extent the operations employees move into the socioeconomic area surrounding the STP site the two counties would experience an increase in sales and use taxes. Matagorda County has limited shopping and entertainment choices. Houston serves as the regional retail center, and Lake Jackson in Brazoria County is considered part of the greater Houston area and has extensive shopping and services. Also, during outages, Matagorda County would see an increase in hotel occupancy tax revenues.

STPNOC estimates that the annual expenditures for goods and services during operation of Units 3 and 4 would be \$60 million and that approximately 20 percent (\$12 million) of those expenditures would be spent locally. The tax revenues from these expenditures are dependent on several unknowns such as the percent of private ownership of the purchaser and the location of the purchase. Only private entities are subject to sales taxes. Therefore, because it is a municipal utility, CPS Energy's purchases are not taxable. Under the proposed settlement discussed in Section 4.4.3.2, the private ownership share of proposed Units 3 and 4 would be 92.375 percent. CPS Energy would own the remaining 7.625 percent interest of Units 3 and 4 (STPNOC 2010a). Any purchases made by private owners in Bay City would be subject to a two percent local sales tax on top of the 6.25 percent State sales taxes (STPNOC 2010a). In other words, local expenditures could yield up to \$222,000 in local sales taxes.

Texas has no personal income tax. Recently, Texas has changed its laws on franchise taxes (gross margin tax). NRG (STPNOC's only current taxable entity) has not had to pay franchise taxes on existing STP Units 1 and 2 because the State has not yet completed implementing regulations for the new law. The franchise tax, as discussed in Section 2.5.2.2, is calculated as total revenue minus allowable operating costs. Because Units 3 and 4 are unregulated merchant plants, their future revenues and costs are not fully predictable. Therefore, NRG has estimated a range for annual franchise tax payments for proposed Units 3 and 4. NRG estimated that if the units were 100 percent taxable, Unit 3 franchise tax payments would be \$4.7 to \$5.4 million and Unit 4 would have payments of \$3.9 to \$4.7 million. Texas is projected to receive approximately \$2.9 billion in franchise taxes for 2009 (STPNOC 2010a). Even if

proposed Units 3 and 4 were subject to 100 percent taxation, it would represent less than 1 percent of Texas's 2009 franchise taxes revenues.

### ***Property Taxes***

One of the primary sources of local economic impact related to the operation of new units would be property taxes assessed on the facility. Currently, the STP owners' tax payments represent 75 percent of the total property taxes received by Matagorda County (See Table 2-25). The current STP owners also make payments to several special districts (See Table 2-26). Property taxes that would be paid by the owners for the new units during operations depend on many factors, most of which are unknown at this time, including future millage rates, the percent ownership of each co-owner, and the co-owner's taxable status. STPNOC made simplifying assumptions to develop an estimate of tax payments based on current millage rates, an assessed value similar to existing STP Units 1 and 2, and a range of ownership percentages (44, 60, 80, and 100 percent private ownership). The review team has reviewed these estimates and finds them not unreasonable. Table 5-5 provides an estimate range of the tax payments for the proposed units throughout the life of the plant.

In addition to the property taxes paid on the value of the plant itself, Matagorda and Brazoria counties could experience an increase in property tax revenues on new homes if the influx of workers results in any new residential construction and/or increases in existing home prices. This overall impact would likely be minor and beneficial since the operations workforce and their families would only make up a small percentage of the existing population in the region.

The owners of STP Units 1 and 2 are Palacios Independent School District's (ISD's) largest tax payer, representing approximately 71 percent to 99 percent their revenues between 2000 and 2005 (Table 2-27). An increased appraised value would increase the tax payments made to the ISD, however Palacios ISD is a "property rich" school district (Texas Education Code Chapter 41) and would keep only a small part of any increase in property tax revenues. The amount that the district would get to keep under the State's wealth equalization laws is dependent on factors such as how many new students were to enroll into the district. The remainder of the property tax revenues collected by Palacios ISD would go to the State. As discussed in Section 4.4.3.2, new legislation allows school districts to negotiate a reduction in the taxable value of Units 3 and 4 (abatement). The plants' owners would be allowed to defer the effective date of the abatement for up to 7 years after the date of the agreement. The agreement would also allow the district and the proposed Units 3 and 4 owners to share in the tax savings. The money the district may receive would not be subject to the State's equalization laws and would not have to be sent back to the State. Negotiations between Palacios ISD and the STP Units 3 and 4 owners have begun. Tax payments to the Palacios school district during operations of proposed Units 3 and 4 would likely be minimal and beneficial because the district would have to send the money back to the State, however if they enter into an agreement with the STP Units 3 and 4 owners, impacts could be noticeable and beneficial for the Palacios ISD.

## Operational Impacts at the Proposed Site

**Table 5-5.** Estimated Operations Impacts to Property Taxes for Matagorda County and Special Districts (Total Levies and Payments in Millions of Dollars)

<b>Tax Rates and STPNOC Payments by Entity, 2006, Based on 44% Private Ownership</b>								
<b>Entity</b>	<b>Tax Rates per 100 Dollars of Assessed Valuation</b>		<b>Total STP Payments</b>		<b>Entity's Total Levy</b>		<b>STP as Percent of Total Levy</b>	
Matagorda County	\$0.26829		\$6.10		\$9.04		67.5%	
Matagorda County Hospital District	0.17214		\$2.57		\$5.75		44.6%	
Navigation District #1	0.03758		\$0.34		\$0.49		70.3%	
Drainage District #3	0.022		\$0.20		\$0.24		82.7%	
Palacios Seawall	0.02528		\$0.23		\$0.33		70.2%	
Coastal Plains Groundwater District	0.00433		\$0.04		\$0.15		25.6%	
<b>Totals</b>	<b>0.52962</b>		<b>\$9.48</b>		<b>\$16.00</b>		<b>59.2%</b>	
<b>Hypothetical Impact Scenarios: STP 3 and 4 Property Tax Assessment, 2015 (Assumption: STP 3 and 4 are valued similarly to STP 1 and 2)</b>								
<b>Scenarios:</b>	<b>44% Private Ownership</b>		<b>60% Private Ownership</b>		<b>80% Private Ownership</b>		<b>100% Private Ownership</b>	
<b>Tax Entity</b>	<b>Estimated Payment</b>	<b>% Increase over 2006 Total</b>	<b>Estimated Payment</b>	<b>% Increase over 2006 Total</b>	<b>Estimated Payment</b>	<b>% Increase over 2006 Total</b>	<b>Estimated Payment</b>	<b>% Increase over 2006 Total</b>
Matagorda County	\$6.10	67.5%	\$8.32	92.0%	\$11.09	122.7%	\$13.86	153.4%
Matagorda County Hospital District	\$2.57	44.6%	\$3.50	60.8%	\$4.67	81.1%	\$5.83	101.4%
Navigation District #1	\$0.34	70.3%	\$0.47	95.9%	\$0.62	127.8%	\$0.78	159.8%
Drainage District #3	\$0.20	82.7%	\$0.27	112.8%	\$0.36	150.4%	\$0.46	188.0%
Palacios Seawall	\$0.23	70.2%	\$0.31	95.7%	\$0.42	127.7%	\$0.52	159.6%
Coastal Plains Groundwater District	\$0.04	25.6%	\$0.05	34.9%	\$0.07	46.6%	\$0.09	58.2%
<b>Totals</b>	<b>\$9.48</b>	<b>59.2%</b>	<b>\$12.93</b>	<b>80.8%</b>	<b>\$17.24</b>	<b>107.7%</b>	<b>\$21.54</b>	<b>134.6%</b>

Source: STPNOC 2010a

### 5.4.3.3 Summary of Economic Impacts

Based on review team interviews with local public officials, and its own independent review of data on the regional economy, the review team concludes that the impacts on the regional economy of operating proposed Units 3 and 4 at the STP site would be SMALL and beneficial for Brazoria County and most of the rest of the region and state while Matagorda County would experience a MODERATE and beneficial economic impact. The impact on Matagorda County tax revenues is likely to be LARGE and beneficial while impacts on Brazoria County and the rest

of the region would be SMALL and beneficial. Depending on the terms of the tax abatement agreement between Palacios ISD and the Units 3 and 4 owners, the impact to Palacios ISD would be MODERATE and beneficial. Based on the information in the ER (STPNOC 2010a) and the review team's independent review, the review team concludes that the overall economic impacts of the operation of STP Units 3 and 4 on Matagorda County would be LARGE and beneficial, impacts on Brazoria County and the rest of the region would be SMALL and beneficial, and Palacios ISD would experience a MODERATE and beneficial impact.

#### **5.4.4 Infrastructure and Community Services**

Infrastructure and community services include transportation, recreation, housing, public services, and education. The operation of two new units at the STP site would impact the transportation network as additional workforce use the local roads to commute to and from work and possibly additional truck deliveries are made to support operation of the new units. These same commuters could also potentially impact recreation in the area. As the workforce migrates and settles in the region, there may be impacts on housing, education, and public sector services.

##### **5.4.4.1 Transportation**

Similar to the impacts discussed in Section 4.4.4.1, the impacts of the two new units' operations on transportation would be greatest on the roads of Matagorda County, particularly FM 521. FM 521 is a two-lane FM road that provides the only access to the STP site. Beyond FM 521 traffic is disbursed onto State highways.

As presented in Section 2.5.2.3, the hourly stable flow capacity of FM 521 is 2300 cars per hour and the current use is 170 cars per hour. STPNOC estimates that the operations workforce for proposed Units 3 and 4 is expected to follow a similar 35-day work rotation to that used by the existing Units 1 and 2 operations workers, with STP Units 1 and 2 employment reduced from the current level of 1365 to 1062 (net loss of 303 jobs), and proposed Units 3 and 4 operations employment at 959 jobs. Approximately 58 percent of total operations workers would be on the day shift, 23 percent on the night shift, while 19 percent would be off duty (STPNOC 2010a). Traffic congestion would be most noticeable during the shift changes (STPNOC 2010a) when approximately 1172 day shift workers arrive (or depart) and while 465 night shift workers depart (or arrive) over a 1.5-hour period. The total shift change vehicles of 1795 (1637 plant workers combined with 158 non-plant-related traffic), which is within the maximum capacity of 2300 vehicles per hour. During outages as many as 2000 additional vehicles could be on the road within a 24-hour period in two 12.5-hour shifts, but outage workers start times would be staggered so that they would not be on the road at the same time as the operations workers. STPNOC would schedule outages so only one unit would be down at a time (STPNOC 2010a). The review team concludes that the additional operations workers would have a minor impact

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on the local road network and FM 521. Any mitigation measures (i.e., widening lanes) would have likely been implemented during the building phase and no additional mitigation would be warranted.

### **5.4.4.2 Recreation**

A detailed description of local tourism and recreation is provided in Section 2.5. The primary impacts on recreation would be similar to, but smaller than, those impacts described for the development of the two new units in Section 4.4.4.2. Recreationists are not expected to be on the road at the same time as proposed Units 3 and 4 commuters (STPNOC 2010a) or otherwise significantly compete for recreation resources. The impacts on recreation in the vicinity of the STP site due to operation of proposed Units 3 and 4 are expected to be minimal.

### **5.4.4.3 Housing**

Section 2.5.2.5 states there were 685 vacant rental units and 244 vacant housing units for sale in Matagorda County in 2000 while Brazoria County had 3168 vacant rental units and 984 housing units for sale. Based on the 2000 data there would be enough available housing to support the maximum influx of workers and their families (1797 total people) into the region, but there is no way to know the availability of housing when operations commence. In addition, although the number of housing units may be sufficient to house the expected number of operations workers, the available units may not be the type of housing that the workers would desire. Matagorda County, which would likely receive the highest percentage of in-migrating workers relative to the available housing stock, may experience a noticeable increase in housing demand. Matagorda County may also experience a shift in demand toward relatively higher-value houses to match the relatively high wages of operations workers.

With all four units operational, the STP site would have annual and sometimes semiannual outages for 17 to 35 days (STPNOC 2010a). The maximum outage workforce would be 1500 to 2000 workers. The temporary outage workers for the existing STP Units 1 and 2 typically stay in area hotels or recreational vehicles. In Bay City, however, all available hotel rooms are filled to capacity during the current outages and once the proposed Units 3 and 4 become operational, this would occur twice as often. This influx of temporary workers would not be expected to impact the permanent housing stock or housing market in the region.

The review team expects the overall impact on housing demand and prices from plant operations over the expected 40-year operation of the plant in the region would likely be minimal for both Brazoria and Matagorda Counties.

#### **5.4.4.4 Public Services**

##### ***Water Supply Facilities***

The STP site does not use water from a municipal system. Instead, the STP site relies upon five groundwater wells. STPNOC has permits to extract an average of 2.7 MGD from these wells, but has typically drawn an average of 1.1 MGD. STPNOC expects those wells to provide the additional potable water demanded for operation of the two proposed units, as well (STPNOC 2010a). Section 5.2 provides more detail on plant water usage.

The average per capita water usage in the United States is 90 gpd per person (EPA 2003). Therefore, the new operations workforce and their families would require an additional 161,730 gpd of potable water. Section 2.5.2.6 describes the public water supply systems in the analytical area, their permitted capacities, and current demands. Municipal water suppliers in the region have excess capacity (see Table 2-31). Regional water planning boards are predicting water supply shortages for the socioeconomic impact area but have implemented mitigation strategies. Therefore the impact on water supply would be minor.

##### ***Waste Water Treatment Facilities***

The STP site has two private wastewater treatment facilities for the existing Units 1 and 2. As part of the development project for the proposed Units 3 and 4, these existing treatment facilities would be replaced or expanded to support the additional units (STPNOC 2010a). Therefore, operations would not adversely impact the existing wastewater treatment facilities. Section 2.5 describes the public wastewater treatment systems in the socioeconomic impact area, their permitted capacities, and current demands. Assuming 100 percent of the water consumed would be disposed of through the wastewater treatment facilities, the proposed units' plant operations-related population increase of 1797 people would require 161,730 gallons of additional wastewater treatment capacity in the socioeconomic impact area. Wastewater treatment facilities in the three counties have excess capacity (see Table 2-32) to handle the influx of construction workers. Therefore, the review team determined the impact on wastewater treatment from the much smaller in-migration of operations workers and their families would be minor.

##### ***Police, Fire and Medical Services***

As discussed in Section 4.4.4.4 the citizen to police officer ratios for Matagorda and Brazoria Counties were 420:1 and 643:1, respectively. Assuming these same staffing levels, the assumed population increases in Matagorda and Brazoria Counties would raise the ratios to 432:1 in Matagorda County and 643:1 in Brazoria County, representing an approximately three percent increase in Matagorda County citizen-to-police officer ratio and less than a one percent increase in Brazoria County. The in-migration of operations workers would raise the citizen to

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firefighter ratios in Matagorda and Brazoria Counties from 228:1 to 235:1 and 539:1 to 540:1, respectively, representing an approximately three percent increase in Matagorda County and less than one percent increase in Brazoria County. Therefore, the in-migration of operations workers would have a minimal impact on police and fire services.

Section 4.4.4.4 describes the level of medical and human services within the socioeconomic impact area, which the review team determined is sufficient to absorb the much larger project-related influx of construction workers. The expected four percent increase in population for Matagorda County and the less than one percent expected increase in Brazoria County would not impact medical facilities in those counties.

### **Social Services**

New jobs created to operate and maintain the proposed new reactors would benefit the disadvantaged population served by the State health and human resources offices by adding some additional jobs to the region, which may go to people who are currently under-employed or unemployed, potentially removing them from some social services client lists. While the influx of new workers and their families may also create additional pressure on those social services, the review team believes the net effect of the new permanent operations workforce on local and State welfare and social services would be minimal and beneficial.

### **5.4.4.5 Education**

Section 5.4.2 discusses the review team's underlying assumptions about the distribution of workers' families within the 50-mi radius area around the proposed site. These assumptions indicate the expected increase in population related to operations would be 1797 people, and the number of in-migrating households would be 656, with an average 0.8 school-aged children per household. The future overall increase of 525 school-aged children would correspond to a 318 child increase in the student population in Matagorda County (about 4.0 percent from current levels) and an increase of 118 children from current levels in Brazoria County (about 0.2 percent from current levels). These increases would be spread over K-12 grades, and across several communities within each county. Therefore, the operations-related increase in class size would likely not have a noticeable effect on either county and the review team determined the increase in students would have a minor impact in Brazoria and Matagorda Counties.

### **5.4.4.6 Summary of Infrastructure and Community Services**

Based on information supplied by applicant, review team interviews conducted with and information solicited from public officials in Matagorda and Brazoria Counties, and review team review of data concerning the current availability of services and current State and community

planning efforts, the review team concludes that the operation impacts on the regional infrastructure and community services would be SMALL and adverse.

#### **5.4.5 Summary of Socioeconomic Impacts**

Based on information supplied by STPNOC, review team interviews conducted with public officials in the socioeconomic impact area concerning the current availability of services, and additional taxes that would likely fund the need for additional services, the review team concludes physical impacts and impacts on demographics, impacts on infrastructure and community services (transportation, recreation, housing, public services, and education) for Matagorda and Brazoria Counties would be SMALL and adverse. However, in Matagorda County the impacts on the economy would be beneficial and MODERATE, while tax impacts for Matagorda County would be beneficial and LARGE and impacts to the Palacios school district would be SMALL to MODERATE and beneficial. The impacts on the economy and taxes in Brazoria County would be SMALL and beneficial. All impacts would be SMALL in the remainder of the 50-mi region.

### **5.5 Environmental Justice**

Environmental justice refers to a Federal policy under which each Federal agency identifies and addresses disproportionately high and adverse human health or environmental effects of its programs, policies, and activities on minority or low-income populations. On August 24, 2004, the Commission issued its policy statement on the treatment of environmental justice matters in licensing actions (69 FR 52040). Section 2.6 discusses the locations of minority and low-income populations around the STP site and within the 50-mi radius.

The review team evaluated whether the health or welfare of minority and low-income populations at those census blocks identified in Section 2.6 could be disproportionately affected by the potential impacts of operating two new reactors at the proposed site. To perform this assessment, the review team used the same process employed in Section 4.5.

#### **5.5.1 Health Impacts**

The review team determined through literature searches and consultations with NRC staff health physics experts that the expected operations-related level of environmental emissions would be well below the protection levels established by NRC and EPA regulations, and therefore would not impose a disproportionately high and adverse radiological health effect on minority or low-income populations.

The results of the normal operation dose assessments (see Section 5.9) indicate that the maximum individual dose for the pathways identified in Section 5.9 was found to be insignificant, that is, well below the NRC and EPA's regulatory guidelines. Because there would

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be no significant adverse health impacts on the most exposed members of the public, there would be no disproportionate and adverse health impacts on any minority and low-income populations. Therefore the environmental justice impacts from operations would be minimal.

The operational staff and the public would receive radiation doses from operation of the proposed Units 3 and 4. Section 5.9 assesses these doses and concludes that the doses would be within NRC and EPA dose standards. Section 5.9 further concludes that radiological health impacts to the operational staff and the public for the proposed Units 3 and 4 would be SMALL.

As discussed in Section 5.8.5, nonradiological health impacts from emissions during the operation period to the public and onsite workers would be minimal. The review team has not found any environmental pathway that would lead to offsite nonradiological health effects that would disproportionately impact to any minority or low-income populations. For example, any increase in traffic accidents due to heavier traffic is unlikely to have a disproportionate impact on any particular population subgroup. Section 5.2.3 states the effects of Unit 3 and 4 discharges to the lower Colorado would have a minimal effect on water quality in the Lower Colorado River and on groundwater in the vicinity of the STP site. In addition, Section 5.8 found that health impacts to the public and workers from etiological agents, noise generated by plant operations, and acute impacts of EMF from power lines would be minimal. The review team reviewed available scientific literature on chronic effects of EMF on human health and found that the scientific evidence regarding the chronic effects of ELF-EMF on human health does not conclusively link ELF-EMF to adverse health impacts. Furthermore, as discussed in Section 2.6.3, the review team did not identify any evidence of unique characteristics or practices in the minority and low-income populations that may result in different health pathway impacts compared to the general population (STPNOC 2010a; Scott and Niemeyer 2008). Therefore, the potential impacts of nonradiological effects resulting from the operation of the proposed two additional units would be minimal and there would be no disproportionate and adverse impacts felt by minority or low-income populations within the analytical area.

### **5.5.2 Physical and Environmental Impacts**

The review team determined that the physical impacts from operations at the proposed STP Units 3 and 4 would attenuate rapidly with distance. In addition, the review team did not find any evidence of unique characteristics or practices among any minority or low-income populations of interest and expect there would be no disproportionately high and adverse physical or environmental impact that would be felt by any minority or low-income population. The following four subsections discuss each of the primary physical-environmental pathways in greater detail.

### 5.5.2.1 Soil

Land-use impacts to transmission line corridors from operation of the proposed new units would be identical to existing units (see Section 4.12). Therefore, there would be no additional effect on any population from new transmission lines (Section 5.1). There would be very limited offsite deposition of salt from reactor operations and no impact to offsite populations (Section 5.7). Therefore, there would be no disproportionate adverse exposure to minority or low-income populations from this pathway. No other environmental pathways from soil were identified by the review team. Additionally, as discussed in Section 2.6.3, the review team did not find any evidence of unique characteristics or practices in the minority or low-income populations that may result in different soil-related impacts as compared to the general population (STPNOC 2010a; Scott and Niemeyer 2008). Consequently, the review team determined the marginal impact to soils from the proposed new units would be minimal.

### 5.5.2.2 Water

As discussed in Section 5.2, the review team determined the proposed units at the STP site would generate a small and infrequent thermal plume in the Lower Colorado River. In Section 5.3 the review team determined that this plume would not significantly affect the aquatic resources of the river. Therefore, there would be no disproportionate adverse impact on minority and low-income populations engaged in subsistence activities from this source. In addition, in Section 5.2 the review team found that water withdrawals from groundwater by the plant would not significantly affect offsite wells. Water quality effects from seepage, spills, withdrawal, saltwater intrusion, and nonradiological emissions also would be minimal (Sections 5.2.3 and 5.10.2). Consequently the review team determined that the marginal impacts to the water from the proposed new units would be minimal. As discussed in Section 2.6.3, the review team did not identify any evidence of unique characteristics or practices in the minority or low-income populations that may result in different water-related impacts as compared to the general population (STPNOC 2010a, Scott and Niemeyer 2008). Therefore, there would be no disproportionate adverse impact on minority and low-income populations who might be reliant on well water near the site.

### 5.5.2.3 Air

The primary air emissions from a nuclear power plant such as STP are water vapor and salt, which do not pose any health dangers to members of the offsite population. Because there is no danger to the members of the offsite public, the review team determined that there could not be a disproportionately large and adverse impact on minority or low-income populations. The total liquid and gaseous effluent doses from all four units (the existing units plus the new units) would be well within the regulatory limits of the NRC and EPA, implying that impacts on any population are likely to be minimal from this source. As described in Sections 5.7.1 and 5.10.3, the review team concludes that the potential impacts from all potential air sources would be

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minimal. As discussed in Section 2.6.3, the review team did not find any evidence of unique characteristics or practices in the minority or low-income populations that may result in different air-related impacts as compared to the general population (STPNOC 2010a; Scott and Niemeyer 2008). Therefore, there would be no disproportionate adverse impact on any offsite minority and low-income populations from the air pathway.

### **5.5.2.4 Summary of Physical and Environmental Impacts**

Based on the review team's analysis presented in the preceding sections, the review team expects no disproportionate and adverse physical impacts on minority and low-income populations from operations. Therefore, the review team concludes the physical impacts of operations on minority and low-income populations would be minimal.

### **5.5.3 Socioeconomic Impacts**

The review team determined that once the proposed new units are operational at the STP site, any building-related adverse socioeconomic impacts felt by any group within the 50-mi region would either stop or significantly diminish. While the addition of a net 656 new operations employees (most of whom would actually arrive during the construction period) would place pressure on local infrastructures (roads, housing, schools, hospitals, etc.), as discussed in Section 2.6.3, the review team did not identify any evidence of unique characteristics or practices in the minority or low-income populations that may result in greater impacts than those experienced by the general population (STPNOC 2010a; Scott and Niemeyer 2008). The review team believes any adverse impact would not be disproportionately felt by any demographic sub-group. The review team's interviews of surrounding communities revealed a high level of preparedness with regard to any potential influx of temporary construction or permanent operations workers. Consequently the review team determined that the marginal socioeconomic impacts from operating the proposed new units would be minimal.

### **5.5.4 Subsistence and Special Conditions**

Both STPNOC and the review team interviewed public officials and community leaders of the minority populations with the socioeconomic impact area in relation to subsistence practices. No subsistence practices were found. The review team determined there were no operations-related disproportionate and adverse impacts on minority or low-income populations related to subsistence.

The Hispanic and Vietnamese communities in the Palacios area are engaged in fishing, but as commercial fishermen, not as subsistence fishermen (STPNOC 2008c, 2010a; Scott and Niemeyer 2008). Any subsistence fishing activity by the riverfront community, identified in Section 2.6, would not have either a radiological or nonradiological adverse health effect (Sections 5.9.2.1, 5.9.3.1, and 5.8.1). The review team also has determined that the impacts

from chemical discharges to the Lower Colorado River would be minimal, and no additional monitoring would be required (Section 5.3.2.1). Impacts on aquatic species would also be minimal, as suggested in Sections 5.9.5.1 through 5.9.5.3. Therefore, low-income or minority individuals who may be engaged in subsistence fishing would not experience disproportionate adverse impacts.

### **5.5.5 Summary of Environmental Justice Impacts**

Based on the underlying assumptions of the analysis discussed in Section 2.6, the impacts of plant operations on minority and low-income populations would be SMALL because no environmental pathways or conditions were found that would result in a disproportionate and adverse impact on minority or low-income populations.

## **5.6 Historic and Cultural Resource Impacts**

The National Environmental Policy Act of 1969, as amended (NEPA) requires that Federal agencies take into account the potential effects of their undertakings on the cultural environment, which includes archaeological sites, historic buildings, and traditional places important to local populations. The National Historic Preservation Act of 1966, as amended (NHPA), also requires Federal agencies to consider impacts to those resources if they are eligible for listing on the National Register of Historic Places (such resources are referred to as "Historic Properties" in NHPA). As outlined in 36 CFR 800.8(c), "Coordination with the National Environmental Policy Act of 1969," the NRC is coordinating compliance with Section 106 of the NHPA in fulfilling its responsibilities under NEPA.

Operating new nuclear power plants can affect either known or undiscovered historic properties that may be located at the site. In accordance with the provisions of NHPA and NEPA, the NRC and the Corps are required to make a reasonable and good faith effort to identify historic properties in the areas of potential effect and, if such properties are present, determine whether or not significant impacts are likely to occur. Identification of historic properties is to occur in consultation with the State Historic Preservation Officer (SHPO), Native American Tribes, interested parties, and the public. If significant impacts are possible, then efforts should be made to mitigate them. As part of the NEPA/NHPA integration, even if no historic properties (i.e., places eligible for listing on the National Register of Historic Places) are present or affected, then the NRC and the Corps are still required to notify the SHPO before proceeding. If historic properties are present, then the NRC and the Corps are required to assess and resolve adverse effects of the undertaking.

For a description of the historic and cultural information on the STP site, see Section 2.7. The applicant concluded that any sites that may have existed onsite would no longer retain their integrity because the area was heavily disturbed (STPNOC 2010a). During the site visit in

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February 2008, the review team reviewed the documentation used by the applicant to prepare the cultural resource section of the ER. The review team did not identify any cultural resources that would be affected because resources that may have existed prior to the construction of STP Units 1 and 2 would have been destroyed during land clearing and construction activities. Further, no historic buildings were identified that could be affected by the visual impacts of the proposed units.

For the purposes of NHPA 106 consultation, the review team does not expect any significant impacts on cultural and historic resources during the operation of proposed Units 3 and 4. Therefore, the review team concludes a finding of no historic properties affected (36 CFR Section 800.4(d)(1)). The Texas SHPO has concurred with this finding of no historic properties affected (THC 2010) and the Alabama-Coushatta Tribe of Texas has confirmed that the proposed action will cause no known impacts to religious, cultural, or historical resources of importance to the Tribe. However, the Tribe has requested further consultation if an alternative site is selected or in the event of any inadvertent cultural resource discoveries (Celestine 2010).

For the purposes of the review team's NEPA analysis, the review team does not expect any significant impacts on historic and cultural resources during operation of proposed Units 3 and 4. Therefore, the review team concludes that the impacts from operations would be SMALL. Mitigative actions may be warranted only in the event of an unanticipated discovery during any ground-disturbing activities associated with maintenance of the operating facility; these actions would be determined by STPNOC in consultation with the Texas SHPO and other parties as appropriate. STPNOC has agreed to follow procedures if historic or cultural resources are discovered. These procedures are detailed in STPNOC's Addendum #5 to procedure No. OPGP03-ZO-0025 Rev. 12 (Unanticipated Discovery of Cultural Resources) (STPNOC 2008d); the procedure includes notification of the SHPO at the Texas Historical Commission and affected Tribe(s) or other parties depending on the nature of the find.

## 5.7 Meteorological and Air Quality Impacts

The primary impacts of operation of proposed Units 3 and 4 at the STP site on local meteorological conditions and air quality would be associated with emissions from the routine operation of auxiliary equipment and cooling systems and from emissions from worker's vehicles. The potential impacts on air quality are addressed in Section 5.7.1, and the potential impacts of operation of the cooling system are addressed in Section 5.7.2.

### 5.7.1 Air Quality Impacts

Proposed Units 3 and 4 at the STP site would each have three standby diesel generators and a single combustion turbine generator. These generators, each of which would be operated about 4 hours per month, and the UHS cooling towers would be the largest stationary sources of emission that could affect air quality. Table 5-6 lists the expected annual emissions from these

sources. There would be other minor emission sources onsite such as diesel-driven fire water pumps, but their impact on air quality would be negligible because of infrequent use. There would also be auxiliary boilers onsite. These boilers would not impact air quality because they would be electric. STPNOC has stated that “[a]ir emissions sources would be managed in accordance with Federal, Texas, and local air quality control laws and regulations.” (STPNOC 2010a).

**Table 5-6.** Anticipated Atmospheric Emissions Associated With Operation of Proposed Units 3 and 4

	Diesel Generators (lb/yr) <sup>(a)</sup>	Combustion Turbine (lb/yr) <sup>(a)</sup>	UHS Cooling Towers (lb/yr) <sup>(b)(c)</sup>
Particulates	2500	44	45,000
Sulfur Oxides	9200	3800	---
Carbon Monoxide	9200	1800	---
Hydrocarbons	6100	120	---
Nitrogen Oxides	57,900	4000	---

(a) STPNOC 2010a  
(b) Review team estimate based information in STPNOC 2010a on cooling tower flow and drift rate assuming that drift is salt particles.  
(c) Approximately 90 percent would be deposited within ½ mi of the cooling towers.

In its ER, STPNOC briefly addresses fugitive dust during plant operations. STPNOC states that fugitive dust generated by the commuting work force would be minimized by properly maintaining hard-surfaced access roads and setting appropriate speed limits (STPNOC 2010a).

As noted in Section 2.9, the STP site is in Matagorda County which is in attainment for all criteria pollutants defined in the National Ambient Air Quality Standards. Further, the closest Class I Federal Area is more than 100 mi from the STP site.

Impacts of existing transmission lines on air quality are addressed in NUREG-1437 (NRC 1996a). Small amounts of ozone and smaller amounts of NO<sub>x</sub> are produced by transmission lines. The production of these gases was found to be insignificant for 745-kV transmission lines (the largest lines in operation) and for a prototype 1200-kV transmission line. In addition, it was determined that potential mitigation measures, such as burying transmission lines, would be very costly and would not be warranted. The components needed to complete an interface between proposed Units 3 and 4 and STP Units 1 and 2 and ties to the regional power grid would be well within the range of transmission lines provided in NUREG-1437, and the review team therefore concludes that air quality impacts from transmission lines would not be noticeable.

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Finally, the operation of a nuclear power plant involves the emission of some greenhouse gases, primarily carbon dioxide (CO<sub>2</sub>). The review team has estimated that the total carbon footprint for actual plant operations of Units 3 and 4 for 40 years is on the order of 650,000 metric tons (the sum of about 190,000 metric tons for each unit from plant operations and about 130,000 metric tons for each unit from operations workforce transportation) of CO<sub>2</sub> equivalent (an emissions rate of about 16,000 metric tons annually, averaged over the period of operation), as compared to a total United States annual CO<sub>2</sub> emissions rate of 6,000,000,000 metric tons (EPA 2009). Periodic testing of diesel generators accounts for about 60 percent of the total. Workforce transportation accounts for the most of the rest. These estimates are based on carbon footprint estimates in Appendix I and emissions data contained in the ER (STPNOC 2010a). Equipment maintenance and measures taken to mitigate transportation impacts, such as properly maintained asphalt or concrete roads and appropriate speed limits (STPNOC 2010a), would also reduce CO<sub>2</sub> emissions, while reducing other emissions. Based on its assessment of the relatively small plant operations carbon footprint as compared to the United States annual CO<sub>2</sub> emissions, the review team concludes that the atmospheric impacts of greenhouse gases from plant operations would not be noticeable and additional mitigation would not be warranted.

The review team has considered the timing and magnitude of atmospheric releases related to operation of proposed Units 3 and 4, the existing air quality at the STP site and the distance to the closest Class I Federal Area, and the STPNOC commitment to manage and mitigate emissions in accordance with applicable regulations. On these bases, the review team concludes that the air quality impacts of operation of proposed Units 3 and 4 would not be noticeable. Based on its assessment of the carbon footprint of plant operations, the review team concludes that the atmospheric impacts of greenhouse gases from plant operations would not be noticeable.

### 5.7.2 Cooling System Impacts

The operation of the cooling system is described in Section 3.4 of the ER (STPNOC 2010a). Proposed Units 3 and 4 would share use of the MCR with STP Units 1 and 2. In addition, proposed Units 3 and 4 at the STP site would each have a six-cell mechanical draft cooling tower that would serve as the UHS and as a helper cooling tower for cooling during normal operations. Half of the cells in each tower would be used during normal operations; all cells would be used when heat loads are increased such as during cool down and shutdown.

Potential atmospheric impacts from cooling system operation include fogging and subsequent icing downwind of the MCR, and potential impacts from the plume and drift from the cooling towers. In response to review team RAIs, STPNOC updated the information in the ER based on additional analyses using onsite meteorological data supplemented with data from the Palacios Municipal Airport (STPNOC 2009f). The results of the study indicate that MCR operation with existing Units 1 and 2 would not significantly increase fog in the vicinity. In the additional

analyses requested by the review team, STPNOC provided information on the expected changes in MCR temperatures and an analysis evaluating the potential impacts of the addition of proposed Units 3 and 4 on fog.

Table 5-7 summarizes the results of the STPNOC analyses for two locations along FM 521. Fog hours are hours when fog of any density would be visible, while hours with visibility less than 0.3 mi are those hours when the fog would be considered to significantly restrict visibility. The fog hours for the Palacios Municipal Airport are included to provide context relative to naturally occurring fog.

**Table 5-7. MCR Fog Impact Analysis**

Location	Units 1 and 2		Units 1, 2, 3, and 4	
	Fog (hr)	Visibility < 0.3 mi (hr)	Fog (hr)	Visibility < 0.3 mi (hr)
0.31 mi N	130	20	230	36
1.1 mi N	33	5	77	12
Palacios	276	43	276	43

Source: STPNOC 2010a

On the basis of this analysis, comparison of the fogging predictions for existing Units 1 and 2 with the results of the previous study, STPNOC concludes that the impacts of the MCR on fogging would be minimal and not warrant mitigation. It further concludes that because the temperatures in the area are generally above freezing the impacts on icing would also be minimal and not warrant mitigation.

The review team has reviewed the fogging study related to operation of existing STP Units 1 and 2 and the information and analysis provided by STPNOC in response to the review team's RAIs, and the team finds the information and analysis acceptable. Based on the results of the fogging study for existing Units 1 and 2, the analysis conducted by STPNOC for the addition of proposed Units 3 and 4, and comparison of the analysis predictions with data from the Palacios Municipal Airport, the review team concludes that the impacts of the MCR on fogging with the addition of proposed Units 3 and 4 would not be noticeable.

STPNOC (STPNOC 2009f) conducted an evaluation of the potential impacts of the UHS cooling towers using the SACTI computer code (Policastro et al. 1984). The SACTI computer code estimates the plume characteristics and salt deposition from the operation of cooling towers. The results of the STPNOC analysis suggest that the average length of the plume from the cooling towers would range from about 0.2 mi in the summer to 0.4 mi in the winter. However, because these numbers are strongly affected by a relatively few occurrences of long plumes, they do not adequately represent the visible impact of the plume. The median length of plumes from the cooling towers is about 0.1 mi in each season. When plumes are calculated to extend beyond the site boundary they most frequently extend to the north northwest or north. Annually,

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the maximum number of hours that plumes extend beyond the site boundary in a specific direction is 43 hours to the north northwest. During the spring and summer, plumes extend beyond the site boundary fewer than 10 hours in any single direction. In the STPNOC analysis, the visible plume did not intersect the ground, therefore STPNOC concluded that there would be neither fogging nor icing.

The STPNOC analysis indicated that the annual salt deposition rate from cooling tower drift could be as high as 98 lb/ac/mo near the towers, decreasing to less than 8.9 lb/ac/mo at about 0.3 mi, and less than 1 lb/ac/mo beyond about 0.8 mi. The maximum deposition rates occur during the summer. Most of the area with a deposition rate exceeding 8.9 lb/ac/mo is within the existing protected area to the north of the cooling towers, and most of the remaining area with a deposition rate exceeding 8.9 lb/ac/mo is between the protected area and the MCR. Based on experience with cooling towers reported in the license renewal GEIS (NRC 1996a), STPNOC concluded that the impacts of salt deposition from cooling towers would be minimal and would not require mitigation.

On the basis of the analysis presented by STPNOC in the ER and the review team's independent evaluation of that analysis, the review team concludes that atmospheric impacts of UHS cooling tower operation would be minimal.

### 5.7.3 Summary

The review team evaluated potential impacts on air quality associated with criteria pollutants and greenhouse gas emissions from operating proposed Units 3 and 4. The review team also evaluated potential impacts of cooling system emissions and transmission lines. In each case, the review team determined that the impacts would be minimal. On this basis, the review team concludes that the impacts of operation of proposed Units 3 and 4 on air quality from emissions of criteria pollutants, CO<sub>2</sub> emissions, and cooling system emissions would be SMALL and that no further mitigation is warranted.

## 5.8 Nonradiological Health Impacts

This section addresses the nonradiological human health impacts to the public and workers from operating the proposed new nuclear Units 3 and 4 at the STP site. Nonradiological public health impacts are considered from operation of the cooling system, from noise generated by operations, from EMF, and from transporting materials and personnel to the site. Nonradiological health impacts from the same sources are also evaluated for workers during the operation of proposed Units 3 and 4. Section 2.10 provides background information on the affected environment and nonradiological health at and within the vicinity of the STP site. Health impacts from radiological sources during operations are discussed in Section 5.9.

### 5.8.1 Etiological Agents

Operation of proposed Units 3 and 4 would result in a thermal discharge to the MCR, and periodically water from the MCR would be discharged to the Colorado River. Thermal discharges have the potential to increase the growth of thermophilic microorganisms (including those that can cause diseases, i.e., etiological agents), in the MCR and the Colorado River. The types of organisms of concern include enteric pathogens (such as *Salmonella* spp. and *Pseudomonas aeruginosa*), thermophilic fungi, bacteria (such as *Legionella* spp.), and free-living amoeba (such as *Naegleria fowleri* and *Acanthamoeba* spp.). These microorganisms could result in potentially serious human health concerns, particularly at high exposure levels. Section 2.10.1.3 discusses the incidence of water-borne diseases in Texas. Incidence of diseases such as Legionellosis, Salmonellosis, or Shigellosis, is possible through exposure to water vapor resulting from operation of proposed Units 3 and 4. However, public access to the STP site is limited, and there are no residences in the vicinity of the site where water vapor from operation of the proposed Units 3 and 4 would be likely to accumulate.

*N. fowleri* is an etiological agent of concern because the amoeba lives in warm freshwaters and can cause a fatal disease called primary amebic meningoencephalitis (PAM). People contract PAM by swimming in freshwater containing the organisms. It is believed that the organism enters the central nervous system by water forcibly pushed up their nasal passages. While the conditions for exposure to *N. fowleri* in Texas are favorable, the incidence of contracting PAM is low considering the number of people in the State that recreate in freshwater (Yoder et al. 2009; CDC 2009; TDSHS 2010). The Centers for Disease Control and Prevention (CDC) and the Texas Department of State Health Services (TDSHS) have stated that it is not practical to monitor all swimming areas for the presence of the amoeba, and that postings of warning signs is unlikely to be effective in preventing infections (CDC 2008a; TDSHS 1995, 1997). However, CDC, TDSHS, and the LCRA have all published preventative actions that the public could take to minimize infections. These include avoiding swimming and jumping into freshwater during periods of high temperature and low water volume, minimizing forceful entry of water up the nasal passages during jumping or diving activities (i.e., by holding one's nose or wearing nose plugs), and avoiding digging in or stirring up the sediment while swimming in shallow areas (CDC 2008b; LCRA 2007c; TDSHS 1995, 1997).

As described in NUREG-1555, *Environmental Standard Review Plan* (NRC 2000), nuclear power plants that use cooling ponds, lakes, or canals and those that discharge to "small rivers" have a greater chance of affecting the public from increases in thermophilic microbial populations. A small river is defined as one with an average flow rate of less than 100,000 cfs. Based on the historical data for the years 1948 to 2004, the maximum annual average stream flow for the Colorado River at the Bay City streamflow gauging station above the STP site is 14,270 cfs, the minimum annual average flow is 375 cfs, and the mean annual average flow is

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approximately 2629 cfs (STPNOC 2010a). These flow rates meet the criterion in NUREG-1555 for a small river.

At Selkirk Island, above the MCR discharge point, water temperature in the Colorado River ranges from 43.5 to 92.1°F, with an average of 72.5°F (Section 2.3.3.1). While the average river water temperature is lower than the optimum temperature for growth of etiological agents (e.g., *N. fowleri*), the water temperature is warm enough to support these ubiquitous microorganisms (Wellings et al. 1977; TDSHS 1997; Ettinger et al. 2003). Section 5.2.3.1 discusses the analysis by STPNOC and the review team of the thermal plume created by discharge from the MCR into the Colorado River. The maximum plume size evaluated was based on the greatest difference in temperatures between the MCR water and the river water (20.4°F). The conditions that create the maximum size of a thermal plume where the surface water would be elevated by 5°F above the ambient river water would cover the entire width of the river for a distance of about 4400 ft. However, under these conditions, the ambient river water temperature would be 55°F, which is too low for the optimum temperature for growth of the organisms that cause diseases in people. In addition, the water temperature is likely too cold for people in the region to swim and immerse themselves in the water.

Recreational activities in the Colorado River within the vicinity of the STP site could expose people to etiological agents even during times when there is no discharge from the MCR because this segment of the river has been classified by TCEQ as impaired by presence of bacteria (TCEQ 2010b). However, the incidence of exposure leading to infection is low. For *N. fowleri*, the incidence of exposure is estimated at less than one in 100 million that a person exposed to water inhabited by *N. fowleri* would become infected (TDSHS 1995). As discussed in Section 2.10.1.3, outbreaks of other water-borne diseases in Texas are within the range of national trends in terms of cases per 100,000 population or total cases per year (TDSHS 2010).

In the vicinity of the existing and proposed discharge structure, the Colorado River is used primarily by fisherman and boaters. Some boaters and owners of riverside houses use the river for swimming, water skiing, and other water sports (STPNOC 2008b). Opportunities for infection would be reduced if swimmers followed Federal and State recommendations for prevention of water-borne diseases (CDC 2008b; LCRA 2007c; TDSHS 1995, 1997).

Furthermore, as discussed in Section 5.2, STPNOC evaluated the frequency of discharge from the MCR into the Colorado River based on operation of four units. The results of the simulations indicate that most of the discharge would take place during the first six months of any year, with the greatest frequency of discharge occurring in January and February. Since most recreational swimming takes place in the warmer months of the year, and incidences of PAM infections mostly occur in June through August, the likelihood that swimmers would become infected with *N. fowleri* from discharge water is diminished.

Based on the relatively low incidence of water-borne diseases from recreational activities in Texas (CDC 2009; TDSHS 2010), the infrequent discharge from the MCR into the Colorado River, and the small temperature increase expected as a result of discharging into the river, the review team concludes that potential impacts from etiological agents on human health would be minor and mitigation would not be warranted.

### **5.8.2 Noise**

In NUREG-1437 (NRC 1996a), the NRC discusses the environmental impacts of noise from operations at existing nuclear power plants. Common sources of noise from plant operation include cooling towers, transformers, turbines, and the operation of pumps along with intermittent contributions from loud speakers and auxiliary equipment such as diesel generators. In addition, while there may be corona discharge noise associated with high-voltage transmission lines, the occurrences are infrequent and weather-related, when the public is likely to be indoors. The common sources of noise are discussed in this section.

The landscape in the vicinity of the STP site is rural and flat. Approximately 67 percent of the land within the 6-mi vicinity of the STP site is agricultural land; 15 percent is forest land; 11 percent is water; 1 percent is wetlands; 4 percent is rangeland, grassland, or bottomland; 2 percent is urban; and less than 1 percent is barren land (see Figure 2-5). Two recreation areas are in the vicinity: the 7200-ac Mad Island WMA is located approximately 3 mi south of the STP site and the LCRA park approximately 3 mi east of the STP site (Section 2.2). Areas that are subject to farming are prone to seasonal noise-related events such as planting and harvesting. Wooded areas provide natural noise abatement control that reduces noise propagation.

According to the STPNOC ER (2010a), noise from the operation of each cooling tower would be 71 dBA 5 ft from the inlet and 51 dBA 400 ft from the inlet. Noise from the RMPF for four units is expected to be within the levels of the existing Units STP 1 and 2, which have generated no noise complaints (STPNOC 2010a). The nearest full-time residence is 1.5 mi west-southwest of the STP site. Relative to the location of the nearest full-time residence, proposed Units 3 and 4 cooling towers would be located 0.6 mi (approximately 3200 ft) from the site boundary. Distance and vegetation would significantly attenuate any noise. Noise levels at the site boundary are expected to be below the 60-65 dBA level that NRC considers significant (NRC 1996a).

STPNOC assumes that the noise from existing STP Units 1 and 2 is not greater than the normal operations noise occurring at other nuclear power plants and could be used as the basis for evaluating impacts for proposed Units 3 and 4 (STPNOC 2010a). With the exceptions of the public address system and when the emergency sirens are tested, which are both relatively short-lived occurrences, the noise level at the STP site boundary is likely to be less than background. Intermittently operated equipment (e.g., emergency diesel generators, combustion

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turbine generators) are equipped with mufflers to reduce exhaust noise. As discussed above, no public roads, public buildings, or residences are located within the EAB. Planned re-vegetation of areas previously disturbed while building Units 3 and 4 at STP would provide an additional buffer for operations-related noise (STPNOC 2010a). Background or ambient sound levels at the STP site, considering the local environment, are comparable to the ambient sound level of a farm, which is approximately 44 dBA, or to that of a small town or quiet suburban area, around 46 to 52 dBA. To put these noise levels in context, normal conversation is 50 to 60 dBA (EPA 1974).

According to NUREG-1437 (NRC 1996a), noise levels below 60 to 65 dBA are considered to be of small significance. More recently, the impacts of noise were considered in the *Generic Environmental Impact Statement on Decommissioning of Nuclear Facilities* (NUREG-0586, Supplement 1) (NRC 2002). The criterion for assessing the level of significance was not expressed in terms of sound levels, but was based on the effect of noise on human activities and on threatened and endangered species. The criterion in NUREG-0586, Supplement 1, is stated as follows:

The noise impacts... are considered detectable if sound levels are sufficiently high to disrupt normal human activities on a regular basis. The noise impacts... are considered destabilizing if sound levels are sufficiently high that the affected area is essentially unsuitable for normal human activities, or if the behavior or breeding of a threatened and endangered species is affected.

Based on the relatively low levels of noise associated with the operation of the proposed Units 3 and 4 and the significant attenuation of that noise, the review team concludes that potential noise impacts associated with the operation of the new units on the public would be minor and would not require mitigation.

### **5.8.3 Acute Effects of Electromagnetic Fields**

Electric shock resulting from either direct access to energized conductors or induced charges in metallic structures is an example of an acute effect from EMF associated with transmission lines (NRC 1999). Such acute effects are controlled and minimized by conformance with National Electrical Safety Code (NESC) criteria and adherence to the standards for transmission systems regulated by the Public Utility Commission of Texas (PUCT).

As discussed in Section 3.2.2.3, the transmission system activities specifically for operation of Units 3 and 4 would principally involve installation activities on the STP site. Other activities include upgrades to existing offsite systems that are owned and operated by other companies.

In the ER, STPNOC evaluated the proposed Units 3 and 4 transmission systems acute effects of EMF (STPNOC 2010a). AEP and CenterPoint Energy, which are transmission server providers and owners of the affected transmission lines, would be responsible for any upgrades

to the transmission lines. AEP planned to replace some of the towers and conductors along the STP-to-Hillje ROW by addressing line sag clearances to conform to NESC standards, and consequently, to prevent electrical shock. STPNOC states that all existing 345-kV transmission lines use steel towers designed to provide clearances consistent with the NESC. The ER further states that STPNOC anticipates that transmission service providers would construct lines in the future with clearances consistent with the NESC. Clearances for new above grade high-voltage conductors would be expected to be equal to or exceed existing clearances.

Based on the PUCT regulations related to the design and installation of new transmission lines, and that transmission lines constructed and upgraded to serve proposed Units 3 and 4 would meet NESC standards in effect at the time of installation, the review team concludes that the potential impact to the public from acute effects of EMF would be minor and further mitigation would not be warranted.

#### **5.8.4 Chronic Effects of Electromagnetic Fields**

Operating power transmission lines in the United States produce EMF of nonionizing radiation at 60 Hz, which is considered to be an ELF EMF. Research on the potential for chronic effects of EMF from energized transmission lines was reviewed and addressed by the NRC in NUREG-1437 (NRC 1996a). At that time, research results were not conclusive. The National Institute of Environmental Health Sciences (NIEHS) directs related research through the U.S. Department of Energy. An NIEHS report (NIEHS 1999; AGNIR 2006) contains the following conclusion:

The NIEHS concludes that ELF-EMF exposure cannot be recognized as entirely safe because of weak scientific evidence that exposure may pose a leukemia hazard. In our opinion, this finding is insufficient to warrant aggressive regulatory concern. However, because virtually everyone in the United States uses electricity and therefore is routinely exposed to ELF-EMF, passive regulatory action is warranted such as a continued emphasis on educating both the public and the regulated community on means aimed at reducing exposures. The NIEHS does not believe that other cancers or non-cancer health outcomes provide sufficient evidence of a risk to currently warrant concern.

The review team reviewed available scientific literature on chronic effects to human health from ELF-EMF published since the NIEHS report, and found that several other organizations reached the same conclusions (AGNIR 2006; WHO 2007). Additional work under the auspices of the World Health Organization (WHO) updated the assessments of a number of scientific groups reflecting the potential for transmission line EMF to cause adverse health impacts in humans. The monograph summarized the potential for ELF-EMF to cause disease such as cancers in children and adults, depression, suicide, reproductive dysfunction, developmental disorders, immunological modifications, and neurological disease. The results of the review by WHO

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(2007) found that the extent of scientific evidence linking these diseases to EMF exposure is not conclusive.

The review team reviewed available scientific literature on chronic effects of EMF on human health and found that the scientific evidence regarding the chronic effects of ELF-EMF on human health does not conclusively link ELF-EMF to adverse health impacts.

### 5.8.5 Occupational Health

As discussed in Section 2.10, human health risks for personnel engaged in activities such as maintenance, testing, and plant modifications for Units 3 and 4 are expected to be dominated by occupational accidents (e.g., falls, electric shock, burns) or occupational illnesses due to noise exposure, exposure to toxic or oxygen-replacing gases, and other hazards. The 2007 annual incidence rates (the number of injuries and illnesses per 100 full-time workers) for the State of Texas and the United States for electric power generation, transmission and distribution workers are 3.1 and 3.6, respectively (BLS 2008a, b). The 2007 annual incidence rate (the number of injuries and illnesses per 100 full-time workers) in the United States for nuclear electric power generation workers is 0.9 (BLS 2008b). Historically, actual injury and fatality rates at STPNOC facilities have been lower than the average U.S. industrial rates, with a 2002 through 2006 average incidence rate of 0.6 per hundred workers (STPNOC 2010a).

In its ER, STPNOC addresses management of occupational injury and fatality risks through safety and health programs, and personnel to promote safe work practices and respond to occupational injuries and illnesses (STPNOC 2010a). Procedures have been developed and implemented for the existing units that would be applied to the proposed new units that have the objective of providing personnel who work at STP with an effective means of preventing accidents due to unsafe conditions and unsafe acts. These safe work practices address a number of occupational health issues (e.g., hearing protection, confined space entry, personal protective equipment, heat stress, electrical safety, the safe use of ladders, chemical handling, storage, and use, and other industrial hazards). These procedures ensure that STPNOC adheres to NRC and Occupational Safety and Health Administration (OSHA) safety standards (29 CFR Part 1910), practices, and procedures. Furthermore, health impacts to workers from nonradiological emissions during operations at the proposed Units 3 and 4 would be monitored and controlled in accordance with the applicable OSHA regulations. Appropriate State and local statutes would also be considered when assessing the occupational hazards and health risks for new nuclear unit operation.

Based on mitigation measures identified by STPNOC in its ER, strict adherence to NRC and OSHA safety standards, practices, and procedures, and the review team's independent evaluation, the review team concludes that occupational health impacts to STP onsite personnel would be minimal and no further mitigation would be warranted.

### 5.8.6 Impacts of Transporting Operations Personnel to the Proposed Site

This EIS assesses the impact of transporting workers to and from the STP site from the perspective of three areas of impact: the socioeconomic impacts, the air quality impacts of fugitive dust and particulate matter emitted by vehicle traffic, and the potential health impacts due to additional traffic-related accidents. Human health impacts are addressed in this section, while the socioeconomic impacts are addressed in Section 5.4.1.3, and air quality impacts are addressed in Section 5.7.1.

The general approach used to calculate nonradiological impacts of fuel and waste shipments is the same as that used to calculate the impacts of transporting operations and outage personnel to and from the proposed STP site and alternative sites (see Section 4.8.3). However, preliminary estimates are the only data available to estimate these impacts. The impacts evaluated in this section for two new nuclear generating units at the STP site are appropriate to characterize the alternative sites discussed in Section 9.3. Alternative sites evaluated in this EIS include the existing STP site (proposed), and alternative sites at Allens Creek, Red 2, and Trinity 2. There is no meaningful differentiation among the proposed and the alternative sites regarding the nonradiological environmental impacts from transporting operations and outage personnel to the STP site and alternative sites and are not discussed further in Chapter 9.

The assumptions made by the review team to provide reasonable estimates of the parameters needed to calculate nonradiological impacts are listed below.

- In its ER, STPNOC stated that 959 workers would be needed for operation of proposed Units 3 and 4 (STPNOC 2010a). The review team assumed that one-half of the operations workers would be assigned to each unit so the operations work force used in the calculations was 480 workers per unit. An additional 1500 to 2000 temporary workers are estimated to be needed for refueling outages (STPNOC 2010a). The review team assumed that outages for the two units would not occur simultaneously.
- The average commuting distance for operations and outage workers was assumed by the review team to be 20 mi one-way. This assumption is based on the U.S. Department of Transportation (DOT) data that estimates the typical commute is approximately 16 mi one way (DOT 2003).
- To develop representative commuter traffic impacts, data from the U.S. Department of Transportation provide a Texas-specific fatality rate for all traffic for the years from 2003 to 2007 (DOT 2009a). The average fatality rate for the period from 2003 to 2007 in Texas was used as the basis for estimating Texas-specific injury and accident rates. Adjustment factors were developed using national traffic accident statistics in the DOT publication *National Transportation Statistics 2007* (DOT 2007). The adjustment factors are the ratio of the national injury rate to the national fatality rate and the ratio of the national accident rate to the

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national fatality rate. These adjustment factors were multiplied by the Texas-specific fatality rate to approximate the injury and accident rates for commuters in the State of Texas.

The estimated impacts of transporting operations and outage workers to and from the proposed STP site and alternative sites are listed in Table 5-8. The total annual traffic fatalities during operations, including both operations and outage personnel, represent about a 1.4 percent increase above the average 7.4 traffic fatalities per year that occurred in Matagorda County, Texas, from 2004 to 2008 (DOT 2009b). The impacts of transporting operations workers to and from the alternative sites were about a 0.9 percent increase for the Trinity 2 site and 1 percent increases for the Allens Creek and Red 2 sites. These percentages represent small increases relative to the current traffic fatality risks in the areas surrounding the proposed STP site and alternative sites.

**Table 5-8.** Nonradiological Estimated Impacts of Transporting Operations Workers to and from the STP Site

	Accidents Per Year Per Unit	Injuries Per Year Per Unit	Fatalities Per Year Per Unit
Permanent Workers	$9.4 \times 10^0$	$4.3 \times 10^0$	$6.4 \times 10^{-2}$
Outage Workers	$4.7 \times 10^0$	$2.2 \times 10^0$	$3.2 \times 10^{-2}$

Based on the information provided by STPNOC, the review team's independent evaluation, and considering that this increase would be small relative to the current traffic fatalities (i.e., before the proposed units are constructed) in the affected counties, the review team concludes that the nonradiological impacts of transporting construction materials and personnel to the proposed STP site would be minimal, and mitigation would not be warranted.

### 5.8.7 Summary of Nonradiological Health Impacts

The review team evaluated health impacts to the public and workers from the proposed cooling system, noise generated by plant operations, acute and chronic impacts of EMFs, and transporting operations and outage workers to and from the proposed Units 3 and 4. Health risks to workers are expected to be dominated by occupational injuries at rates below the average U.S. industrial rates. Health impacts to the public and workers from etiological agents, noise generated by plant operations, and acute impacts of EMF would be minimal. The review team reviewed available scientific literature on chronic effects of EMF on human health and found that the scientific evidence regarding the chronic effects of ELF-EMF on human health does not conclusively link ELF-EMF to adverse health impacts. Based on the information provided by STPNOC and the review team's own independent evaluation, the review team concludes that the potential impacts to nonradiological health resulting from the operation of the

proposed two additional units at the STP site would be SMALL and mitigation would not be warranted.

## 5.9 Radiological Impacts of Normal Operations

This section addresses the radiological impacts of normal operations of the proposed two new units on the STP site, including a discussion of the estimated radiological doses to a member of the public and to biota inhabiting the area around the STP site. Estimated doses to workers at the proposed units are also discussed. Radiological impacts were determined using the Advanced Boiling Water Reactor (ABWR) design with expected direct radiation and liquid and gaseous radiological effluent rates in the evaluation (see Section 3.4.3).

The General Electric (GE) ABWR is proposed as the technology for the new Units 3 and 4 at the STP site. The NRC approved the reference ABWR Design Control Document (DCD) in March 1997. The final design certification rule was published in the *Federal Register* on May 12, 1997 (62 FR 25800). This certification allows the ABWR design to be referenced under 10 CFR Part 52; therefore, the evaluation of radiological impacts of normal operations presented here is based on the source term from the DCD (GE 1997).

### 5.9.1 Exposure Pathways

The public and biota would receive radiation dose from a nuclear unit via the liquid effluent, gaseous effluent and direct radiation pathways. STPNOC estimated the potential exposures to the public and biota by evaluating exposure pathways typical of those surrounding a nuclear unit at the STP site. STPNOC considered pathways that could cause the highest calculated radiological dose based on the use of the environment by the residents located around the site (STPNOC 2010a). For example, factors such as the location of homes in the area, consumption of meat from the area, and consumption of vegetables grown in area gardens were considered.

For the liquid effluent release pathway, STPNOC considered the following exposure pathways in evaluating the doses to the maximally exposed individual (MEI): ingestion of aquatic food (i.e., fish and invertebrates), direct radiation exposure from shoreline activities, and swimming and boating exposure. The water downstream of proposed Units 3 and 4 is neither used for irrigation nor as a source of drinking water. Liquid effluents are released to the MCR. Seepage from the MCR (Section 2.3.3.2) would result in releases of radiological materials to groundwater and surface water pathways.

The design of proposed STP Units 3 and 4 includes a number of features to prevent and mitigate leakage from system components such as pipes and tanks that may contain radioactive material (STPNOC 2010c). In addition, STPNOC committed to use the guidance of NEI 08-08, "Generic FSAR Template Guidance for Life-Cycle Minimization of Contamination," to the extent

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practicable in the development of operating programs and procedures (STPNOC 2009h). However, the potential still exists for leaks of radioactive material, such as tritium, into the ground, similar to those that have been reported at currently operating power plants. Based on the discussion above, the NRC staff expects that the impacts from such potential leakage for proposed STP Units 3 and 4 would be small.

For the gaseous effluent release pathway, STPNOC considered the following pathways in evaluating the dose to the MEI: immersion in the radiological plume, direct radiation exposure from deposited radioactivity, inhalation, ingestion of garden fruit and vegetables, and ingestion of beef. Milk consumption was not considered because no milk animals are located within 5 mi of the site.

STPNOC (STPNOC 2010a) stated that direct radiation from the Units 3 and 4 reactor buildings and planned Onsite Staging Facility likely would be the primary source of exposure to the public from the STP site. STPNOC (2010a) stated the primary objective of radiation shielding is to protect operating personnel and the general public from radiation emanating from the reactor, power conversion systems, radwaste process systems, and auxiliary systems. However, STPNOC assumes that the direct radiation from normal operation of proposed Units 3 and 4 would result in 2.5 mrem/yr per unit at the EAB, based on the plant shielding design acceptance criteria for the ABWR due to direct and scattered radiation.

STPNOC (2010a) calculated population doses using the same exposure pathways as used for the individual dose assessment, but included ingestion of invertebrates caught in Matagorda Bay (see Figure 5-1) in the liquid pathways and ingestion of milk in the gaseous pathways.

Exposure pathways considered in evaluating dose to the biota are shown in Figure 5-2 and included:

- Ingestion of aquatic foods
- Ingestion of water
- External exposure from water immersion or shoreline sediments
- Inhalation of airborne radionuclides
- External exposure to immersion in gaseous effluent plumes
- Surface exposure from deposition of iodine and particulates from gaseous effluents (NRC 1977).

The NRC staff reviewed the exposure pathways for the public and biota identified by STPNOC and found them to be appropriate, based on a documentation review, a tour of the environs, and interviews with STPNOC staff and contractors during the site visit in February 2008.

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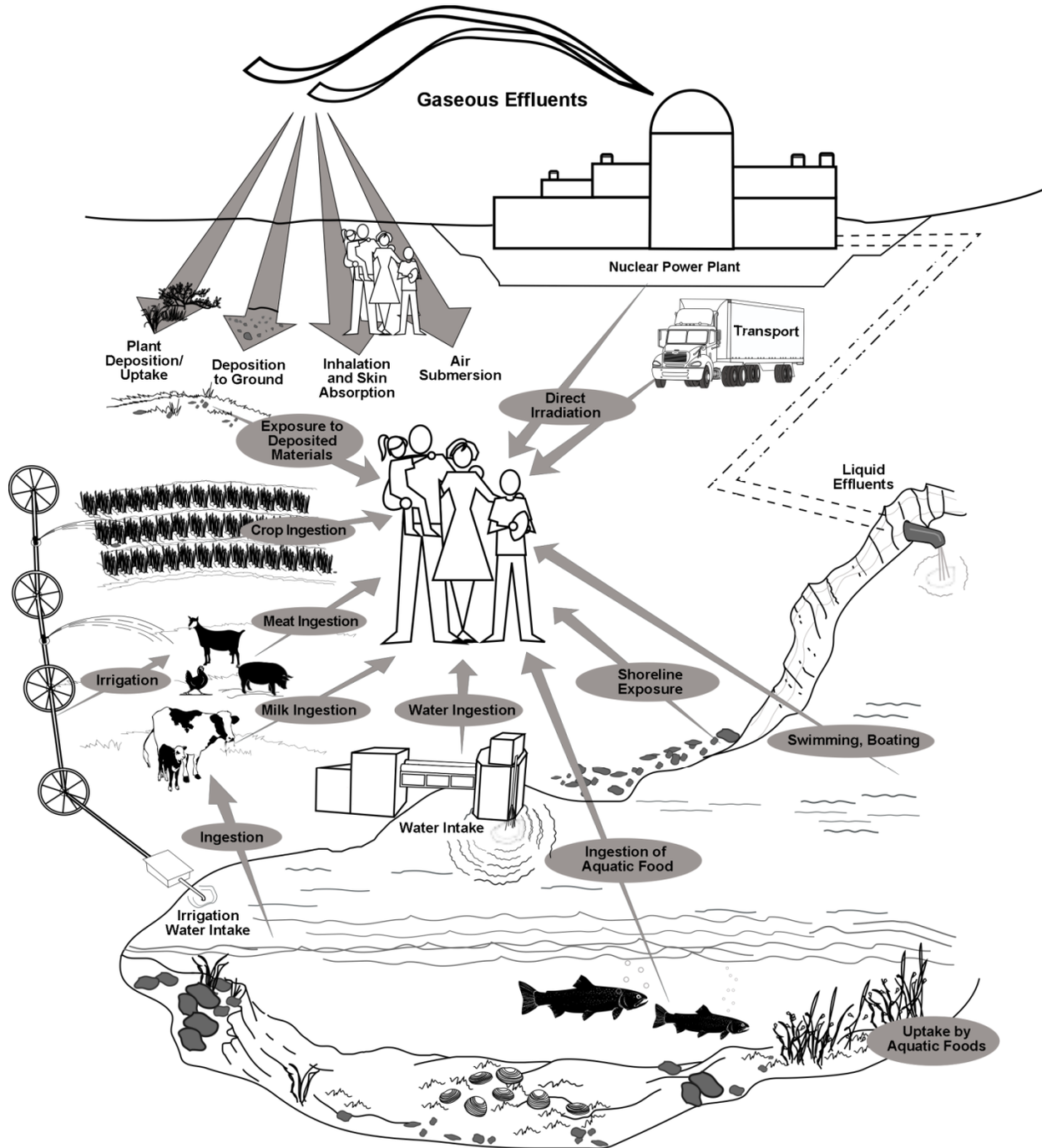
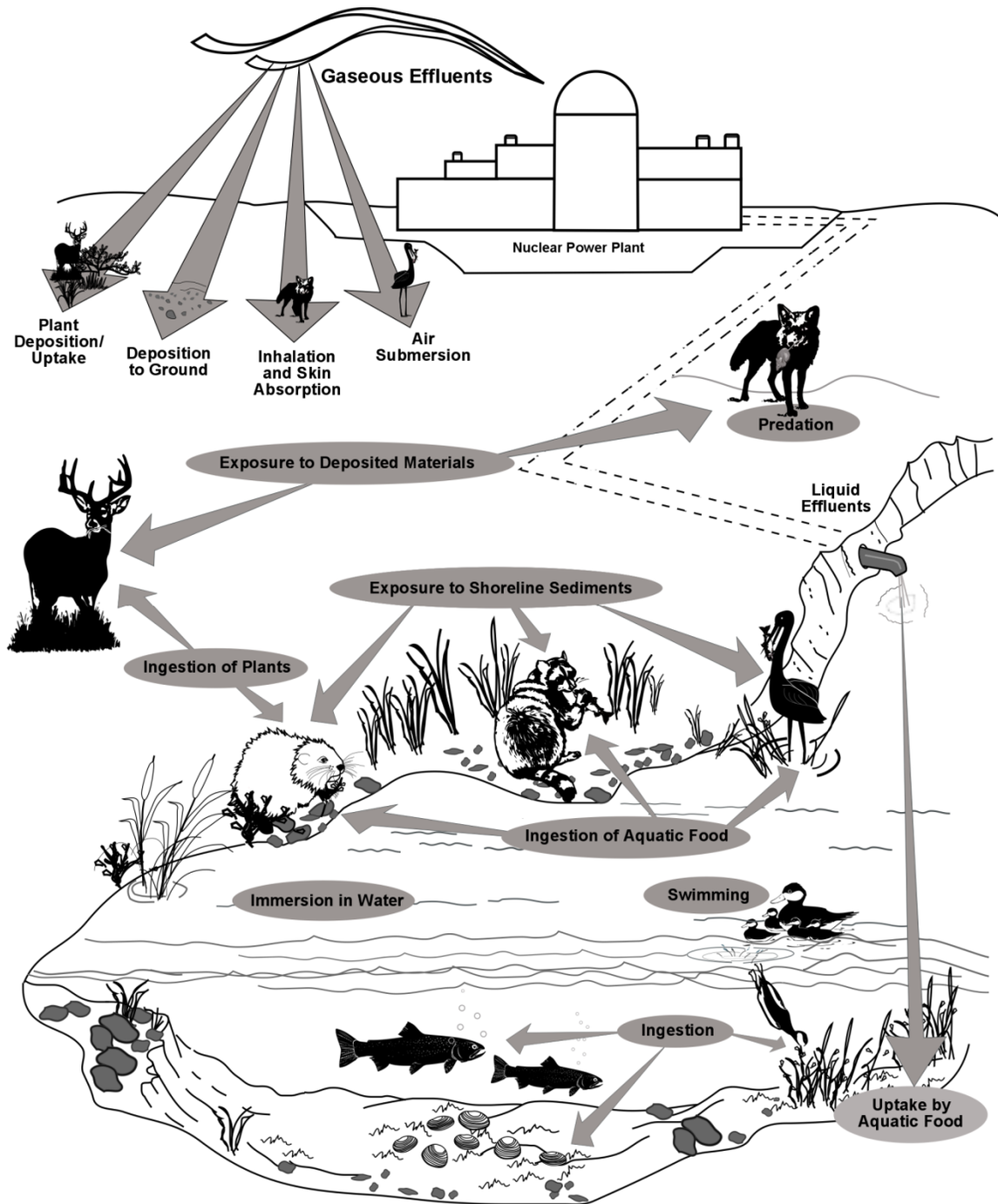


Figure 5-1. Exposure Pathways to Man (adapted from Soldat et al. 1974)

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**Figure 5-2.** Exposure Pathways to Biota Other Than Man (adapted from Soldat et al. 1974)

## 5.9.2 Radiation Doses to Members of the Public

STPNOC calculated the dose to the MEI and the population living within a 50-mi radius of the site from the direct radiation, liquid, and gaseous effluent release pathways (STPNOC 2010a). STPNOC stated that it conservatively estimated the direct radiation exposure to the MEI from sources of radiation at the proposed Units 3 and 4 would be 2.5 mrem per year per unit.

### 5.9.2.1 Liquid Effluent Pathway

Liquid effluents are released into the MCR. The highest concentration of the radiological material would be in the MCR. Water seeps out of the MCR into the groundwater underlying the MCR. As this water moves away from the MCR the concentration of radiological material diminishes due to dispersion and radiological decay. A series of 770 pressure relief wells drain water from the Upper Shallow Aquifer underlying the MCR into drainage ditches. The drainage ditches on the west side of the MCR flow into the Little Robbins Slough, which empties into the Colorado River. The drainage ditches on the east side of the MCR flow into the Colorado River. The remainder of water not collected by the relief wells follows the groundwater gradient and discharges into the Colorado River. The Colorado River flows into Matagorda Bay. There are private wells that pump non-potable water from the Upper Shallow Aquifer between the MCR and the Colorado River. The owners of these wells use the groundwater to provide water for livestock (STPNOC 2010a). Liquid pathway doses to the MEI were calculated by STPNOC using the LADTAP II computer program (Streng et al. 1986). The following activities were considered in the STPNOC dose calculations: fish and invertebrate consumption, and swimming, boating and shoreline exposure (STPNOC 2010a). NRC staff added the meat cow pathway from livestock drinking water from groundwater wells.

The liquid effluent releases used in the estimates of dose are found in Table 3.5-1 of the ER (STPNOC 2010a). Other parameters used as inputs to the LADTAP II program include effluent discharge rate, dilution factor for discharge, transit time to receptor, and liquid pathway consumption and usage factors (i.e., fish consumption). For the meat cow pathway, NRC staff used the beef consumption parameters reported in Appendix G and calculated an estimate of tritium in a beef cow drinking well water.

STPNOC calculated liquid pathway doses to the MEI as shown in ER Table 5.4-5. The representative MEI was a teenager ingesting fresh water sport fish, and receiving shoreline exposure from Little Robbins Slough for total body and all other organs except bone. For dose to bone, the MEI was a child at the same location (STPNOC 2010a). Table 5-9 also includes doses for the meat cow pathway as calculated by NRC staff.

The NRC staff recognizes the LADTAP II computer program as an appropriate method for calculating dose to the MEI for liquid effluent releases. The NRC staff concluded that all the input parameters used in the STPNOC calculations were appropriate. The NRC staff performed

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an independent evaluation of the liquid pathway doses using input parameters from the ER and found similar results. Results of the NRC staff's independent review are found in Appendix G.

**Table 5-9.** Annual Doses to the MEI for Liquid Effluent Releases from a New Unit

Pathway	Age Group	Total Body (mrem/yr)	Maximum Organ	
			(Bone) (mrem/yr)	Thyroid (mrem/yr)
Fish and Other Organisms	Adult	0.00009	0.0008	0.00003
	Teen	0.00008	0.0009	0.00002
	Child	0.00009	0.0011	0.00002
Meat Cow	Adult	0.0037	0.0037	0.0037
	Teen	0.0022	0.0022	0.0022
	Child	0.0026	0.0026	0.0026
Direct Radiation	Adult	0.00003	0.00003	0.00003
	Teen	0.0002	0.0002	0.0002
	Child	0.00004	0.00004	0.00004

### 5.9.2.2 Gaseous Effluent Pathway

Gaseous pathway doses to the MEI were calculated by STPNOC using the GASPARD II computer program (Streng et al. 1987) at the nearest residence, the EAB, the nearest garden

and meat cow. The following activities were considered in the dose calculations: (1) direct radiation from immersion in the gaseous effluent cloud and from particulates deposited on the ground; (2) inhalation of gases and particulates; (3) ingestion of meat from animals eating contaminated grass; and (4) ingestion of garden vegetables contaminated by gases and particulates. STPNOC (2010a) states that no milk cows or milk goats are located within 5 mi of the proposed site; therefore, milk ingestion was not considered as a dose pathway for the MEI. The gaseous effluent releases used in the estimate of dose to the MEI and population are found in Table 3.5-2 of the ER (STPNOC 2010a) and Table G-4 of Appendix G. Other parameters used as inputs to the GASPARD II program, including population data, atmospheric dispersion factors, ground deposition factors, receptor locations, and consumption factors, are found in Tables 5.4-2, 5.4-3 and 5.4-4 of the ER (STPNOC 2010a). Gaseous pathway doses to the MEI calculated by STPNOC are found in Table 5.4-6 of the ER (STPNOC 2010a). STPNOC assumed the MEI was a child located 2.18 mi WSW from the proposed units except for the thyroid doses; the MEI for thyroid doses was a child located 3.03 mi NNW from the proposed units. Gaseous pathway doses for a single unit are shown in Table 5-10.

The NRC staff recognizes the GASPAR II computer program as an appropriate tool for calculating dose to the MEI and population from gaseous effluent releases. The NRC staff reviewed the input parameters and values used by STPNOC (STPNOC 2010a) and concluded that the parameters used by STPNOC were appropriate. The NRC staff performed an independent evaluation of the gaseous pathway doses and obtained similar results for the MEI. Results of the NRC staff's independent review are found in Appendix G.

**Table 5-10.** Annual Doses to MEI for Gaseous Effluent Releases from a New Unit

Pathway	Age Group	Total Body Dose (mrem/yr)	Max Organ (Bone) (mrem/yr)	Skin Dose (mrem/yr)	Thyroid Dose <sup>(a)</sup> (mrem/yr)
Plume (2.18 mi WSW)	All	0.167	0.167	0.462	0.087
Ground (2.18 mi WSW)	All	0.0236	0.0236	0.0277	0.0283
Inhalation (2.18 mi WSW)	Adult	0.00162	0.000815	0.00103	0.0745
	Teen	0.00175	0.00113	0.00104	0.0975
	Child	0.00167	0.00151	0.00092	0.121
	Infant	0.00104	0.00113	0.00053	0.110
Vegetable <sup>(b)</sup> (2.18 mi WSW)	Adult	0.0409	0.176	0.00335	0.83
	Teen	0.0615	0.284	0.054	1.055
	Child	0.138	0.68	0.129	1.99
Meat <sup>(b)</sup> (2.18 mi WSW)	Adult	0.0133	0.0615	0.0123	0.0399
	Teen	0.0109	0.052	0.0135	0.0297
	Child	0.0200	0.098	0.0194	0.0467

(a) MEI was located 2.18 mi WSW of new units except for thyroid; MEI for thyroid was located 3.03 mi NNW of new units.

(b) No infant doses were calculated for the vegetable and meat pathway because the doses that infants receive from this diet would be bounded by the dose calculated for the child.

### 5.9.3 Impacts to Members of the Public

This section describes the NRC staff's evaluation of the estimated impacts from radiological releases and direct radiation of the proposed two new units at the STP site. The evaluation addresses dose from operations to the MEI located at the STP site and the population dose (collective dose to the population within 50 mi) around the STP site.

#### 5.9.3.1 Maximally Exposed Individual

STPNOC (2010a) stated that total body and organ dose estimates to the MEI from liquid and gaseous effluents for each new unit would be within the dose design objectives of 10 CFR Part 50, Appendix I. STPNOC determined the total body and maximum organ doses at the Little Robbins Slough from liquid effluents were well within the respective 3 mrem/yr and

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10 mrem/yr Appendix I dose design objectives. Doses at the site boundary from gaseous effluents were well within the Appendix I dose design objectives of 10 mrad/yr air dose from gamma radiation, 20 mrad/yr air dose from beta radiation, 5 mrem/yr to the total body, and 15 mrem/yr to the skin. In addition, dose to the thyroid was within the 15 mrem/yr Appendix I dose design objective. A comparison of dose estimates for each new unit to the Appendix I dose design objectives is found in Table 5-11. The NRC staff completed an independent evaluation of compliance with Appendix I dose design objectives and found similar results, as shown in Appendix G. Adding doses to an individual from consumption of beef from a cow consuming water containing tritium from a nearby well does not change the conclusions.

Table 5-12 on the following page compares the combined dose estimates from direct radiation and gaseous and liquid effluents from existing Units 1 and 2 and the proposed Units 3 and 4 against the 40 CFR Part 190 standards (STPNOC 2010a). The table shows that the total doses to the MEI from liquid and gaseous effluent as well as direct radiation at the STP site are well below the 40 CFR Part 190 standards. The total body and organ dose estimates to the MEI from liquid and gaseous effluents for STP Units 1 and 2 would be less than the estimates from Units 3 and 4, which are well within the design objectives of 10 CFR Part 50, Appendix I. Section 4.9 states that the direct radiation doses from the existing STP site do not vary significantly from background radiation levels at the site boundary; therefore, direct radiation from the existing units is not included in Table 5-12. The NRC staff completed an independent evaluation of compliance with 40 CFR 190 standards and found similar results. The results of staff's evaluation are presented in Appendix G.

**Table 5-11.** Comparison of Annual MEI Dose Rates for a Single Unit with 10 CFR 50, Appendix I Design Objectives

Pathway/Type of Dose	STPNOC (2010a)	Appendix I Design Objectives
Liquid Effluents		
Total Body	0.00026 <sup>(a)</sup>	3 mrem/yr
Maximum Organ Dose (Bone)	0.0012 <sup>(b)</sup>	10 mrem/yr
Gaseous Effluent <sup>(c)</sup> (Noble Gases Only)		
Gamma Air Dose	3.3	10 mrad/yr
Beta Air Dose	4.3	20 mrad/yr
Total Body Dose	3.2	5 mrem/yr
Skin Dose	7.3	15 mrem/yr
Gaseous Effluents (Radioiodines and Particulates)		
Maximum Organ Dose (Thyroid)	2.2 <sup>(d)</sup>	15 mrem/yr

Source: STPNOC 2010a

(a) Teenager using Little Robbins Slough.

(b) Child using Little Robbins Slough.

(c) North-northwest site boundary.

(d) Child eating home grown meat and vegetables.

**Table 5-12.** Comparison of MEI Annual Doses with 40 CFR Part 190 Standards (mrem/yr)

	STP 1 and 2 (Existing) <sup>(a)</sup>			STP 3 and 4 (ABWR)			Site Total	Regulatory Standard	
	Liquid	Gaseous	Total	Direct					
				Radiation	Liquid <sup>(b)</sup>	Gaseous			Total
Total Body	0.0042	0.0080	0.012	5.0	0.00053	0.70 <sup>(c)</sup>	5.70	5.71	25
Thyroid	0.0041	0.0097	0.014	NA <sup>(e)</sup>	0.00041	4.54 <sup>(d)</sup>	4.54	4.55	75
Other Organ - bone	0.00077	0.0011	0.0019	NA	0.0023	1.94 <sup>(c)</sup>	1.94	1.94	25

Source: STPNOC 2010a

(a) Same receptors as proposed Units 3 and 4 at STP.

(b) Teen using Little Robbins Slough for shoreline activities and fishing, except bone dose, which is for child at same location.

(c) Residence with meat animal and vegetable garden, dose to child, 2.18 mi WSW of new units (MEI).

(d) Residence with meat animal and vegetable garden, dose to child, 3.03 mi NNW of new units (MEI).

(e) NA = Not Applicable

### 5.9.3.2 Population Dose

STPNOC estimates the collective total body dose within a 50-mi radius of the STP site would be 0.58 person-rem/yr from the proposed Units 3 and 4 from gaseous and liquid effluent pathways (STPNOC 2010a). The estimated collective dose to the same population from background radiation is estimated to be 160,000 person-rem/yr. The dose from natural background radiation was calculated by multiplying the 50-mi population estimate for 2060 of approximately 514,000 people (STPNOC 2010a) by the annual U.S. average background dose rate of 311 mrem/yr (NCRP 2009).

Collective population doses from gaseous and liquid effluent pathways were estimated by STPNOC using GASPAR II and LADTAP II computer codes, respectively. The NRC staff performed an independent evaluation of population doses and obtained similar results (see Appendix G).

Radiation protection experts assume that any amount of radiation may pose some risk of causing cancer or a severe hereditary effect, and that the risk is higher for higher radiation exposures. Therefore, a linear, no-threshold dose response relationship is used to describe the relationship between radiation dose and detriments such as cancer induction. A recent report by the National Research Council (2006), the Biological Effects of Ionizing Radiation (BEIR) VII report, uses the linear, no-threshold model as a basis for estimating the risks from low doses. This approach is accepted by NRC as a conservative method for estimating health risks from radiation exposure, recognizing that the model may overestimate those risks. Based on this method, the NRC staff estimated the risk to the public from radiation exposure using the

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nominal probability coefficient for total detriment. This coefficient has the value of 570 fatal cancers, nonfatal cancers, and severe hereditary effects per 1,000,000 person-rem (10,000 person-Sieverts), equal to 0.00057 effects per person-rem. The coefficient is taken from International Commission on Radiological Protection (ICRP) Publication 103 (ICRP 2007). The estimated collective whole body dose to the population living within 50 mi of the proposed two new units at the STP site is 0.583 person-rem/yr (STPNOC 2010a), which is less than the 1754 person-rem/yr value that ICRP and National Council on Radiological Protection and Measurements (NCRP) suggest would most likely result in zero excess health effects (NCRP 1995; ICRP 2007).

In addition, at the request of the U.S. Congress, the National Cancer Institute (NCI) conducted a study and published, "Cancer in Populations Living Near Nuclear Facilities," in 1990 (NCI 1990). This report included an evaluation of health statistics around all nuclear power plants, as well as several other nuclear fuel cycle facilities, in operation in the United States in 1981 and found "no evidence that an excess occurrence of cancer has resulted from living near nuclear facilities" (NCI 1990).

### **5.9.3.3 Summary of Radiological Impacts to Members of the Public**

The health impacts from routine gaseous and liquid radiological effluent releases from the two proposed units have been calculated by both STPNOC and NRC staff. Based on information provided by STPNOC, and the NRC's evaluation, the NRC staff concludes there would be no observable health impacts to the public from normal operations of the proposed units; the health impact would be SMALL and additional mitigation would not be warranted.

### **5.9.4 Occupational Doses to Workers**

STPNOC (2010a) reported annual occupational dose estimates of about 248 person-rem for existing STP Units 1 and 2 during 2005. Based on available data for the ABWR design, the projected annual occupational dose, including outages, is estimated to be 91 person-rem for each unit or 182 person-rem for both units (STPNOC 2010a). The estimated occupational doses for ABWR designs are estimated to be less than the annual average occupational doses for current light-water reactors.

The licensee of a new plant would need to maintain individual doses to workers within 5 rem annually as specified in 10 CFR 20.1201 and incorporate provisions to maintain doses as low as is reasonably achievable (ALARA).

The NRC staff concludes that the health impacts from occupational radiation exposure would be SMALL based on individual worker doses being maintained within 10 CFR 20.1201 limits and collective occupational doses being typical of doses found in current operating light-water

reactors. Additional mitigation would not be warranted because the operating plant would be required to maintain doses ALARA.

### **5.9.5 Doses to Biota Other than Humans**

STPNOC estimated doses to biota in the site environs; in many cases using surrogate species. Surrogate species used in the ER are well defined and provide an acceptable method for evaluating doses to biota (Soldat et al. 1974). Surrogate species analysis was performed for aquatic species such as fish, invertebrates, and algae; and for terrestrial species such as muskrats, raccoons, herons, and ducks. Important biota species for the STP site (see Section 2.4.1) and the corresponding surrogate species are as follows: (1) grass shrimp, crayfish, and blue crab – invertebrates; (2) darter, shiner, and largemouth bass, – fish; (3) white-tailed deer, gray and fox squirrels – raccoon and muskrat; (4) wood storks, coots, teal, and shovellers – duck; and (5) whooping crane – heron. Exposure pathways considered in evaluating dose to the biota were discussed in Section 5.9.1 and shown in Figure 5-2.

#### **5.9.5.1 Liquid Effluent Pathway**

Liquid effluents are released into the MCR. The highest concentration of the radiological material would be in the MCR. Water seeps out of the MCR into the groundwater underlying the MCR. As this water moves away from the MCR the concentration of radiological material diminishes due to dispersion and radiological decay. A series of 770 pressure relief wells drain water from the Upper Shallow Aquifer underlying the MCR into drainage ditches. The drainage ditches on the west side of the MCR flow into the Little Robbins Slough, which empties into the Colorado River. The drainage ditches on the east side of the MCR flow into the Colorado River. The remainder of water not collected by the relief wells follows the groundwater gradient and discharges into the Colorado River. The Colorado River flows into Matagorda Bay (STPNOC 2010a).

STPNOC (2010a) used the LADTAP II computer program to calculate doses to the biota from the liquid effluent pathway. Liquid pathway doses were higher for biota compared to humans because of considerations for bioaccumulation of radionuclides, ingestion of aquatic plants, ingestion of invertebrates, and increased time spent in water and shoreline compared to humans. The liquid effluent releases used in estimating biota dose are found in Table 3.5-1 of the ER (STPNOC 2010a). STPNOC evaluated biota doses in Little Robbins Slough (STPNOC 2010a) and in the MCR (STPNOC 2009f). Table 5-13 presents STPNOC's estimates of the doses to biota from the liquid and gaseous pathways from proposed Units 3 and 4. Doses from liquid effluents at other locations such as Little Robbins Slough would be lower. As discussed in Appendix G, the NRC staff obtained similar results in confirmatory calculations for the liquid pathway.

**Table 5-13.** Biota Doses for Proposed Units 3 and 4

Biota	STPNOC Biota Dose Estimates		
	Liquid Pathway <sup>(a)</sup> (mrad/yr)	Gaseous Pathway <sup>(b)</sup> (mrad/yr)	Total (mrad/yr)
Fish	2.50	0	2.50
Invertebrate	5.30	0	5.30
Algae	0.54	0	0.54
Muskrat	2.44	8.45	10.89
Raccoon	1.38	9.96	11.34
Heron	2.46	8.45	10.91
Duck	3.15	9.96	13.11

(a) Using MCR water  
(b) Maximum site boundary

### 5.9.5.2 Gaseous Effluent Pathway

Gaseous effluents would contribute to the total body dose of the terrestrial surrogate species (i.e., muskrat, raccoon, heron, and duck). The exposure pathways include inhalation of airborne radionuclides, external exposure because of immersion in gaseous effluent plumes, and surface exposure from deposition of iodine and particulates from gaseous effluents (Figure 5-2). The dose calculated to the MEI from gaseous effluent releases in Table 5-10 would also be applicable to terrestrial surrogate species with two modifications. One modification defined in STPNOC's ER (2010a) was increasing the ground deposition factors by a factor of two as terrestrial animals would be closer to the ground than the MEI. The second modification was to assume no vegetation intake pathway for muskrat and heron because they are not known to consume vegetation. The gaseous effluent releases used in estimating dose are found in Table 3.5-2 of the ER (STPNOC 2010a). The ER used doses at the site area boundary in estimating terrestrial species doses. STPNOC's dose estimates to the surrogate species from the liquid and gaseous pathways are shown in Table 5-13. As discussed in Appendix G, the NRC staff obtained slightly higher results in confirmatory calculations.

### 5.9.5.3 Impact of Estimated Non-Human Biota Doses

Radiological doses to non-human biota are expressed in units of absorbed dose (mrad) because dose equivalent (mrem) only applies to human radiological doses. The biota dose estimates of the new units are conservative because they do not consider dilution or decay of liquid effluents during transit. Actual doses to the biota are likely to be less than estimated.

The ICRP (ICRP 1977; ICRP 1991, ICRP 2007) states that if humans are adequately protected, other living things are also likely to be sufficiently protected. The International Atomic Energy Agency (IAEA) (IAEA 1992) and the NCRP (NCRP 1991) reported that a chronic dose rate of no greater than 1000 mrad/d to the MEI in a population of aquatic organisms would ensure protection of the population. IAEA (1992) also concluded that chronic dose rates of 100 mrad/d

or less do not appear to cause observable changes in terrestrial animal populations. Table 5-14 compares STPNOC's estimated total body dose to the biota from the proposed Units 3 and 4 to the IAEA chronic dose rate values for aquatic and terrestrial biota. Even considering the slightly higher doses to biota calculated by the NRC staff (see Appendix G) from the gaseous effluent pathway, the dose rates would be far less than the NCRP and IAEA guidelines.

**Table 5-14.** Comparison of Biota Doses from the Proposed Units 3 and 4 at the STP Site to Relevant Guidelines for Biota Protection

Biota	STPNOC	IAEA/NCRP Guidelines
	Estimate of Dose to Biota (mrad/d)	for Protection of Biota Populations (mrad/d) <sup>(a)</sup>
Fish	$6.8 \times 10^{-3}$	1000
Invertebrate	$1.5 \times 10^{-2}$	1000
Algae	$1.5 \times 10^{-3}$	1000
Muskrat	$3.0 \times 10^{-2}$	100
Raccoon	$3.1 \times 10^{-2}$	100
Heron	$3.0 \times 10^{-2}$	100
Duck	$3.6 \times 10^{-2}$	100

(a) Published guidelines reported in mGy/d (1 mGy equals 100 mrad).

Based on the information provided by STPNOC and NRC's review, the NRC staff concludes that the radiological impact on biota from the routine operation of the proposed Units 3 and 4 at the STP site would be SMALL, and additional mitigation would not be warranted.

### 5.9.6 Radiological Monitoring

A radiological environmental monitoring program (REMP) has been in place for the STP site since 1986, when preoperational sample collection activities began before the construction and operation of existing STP Units 1 and 2 (STPNOC 2010a). The REMP includes monitoring of the airborne exposure pathway, direct exposure pathway, water exposure pathway, aquatic exposure pathway from the Colorado River, and the ingestion exposure pathway in a 5-mi radius of the station, with indicator locations near the plant perimeter and control locations at distances greater than 10 mi. Milk is not currently sampled because there is no known production within 5 mi of the site. An annual land use census is conducted for the area surrounding the site to verify the accuracy of assumptions used in the analyses, including the occurrence of milk production. The preoperational REMP sampled various media in the environment to determine a baseline from which to observe the magnitude and fluctuation of radioactivity in the environment once the unit began operation. The pre-operational program included collection and analysis of samples of air particulates, precipitation, crops, soil, well water, surface water, fish, and silt as well as measurement of ambient gamma radiation. After operation of STP Unit 1 began in 1988, the monitoring program continued to assess the

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radiological impacts on workers, the public, and the environment. Radiological releases and the results of the REMP are summarized in two annual reports: the Annual Radiological Environmental Operating Report (e.g., STPNOC 2010e) and Radioactive Effluent Release Report (e.g., STPNOC 2010f). No additional monitoring program has yet been established for the two new units. To the greatest extent practical, the REMP for the COL program would use the procedures and sampling locations used by the existing STP site. The NRC staff reviewed the documentation for the existing REMP, the Offsite Dose Calculation Manual, and recent monitoring reports from STPNOC, and determined that the current operational monitoring program is adequate to establish the radiological baseline for comparison with the expected impacts on the environment related to the construction and operation of the proposed new units at the STP site.

STPNOC now performs additional groundwater sampling around the STP site in support of the NEI Ground Water Protection Initiative (see Section 5.2.2.2). These results are summarized in the 2009 Annual Radiological Environmental Operating Report (STPNOC 2010e). Drinking water in the area is obtained from deep aquifer wells, which are monitored quarterly, and no tritium has been detected in this water. However, tritium is released to the MCR. Monitoring shows that levels of tritium in the shallow aquifer around the MCR originating from the liquids discharged to the MCR are below the EPA drinking water standards (DWS) (40 CFR Part 141).

Historical monitoring data for the MCR water show a peak tritium concentration of 17,410 picocuries per liter (pCi/L) in 1996 and values less than 14,000 pCi/L since (STPNOC 2010a). A relief well monitored since 1995 showed a peak tritium concentration value of 7672 pCi/L in 1998 and values less than 7000 pCi/L since then. Tritium activity in an onsite well completed in the Shallow Aquifer shows a peak in the year 2000 of less than 8000 pCi/L, and lower values before and after (STPNOC 2010e). During 2005, STPNOC collected six samples from an onsite well; all exceeded the tritium detection limit (260 pCi/L). A tritium concentration of 1200 pCi/L was observed (STPNOC 2010a). During 2006, a special study of 16 Shallow Aquifer, STPNOC-controlled wells surrounding the MCR and located outside the Protected Area of existing STP Units 1 and 2 was conducted (STPNOC 2010a, 2007). Review of the Annual Radiological Environmental Operating Report revealed tritium concentrations ranging from less than 260 pCi/L to a little over 5000 pCi/L (STPNOC 2007).. Review of the Annual Radiological Environmental Operating Report revealed a highest observed mean tritium concentration of 1600 pCi/L (STPNOC 2007). A higher result was obtained in 2007 when the highest recorded mean was 5300 pCi/L (STPNOC 2008f).

The relief well system, (i.e., 770 wells that surround the MCR), is designed in part to intercept the majority of the seepage from the MCR into the Upper Shallow Aquifer. STPNOC (2010a) has estimated that total seepage from the MCR is 3530 gpm (5700 ac-ft/yr), and that approximately 68 percent of this or 2390 gpm (3850 ac-ft/yr) is intercepted by the relief wells and discharged under the TDPEs permit (TCEQ 2005). Following publication of the draft EIS,

recent simulation of the Shallow Aquifer underlying the STP site has indicated that the relief wells and sand drains intercept approximately 50 percent of the total seepage from the MCR (STPNOC 2010b). During operation of existing STP Units 1 and 2 the annual release of tritium into the MCR has varied from less than 500 Ci/yr to approximately 3700 Ci/yr with the release in 2006 between 2000 and 2500 Ci, and in 2007 less than 1500 Ci (STPNOC 2007; 2008f). Reported concentrations of tritium in the MCR are below the EPA DWS (i.e., 20,000 pCi/L) (65 FR 76707) and those in groundwater are well below the DWS. Reported concentrations are well below the NRC reporting level of 30,000 pCi/kg. Of the radionuclides measured in the laboratory, only tritium was detected above its detection limits in the shallow aquifer test wells and piezometers (STPNOC 2007, 2008f).

## 5.10 Nonradioactive Waste Impacts

This section describes the potential impacts to the environment that could result from the generation, handling, and disposal of nonradioactive waste and mixed waste during the operation of proposed Units 3 and 4 at the STP site.

Section 3.4.4 describes the nonradioactive waste systems for STP Units 3 and 4. Types of nonradioactive waste that would be generated, handled, and disposed of during operational activities at proposed Units 3 and 4 include solid wastes, liquid effluents, and air emissions. Solid wastes include municipal waste, dredge spoils, sewage treatment sludge, and industrial wastes. Liquid waste includes TPDES-permitted discharges such as effluents containing chemicals or biocides, wastewater effluents, site stormwater runoff, and other liquid wastes such as used oils, paints, and solvents that require offsite disposal. Air emissions would primarily be generated by vehicles, diesel generators, and combustion generators. In addition, small quantities of hazardous waste, and mixed waste, which is waste that has both hazardous and radioactive characteristics, may be generated during plant operations (STPNOC 2010a). The assessment of potential impacts resulting from these types of wastes is presented in the following sections.

### 5.10.1 Impacts to Land

Operation of proposed Units 3 and 4 would generate solid and liquid wastes similar to those already generated by current operation of STP Units 1 and 2. Total volume of solid and liquid wastes would increase, however no new solid or liquid waste types are expected to result from the operation of the new Units 3 and 4. Process wastes such as waste oils, solvents, paints, and hydraulic fluids are transported offsite for either fuel blending and thermal recovery, or recycling. STPNOC has indicated it would continue to use recycling and waste minimization practices to reduce offsite disposal of non-sanitary solid and liquid waste. Current recycling and waste minimization practices at the STP site reflect a recycling rate of 70 percent for all nonradioactive solid waste, including paper, scrap metal, used oil, antifreeze, and non-lead

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batteries. Solid waste that cannot be recycled is transported to an offsite landfill (STPNOC 2010a).

Debris from trash racks on the RMPF is routinely collected and disposed of according to TECQ regulations at an offsite landfill. Spoils from maintenance dredging of the barge slip and in front of the RMPF would be stockpiled and/or disposed at an approved onsite or offsite location according to new or revised Corps Section 404 and Section 10 permits for the STP site. Both of these wastes generated during the operation of Units 3 and 4 would follow current disposal management plans for existing STP Units 1 and 2 (STPNOC 2010a).

Two onsite wastewater treatment facilities collect and treat sanitary waste. Currently, activated sludge from these facilities is dewatered onsite and shipped offsite as Texas Class 2 industrial waste to a permitted landfill operated by Republic Waste Services in Fresno, Texas. The increased sludge that would be generated by the operation of two additional units would be treated in a similar manner to the sludge from operation of Units 1 and 2 (STPNOC 2010a, d).

Based on the effective practices for recycling and minimizing waste already in place for STP Units 1 and 2, and the plans to manage solid and liquid wastes in a similar manner in accordance with all applicable Federal, State, and local requirements and standards, the review team expects that impacts to land from nonradioactive wastes generated during the operation of proposed Units 3 and 4 would be minimal, and no further mitigation would be warranted.

### 5.10.2 Impacts to Water

Effluents containing chemicals or biocides would be discharged from proposed Units 3 and 4 to the MCR. Effluents include discharges from the wastewater treatment system, the circulating water treatment system, nonradioactive floor drains, site stormwater runoff, and cooling system discharge. As stated above, two wastewater treatment facilities currently receive, treat, and discharge treated wastewater to the MCR through TCEQ permitted outfalls. The existing wastewater treatment facilities would be replaced or upgraded to serve all four units. To properly manage stormwater flow, STPNOC would update its existing SWPPP to reflect the increase in impervious surfaces and changes in onsite drainage patterns (STPNOC 2010a, d).

Section 5.2.3 discusses impacts to surface- and groundwater quality from operation of Units 3 and 4. Nonradioactive liquid effluents that would be discharged to the MCR and subsequently, to the Colorado River, would be regulated by TCEQ and subject to limitations contained in the site's TPDES permit (TCEQ 2005). STPNOC anticipates that it would be necessary to revise or apply for a new TPDES permit to accommodate increased discharges to the MCR and the Colorado River resulting from operation of STP Units 3 and 4 (STPNOC 2010a); in either case, discharges would be subject to limitations contained in STPNOC's TPDES permit.

Based on the regulated practices for managing liquid discharges containing chemicals or biocide, and other wastewater, and the plans for managing stormwater, the review team expects

that impacts to water from nonradioactive effluents during the operation of Units 3 and 4 would be minimal and no further mitigation would be warranted.

### **5.10.3 Impacts to Air**

Operation of proposed Units 3 and 4 would result in gaseous emissions from the intermittent operation of emergency diesel generators and combustion generators. In addition, increased vehicular traffic associated with personnel necessary to operate Units 3 and 4 would increase vehicle emissions in the area. Impacts to air quality are discussed in detail in Section 5.7. Increases in air emissions from operation of Units 3 and 4 would be in accordance with permits issued by TCEQ that would ensure compliance with the Clean Air Act (STPNOC 2010a).

Based on the regulated practices for managing air emissions from stationary sources, the review team expects that impacts to air from nonradioactive emissions during the operation of proposed Units 3 and 4 would be minimal and no further mitigation would be warranted.

### **5.10.4 Mixed Waste Impacts**

Mixed waste contains both low-level radioactive waste and hazardous waste. The generation, storage, treatment, or disposal of mixed waste is regulated by Atomic Energy Act of 1954, the Solid Waste Disposal Act of 1965, as amended by the Resource, Conservation, and Recovery Act (RCRA) in 1976, and the Hazardous and Solid Waste Amendments (which amended RCRA in 1984). Each reactor at the STP site can be expected to produce on the order of 0.5 m<sup>3</sup> per year of mixed waste. However, no mixed waste has been generated at STP Units 1 and 2 in the past five years, in part, due to waste minimization practices (STPNOC 2010a). Mixed waste can be reduced through decay, stabilization, neutralization, or filtration. STPNOC stated that mixed waste that cannot be treated onsite would be temporarily stored until shipment for offsite disposal at an approved facility; existing STPNOC procedures for storage of mixed wastes would be used to limit occupational exposure or accidental spill (STPNOC 2010a).

Based on the effective practices for minimizing waste already in place for STP Units 1 and 2, and the plans to manage mixed wastes in a similar manner in accordance with all applicable Federal, State, and local requirements and standards, the review team expects that impacts from the generation of mixed waste at STP Units 3 and 4 would be minimal, and no further mitigation would be warranted.

### **5.10.5 Summary of Waste Impacts**

Solid, liquid, gaseous, and mixed wastes generated during operation of proposed Units 3 and 4 would be handled according to county, State, and Federal regulations. County and State permits and regulations for handling and disposal of solid waste, and Corps permits for disposal of dredged spoils, would be obtained and implemented. A revised SWPPP for surface water

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runoff and TCEQ permits for permitted releases of cooling and auxiliary system effluents would ensure compliance with the Federal Water Pollution Control Act (Clean Water Act) and TCEQ water quality standards. Wastewater discharge would be compliant with TPDES limitations. Air emissions from Units 3 and 4 operations would be compliant with air quality standards as permitted by TCEQ. Mixed waste generation, storage, and disposal impacts during operation of proposed Units 3 and 4 would be compliant with requirements and standards.

Based on the information provided by STPNOC, the effective practices for recycling, minimizing, managing, and disposing of wastes already in use at the STP site, the review team's expectation that regulatory approvals would be obtained to regulate the additional waste that would be generated from proposed Units 3 and 4, and the review team's independent evaluation, the review team concludes that the potential impacts from nonradioactive waste resulting from the operation of the proposed two additional units at the STP site would be SMALL, and mitigation would not be warranted.

Cumulative impacts to water and air from nonradioactive emissions and effluents are discussed in Sections 7.2.2.1 and 7.6 respectively. For the purposes of Chapter 9, the review team expects that there would be no substantive differences between the impacts of nonradioactive waste for the STP site and the three alternative sites and no substantive cumulative impacts that warrant further discussion beyond those discussed for the alternative sites in Section 9.3.

## 5.11 Environmental Impacts of Postulated Accidents

The NRC staff considered the radiological consequences on the environment of potential accidents at the proposed new units at the STP site. Consequence estimates are based on the ABWR certified design as set forth in 10 CFR Part 52, Appendix A. The term "accident," as used in this section, refers to any off-normal event not addressed in Section 5.9 that results in release of radioactive materials into the environment. The focus of this review is on events that could lead to releases substantially in excess of permissible limits for normal operations. Normal release limits are specified in 10 CFR Part 20, Appendix B, Table 2.

Numerous features combine to reduce the risk associated with accidents at nuclear power plants. Safety features in the design, construction, and operation of the plants, which comprise the first line of defense, are intended to prevent the release of radioactive materials from the plant. The design objectives and the measures for keeping levels of radioactive materials in effluents to unrestricted areas ALARA are specified in 10 CFR Part 50, Appendix I. There are additional measures that are designed to mitigate the consequences of failures in the first line of defense. These measures include the NRC's reactor siting criteria in 10 CFR Part 100, which require the site to have certain characteristics that reduce the risk to the public and the potential impacts of an accident, and emergency preparedness plans and protective action measures for the site and environs, as set forth in 10 CFR 50.47, 10 CFR Part 50, Appendix E, and NUREG-

0654/FEMA-REP-1, *Criteria for Preparation and Evaluation of Radiological Emergency Response Plans and Preparedness in Support of Nuclear Power Plants* (NRC 1980). All of these safety features, measures, and plans make up the defense-in-depth philosophy to protect the health and safety of the public and the environment.

This section discusses (1) the types of radioactive materials that may be released, (2) the potential paths for their release to the environment, (3) the relationship between radiation dose and health effects, and (4) the environmental impacts of reactor accidents, both design-basis accidents (DBAs) and severe accidents. The environmental impacts of accidents during transportation of spent fuel are discussed in Chapter 6.

The potential for dispersion of radioactive materials in the environment depends on the mechanical forces that physically transport the materials and on the physical and chemical forms of the material. Radioactive material exists in a variety of physical and chemical forms. The majority of the material in the fuel is in the form of nonvolatile solids. However, after operation, a significant fraction of the material is in the form of volatile solids or gases. The gaseous radioactive materials include the chemically inert noble gases (e.g., krypton and xenon), which have a high potential for release. Radioactive forms of iodine, which are created in substantial quantities in the fuel by fission, are volatile. Other radioactive materials formed during the operation of a nuclear power plant have lower volatilities and, therefore, have lower tendencies to escape from the fuel than the noble gases and isotopes of iodine.

Radiation exposure to individuals is determined by their proximity to radioactive material, the duration of their exposure, and the extent to which they are shielded from the radiation. Pathways that lead to radiation exposure include (1) external radiation from radioactive material in the air, on the ground, and in the water; (2) inhalation of radioactive material; and (3) ingestion of food or water containing material initially deposited on the ground and in water.

Radiation protection experts assume that any amount of radiation may pose some risk of causing cancer or a severe hereditary effect and that the risk is higher for higher radiation exposures. Therefore, a linear, no-threshold dose response relationship is used to describe the relationship between radiation dose and detriments such as cancer induction. A recent report by the National Research Council (2006), the BEIR VII report, uses the linear, no-threshold dose response model as a basis for estimating the risks from low doses. This approach is accepted by the NRC as a conservative method for estimating health risks from radiation exposure, recognizing that the model may overestimate those risks.

Physiological effects are clinically detectable if individuals receive radiation exposure resulting in a dose greater than about 25 rem over a short period (hours) (IAEA 2001). Untreated doses of about 250 to 500 rem received over a relatively short period (hours to a few days) can be expected to cause some fatalities.

### 5.11.1 Design Basis Accidents

STPNOC evaluated the potential consequences of postulated accidents to demonstrate that an ABWR could be constructed and operated at the STP site without undue risk to the health and safety of the public (STPNOC 2010a). These evaluations used a set of DBAs that are representative for the reactor design being considered for the STP site and site-specific meteorological data. The set of accidents covers events that range from relatively high probability of occurrence with relatively low consequences to relatively low probability with high consequences.

The DBA review focuses on the certified ABWR at the STP site. The bases for analyses of postulated accidents for this design are well established because they have been considered as part of the NRC's reactor design certification process (10 CFR Part 52, Subpart B). Potential consequences of DBAs are evaluated following procedures outlined in regulatory guides and standard review plans. The potential consequences of accidental releases depend on the specific radionuclides released, the amount of each radionuclide released, and the meteorological conditions. The source terms for the ABWR for evaluating potential accidents are based on guidance in Regulatory Guide 1.3, "Assumptions Used for Evaluating the Potential Radiological Consequences of a Loss of Coolant Accident for Boiling Water Reactors" (NRC 1974).

For environmental reviews, consequences are evaluated assuming realistic meteorological conditions. Meteorological conditions are represented in these consequence analyses by an atmospheric dispersion factor, also referred to as relative concentration ( $\chi/Q$ ), which has units of  $s/m^3$ . Small  $\chi/Q$  values are associated with greater dilution capability. Acceptable methods of calculating  $\chi/Q$  for DBAs from meteorological data are set forth in Regulatory Guide 1.145, "Atmospheric Dispersion Models for Potential Accident Consequence Assessments at Nuclear Power Plants" (NRC 1983).

Table 5-15 repeats  $\chi/Q$  values pertinent to the environmental review of DBAs for the STP site that were presented earlier in Table 2-39. The first column lists the time periods and boundaries for which  $\chi/Q$  and dose estimates are needed. For the EAB, the postulated DBA dose and its atmospheric dispersion factor are calculated for a short-term (i.e., 2 hours), and for the Low Population Zone (LPZ), they are calculated for the course of the accident, i.e., 30 days (720 hours) composed of four time periods. The NRC staff reviewed the  $\chi/Q$  values presented by STPNOC and concluded that they were overly conservative. Therefore, the NRC staff calculated 50th percentile  $\chi/Q$  values using the STP site meteorological information discussed in ER Sections 2.7.4 and 6.4. The staff used these  $\chi/Q$ s to estimate the environmental consequences of DBAs. The second column in Table 5-15 lists the  $\chi/Q$  values calculated by the NRC staff assuming ground-level releases located on a line enclosing all potential release points.

**Table 5-15.** Atmospheric Dispersion Factors for STP Site DBA Calculations

Time Period and Boundary	$\chi/Q$ (s/m <sup>3</sup> )
0 to 2 hr, Exclusion Area Boundary	$3.64 \times 10^{-5}$
0 to 8 hr, Low Population Zone	$2.53 \times 10^{-6}$
8 to 24 hr, Low Population Zone	$2.23 \times 10^{-6}$
1 to 4 d, Low Population Zone	$1.70 \times 10^{-6}$
4 to 30 d, Low Population Zone	$1.15 \times 10^{-6}$

Table 5-16 lists the set of DBAs considered by STPNOC and presents the NRC staff's estimates of the potential environmental consequences of each accident in terms of thyroid dose from inhalation and the whole body dose from external exposure. The staff reviewed the STPNOC selection of DBAs by comparing the accidents listed in the application with the DBAs considered in the ABWR design control document (GE1994; NRC 1994, 1997a). The DBAs in the ER are an appropriate subset of those considered in the design certification. The doses in Table 5-16 were calculated by the NRC staff from the DBA doses in the design control document using the ratio of the staff's site-specific atmospheric dispersion factors in Table 5-16 to the atmospheric dispersion factors assumed for the design certification.

**Table 5-16.** Design Basis Accident Doses for an ABWR

Accident	SRP Section <sup>(b)</sup>	Doses in rem <sup>(a)</sup>					
		EAB		LPZ		Review Criterion	
		Whole Body	Thyroid	Whole Body	Thyroid	Whole Body	Thyroid
Main Steamline Break	15.6.4						
Pre-existing Iodine Spike		0.035	1.4	0.0024	0.094	25 <sup>(c)</sup>	300 <sup>(c)</sup>
Accident-Initiated Spike		0.0017	0.069	0.00011	0.0048	2.5 <sup>(d)</sup>	30 <sup>(d)</sup>
Loss-of-Coolant Accident	15.6.5	0.11	5.1	0.23	22	25 <sup>(c)</sup>	300 <sup>(c)</sup>
Failure of Small Line Carrying Primary Coolant Outside Containment	15.6.2	0.0025	0.013	0.00017	0.0089	2.5 <sup>(d)</sup>	30 <sup>(d)</sup>
Fuel Handling	15.7.4	0.032	2.0	0.0022	0.14	6 <sup>(d)</sup>	75 <sup>(d)</sup>
Cleanup Water Line Break Outside Containment		0.00035	0.037	0.000031	0.0033	25 <sup>(c)</sup>	300 <sup>(c)</sup>

(a) To convert rem to Sv divide by 100  
(b) NUREG-0800 (NRC 2007)  
(c) 10 CFR 100.11 and 10 CFR 50.34(a)(1) criterion  
(d) Standard Review Plan criterion

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There are no environmental criteria related to the potential consequences of DBAs. Consequently, the review criteria used in the NRC staff's safety review of DBA doses are included in Table 5-16 to illustrate the magnitude of the calculated environmental consequences (whole body and thyroid doses). In all cases, the calculated environmental consequences (doses) are considerably smaller than the doses used as safety review criteria.

*Summary of DBA Impacts.* The NRC staff reviewed the STPNOC DBA analysis, which is based on analyses performed for the design certification of the ABWR design with adjustment for STP site-specific characteristics. The results of the STPNOC analyses presented in its ER indicate that the environmental risks associated with DBAs, if an ABWR was to be located at the STP site, would be small. The NRC staff performed an independent assessment of the environmental consequences of DBAs at the STP site and concludes that the environmental consequences of DBAs would be SMALL.

### 5.11.2 Severe Accidents

In its ER (STPNOC 2010a), STPNOC considers the potential consequences of severe accidents for an ABWR at the STP site. Three pathways are considered: (1) the atmospheric pathway, in which radioactive material is released to the air; (2) the surface-water pathway, in which airborne radioactive material falls out on open bodies of water; and (3) the groundwater pathway, in which groundwater is contaminated by a basemat melt-through with subsequent contamination of surface water by the groundwater.

The STPNOC evaluation of the potential environmental consequences for the atmospheric pathway incorporates the results of the MELCOR Accident Consequence Code System (MACCS2) computer code (Chanin et al. 1990; Jow et al. 1990) run using ABWR reactor source term information and site-specific meteorological, population, and land-use data. The NRC staff has reviewed STPNOC input and output files, has run confirmatory calculations, and finds the STPNOC results reasonable.

The MACCS2 computer code was developed to evaluate the potential offsite consequences of severe accidents for the sites covered by NUREG-1150, *Severe Accident Risks: An Assessment for Five U.S. Nuclear Power Plants: Final Summary Report* (NRC 1990). The MACCS2 code evaluates the consequences of atmospheric releases of radioactive material following a severe accident. The pathways modeled include exposure to the passing plume, exposure to radioactive material deposited on the ground and skin, inhalation of material in the passing plume and resuspended from the ground, and ingestion of radioactively contaminated food and surface water.

Three types of severe accident consequences were assessed in the MACCS2 analysis: (1) human health, (2) economic costs, and (3) land area affected by contamination. Human health effects are expressed in terms of the number of cancers that might be expected if a

severe accident were to occur. These effects are directly related to the cumulative radiation dose received by the general population. MACCS2 estimates both early cancer fatalities and latent fatalities. Early fatalities are related to high doses or dose rates and can be expected to occur within a year of exposure (Jow et al. 1990).

Latent fatalities are related to exposure of a large number of people to low doses and dose rates and can be expected to occur after a latent period of several (2 to 15) years. Population health-risk estimates are based on the population distribution within a 50-mi radius of the site. Economic costs of a severe accident include the costs associated with short-term relocation of people; decontamination of property and equipment; interdiction of food supplies, land, and equipment use; and condemnation of property. The affected land area is a measure of the areal extent of the residual radioactive contamination following a severe accident. Farmland decontamination is an estimate of the area that has an average whole body dose rate for the 4-year period following the release that would be greater than 0.5 rem/yr if not reduced by decontamination and that would have a calculated dose rate following decontamination of less than 0.5 rem/yr. Decontaminated land is not necessarily suitable for farming.

Risk is the product of the frequency and the consequences of an accident. For example, the probability of a severe accident without loss of containment for an ABWR reactor at the STP site is estimated to be  $1.34 \times 10^{-7}$  per reactor year ( $\text{Ryr}^{-1}$ ), and the cumulative population dose associated with a severe accident without loss of containment at the STP site is calculated to be 19,600 person-rem. The population dose risk for this class of accidents is the product of  $1.34 \times 10^{-7} \text{ Ryr}^{-1}$  and 19,600 person-rem, or  $2.63 \times 10^{-3}$  person-rem  $\text{Ryr}^{-1}$ .

The following sections discuss the estimated risks associated with each pathway. The risks presented in the tables that follow are risks per year of reactor operation. STPNOC has submitted an application to construct and operate two ABWRs at the STP site. The consequences of a severe accident would be the same regardless of whether one or two reactors were built at the site. However, if two reactors were built, the risks would apply to each reactor, and the total risk for new reactors at the site would be twice the risk for a single reactor.

#### **5.11.2.1 Air Pathway**

The MACCS2 code directly estimates consequences associated with releases to the air pathway. STPNOC used the MACCS2 code to estimate consequences to the population in 2060 based on meteorological data for 1997, 1999 and 2000. The results of the MACCS2 calculations presented in the following tables are the averages of the estimates for the 3 years. The core damage frequencies (CDFs) given in these tables are for internally initiated accident sequences while the plant is at power. Internally initiated accident sequences include sequences that are initiated by human error, equipment failures, loss of offsite power, etc. Estimates of the core damage frequencies for externally initiated events and during shutdown are discussed later.

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Table 5-17 presents the probability-weighted consequences, i.e., risks, of severe accidents for an ABWR reactor located on the STP site that contribute 1 percent or more to at least one risk category. Risks are small for all risk categories considered. For perspective, Table 5-18 and Table 5-19 compare the health risks from severe accidents for an ABWR reactor at the STP site with the risks for current-generation reactors at various sites and with an ABWR reactor at the North Anna, Clinton, and Grand Gulf Early Site Permit (ESP) sites.

In Table 5-18, the health risks estimated for an ABWR at the STP site are compared to health-risk estimates for the five reactors considered in NUREG-1150 (NRC 1990). Although risks associated with both internally and externally initiated events were considered for the Peach Bottom and Surry reactors in NUREG-1150, only risks associated with internally initiated events are presented in Table 5-18. The health risks shown for ABWR at the STP site are significantly lower than the risks associated with current-generation reactors presented in NUREG-1150. Table 5-18 also compares health risks of an ABWR at the STP site with health risks for an ABWR at three ESP sites (NRC 2006a, b, c).

The last two columns of Table 5-18 provide average individual fatality risk estimates. To put these estimates into context for the environmental analysis, the staff compares these estimates to the safety goals. The Commission has set safety goals for average individual early fatality and latent cancer fatality risks from reactor accidents in the Safety Goal Policy Statement (51 FR 30028). These goals are presented here solely to provide a point of reference for the environmental analysis and do not serve the purpose of a safety analysis. The Policy Statement expressed the Commission's policy regarding the acceptance level of radiological risk from nuclear power plant operation as follows:

- 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.
- 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.

**Table 5-17. Mean Environmental Risks from ABWR Reactor Severe Accidents at the STP Site**

		Environmental Risk					
Release Category Description (Accident Class)	Core Damage Frequency <sup>(a)</sup> (Ryr <sup>-1</sup> )	Population Dose <sup>(b)</sup> (person-rem Ryr <sup>-1</sup> )	Fatalities (Ry <sup>-1</sup> )		Cost <sup>(e)</sup> (\$ Ryr <sup>-1</sup> )	Land Requiring Decontamination <sup>(f)</sup> (ac Ryr <sup>-1</sup> )	Population Dose from Water Ingestion <sup>(b)</sup> (person-rem Ryr <sup>-1</sup> )
			Early <sup>(c)</sup>	Latent <sup>(d)</sup>			
0 No loss of containment	1.34 x 10 <sup>-7</sup>	2.63 x 10 <sup>-3</sup>	0.0	1.57 x 10 <sup>-6</sup>	0.01	5.79 x 10 <sup>-7</sup>	4.22 x 10 <sup>-6</sup>
1 Transients followed by failure of high-pressure coolant makeup water and failure to depressurize in timely fashion	2.08 x 10 <sup>-8</sup>	2.29 x 10 <sup>-4</sup>	0.0	1.37 x 10 <sup>-7</sup>	0.00	9.82 x 10 <sup>-9</sup>	3.71 x 10 <sup>-7</sup>
3 Station blackout with Reactor Core Isolation Cooling (RCIC) available for about 8 hr	1.00 x 10 <sup>-10</sup>	3.57 x 10 <sup>-5</sup>	0.0	2.14 x 10 <sup>-8</sup>	0.00	1.14 x 10 <sup>-6</sup>	2.28 x 10 <sup>-7</sup>
6 Transient, loss-of-coolant accident (LOCA), and anticipated transient without scram (ATWS) events with successful coolant makeup water, but potential prior failure of containment	1.00 x 10 <sup>-10</sup>	9.01 x 10 <sup>-5</sup>	0.0	5.41 x 10 <sup>-8</sup>	0.15	1.27 x 10 <sup>-5</sup>	1.05 x 10 <sup>-5</sup>
7 Small/medium LOCA followed by failure of high-pressure coolant makeup water and failure to depressurize	3.91 x 10 <sup>-10</sup>	3.84 x 10 <sup>-4</sup>	6.63 x 10 <sup>-16</sup>	2.31 x 10 <sup>-7</sup>	0.58	5.80 x 10 <sup>-5</sup>	5.29 x 10 <sup>-5</sup>
8 LOCA followed by failure of high-pressure coolant makeup water	4.05 x 10 <sup>-10</sup>	5.74 x 10 <sup>-4</sup>	2.12 x 10 <sup>-13</sup>	3.46 x 10 <sup>-7</sup>	0.96	6.75 x 10 <sup>-5</sup>	1.46 x 10 <sup>-4</sup>
9 ATWS followed by boron injection failure and successful high-pressure coolant makeup water	1.70 x 10 <sup>-10</sup>	2.64 x 10 <sup>-4</sup>	2.16 x 10 <sup>-13</sup>	1.60 x 10 <sup>-7</sup>	0.52	2.48 x 10 <sup>-5</sup>	8.38 x 10 <sup>-5</sup>
<b>Total</b>		1.56 x 10 <sup>-7</sup>	4.24 x 10 <sup>-3</sup>	2.54 x 10 <sup>-6</sup>	2.23	1.66 x 10 <sup>-4</sup>	2.98 x 10 <sup>-4</sup>

(a) Source: GE 1997  
 (b) To convert to person-Sv, divide by 100.  
 (c) Early fatalities are fatalities related to high doses or dose rates that generally can be expected to occur within a year of the exposure (Jow et al. 1990).  
 (d) Latent fatalities are fatalities related to low doses or dose rates that could occur after a latent period of several (2 to 15) years.  
 (e) Cost risk includes costs associated with short-term relocation of people, decontamination, interdiction, and condemnation. It does not include costs associated with health effects (Jow et al. 1990).  
 (f) Land risk is farmland requiring decontamination prior to resumption of agricultural usage.

**Table 5-18.** Comparison of Environmental Risks for an ABWR Reactor at the STP Site with Risks for Current-Generation Reactors at Five Sites Evaluated in NUREG-1150<sup>(e)</sup>

	Core Damage Frequency (Ryr <sup>-1</sup> )	50-mi Population Dose Risk (person-rem Ryr <sup>-1</sup> ) <sup>(b)</sup>	Fatalities Ryr <sup>-1</sup>		Average Individual Fatality Risk Ryr <sup>-1</sup>	
			Early	Latent	Early	Latent Cancer
Grand Gulf <sup>(c)</sup>	4.0 x 10 <sup>-6</sup>	5 x 10 <sup>+1</sup>	8 x 10 <sup>-9</sup>	9 x 10 <sup>-4</sup>	3 x 10 <sup>-11</sup>	3 x 10 <sup>-10</sup>
Peach Bottom <sup>(c)</sup>	4.5 x 10 <sup>-6</sup>	7 x 10 <sup>+2</sup>	2 x 10 <sup>-8</sup>	5 x 10 <sup>-3</sup>	5 x 10 <sup>-11</sup>	4 x 10 <sup>-10</sup>
Sequoyah <sup>(c)</sup>	5.7 x 10 <sup>-5</sup>	1 x 10 <sup>+3</sup>	3 x 10 <sup>-5</sup>	1 x 10 <sup>-2</sup>	1 x 10 <sup>-8</sup>	1 x 10 <sup>-8</sup>
Surry <sup>(c)</sup>	4.0 x 10 <sup>-5</sup>	5 x 10 <sup>+2</sup>	2 x 10 <sup>-6</sup>	5 x 10 <sup>-3</sup>	2 x 10 <sup>-8</sup>	2 x 10 <sup>-9</sup>
Zion <sup>(c)</sup>	3.4 x 10 <sup>-4</sup>	5 x 10 <sup>+3</sup>	4 x 10 <sup>-5</sup>	2 x 10 <sup>-2</sup>	9 x 10 <sup>-9</sup>	1 x 10 <sup>-8</sup>
ABWR <sup>(d)</sup> Reactor at the STP site	1.6 x 10 <sup>-7</sup>	4.2 x 10 <sup>-3</sup>	4.3 x 10 <sup>-13</sup>	2.5 x 10 <sup>-6</sup>	5.8 x 10 <sup>-14</sup>	3.1 x 10 <sup>-12</sup>
ABWR <sup>(e)</sup> Reactor at North Anna	1.6 x 10 <sup>-7</sup>	5.9 x 10 <sup>-3</sup>	2.4 x 10 <sup>-11</sup>	2.7 x 10 <sup>-6</sup>	4.6 x 10 <sup>-14</sup>	4.4 x 10 <sup>-12</sup>
ABWR <sup>(f)</sup> Reactor at Clinton	1.6 x 10 <sup>-7</sup>	2.4 x 10 <sup>-3</sup>	7.9 x 10 <sup>-10</sup>	1.0 x 10 <sup>-6</sup>	3.8 x 10 <sup>-14</sup>	3.9 x 10 <sup>-12</sup>
ABWR <sup>(g)</sup> Reactor at Grand Gulf	1.6 x 10 <sup>-7</sup>	2.1 x 10 <sup>-3</sup>	1 x 10 <sup>-12</sup>	9 x 10 <sup>-7</sup>	2 x 10 <sup>-14</sup>	3 x 10 <sup>-12</sup>

(a) NRC 1990  
 (b) To convert to person-Sv, divide by 100.  
 (c) Risks were calculated using the MACCS code and presented in NUREG-1150 (NRC 1990).  
 (d) Calculated with MACCS2code using STP site-specific input.  
 (e) NUREG-1811 (NRC 2006a)  
 (f) NUREG-1815 (NRC 2006b)  
 (g) NUREG-1817 (NRC 2006c)

**Table 5-19.** Comparison of Environmental Risks from Severe Accidents Initiated by Internal Events for an ABWR Reactor at the STP Site with Risks Initiated by Internal Events for Current Plants Undergoing Operating License Renewal Review and Environmental Risks of the ABWR Reactor at Other Sites

	<b>Core Damage Frequency (Ryr<sup>-1</sup>)</b>	<b>80-km (50-mi) Population Dose Risk (person-rem Ryr<sup>-1</sup>)<sup>(a)</sup></b>
Current Reactor Maximum <sup>(b)</sup>	$2.4 \times 10^{-4}$	$6.9 \times 10^{+1}$
Current Reactor Mean <sup>(b)</sup>	$2.7 \times 10^{-5}$	$1.6 \times 10^{+1}$
Current Reactor Median <sup>(b)</sup>	$1.6 \times 10^{-5}$	$1.3 \times 10^{+1}$
Current Reactor Minimum <sup>(b)</sup>	$1.9 \times 10^{-6}$	$3.4 \times 10^{-1}$
ABWR <sup>(c)</sup> Reactor at the STP Site	$1.6 \times 10^{-7}$	$4.2 \times 10^{-3}$
ABWR <sup>(d)</sup> Reactor at North Anna	$1.6 \times 10^{-7}$	$5.9 \times 10^{-3}$
ABWR <sup>(e)</sup> Reactor at Clinton	$1.6 \times 10^{-7}$	$2.4 \times 10^{-3}$
ABWR <sup>(f)</sup> Reactor at Grand Gulf	$1.6 \times 10^{-7}$	$2.1 \times 10^{-3}$

(a) To convert to person-Sv, divide by 100.  
 (b) Based on MACCS and MACCS2 calculations for 76 currently operating plants at 44 sites.  
 (c) Calculated with MACCS2 code using STP site-specific input.  
 (d) NUREG-1811 (NRC 2006a)  
 (e) NUREG-1815 (NRC 2006b)  
 (f) NUREG-1817 (NRC 2006c)

The following quantitative health objectives are used in determining achievement of the safety goals:

- 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 1 percent (0.1 percent) of the sum of prompt fatality risks resulting from other accidents to which members of the U.S. population are generally exposed.
- The risk to the population in the area near a nuclear power plant of cancer fatalities that might result from nuclear power plant operation should not exceed one-tenth of 1 percent (0.1 percent) of the sum of cancer fatality risks resulting from all other causes.

These quantitative health objectives are translated into two numerical objectives as follows:

- The individual risk of a prompt fatality from all “other accidents to which members of the U.S. population are generally exposed,” is about  $4.0 \times 10^{-4}$  per year, including a  $1.6 \times 10^{-4}$  per year risk associated with transportation accidents (NSC 2006). One-tenth of

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one percent of these figures implies that the individual risk of prompt fatality from a reactor accident should be less than  $4 \times 10^{-7}$  per Ryr<sup>-1</sup>.

- “The sum of cancer fatality risks resulting from all other causes” for an individual is taken to be the cancer fatality rate in the United States which is about 1 in 500 or  $2 \times 10^{-3}$  per year (CDC 2007). One-tenth of one percent of this implies that the risk of cancer to the population in the area near a nuclear power plant because of its operation should be limited to  $2 \times 10^{-6}$  per Ryr<sup>-1</sup>.

The MACCS2 computer code calculates average individual early and latent cancer fatality risks. The average individual early fatality risk is calculated using the population distribution within 1 mi of the plant boundary. The average individual latent cancer fatality risk is calculated using the population distribution within 10 mi of the plant. For the plants considered in NUREG-1150 (NRC 1990), these risks were well below the Commission’s safety goals. Risks calculated by STPNOC for the ABWR design at the STP site are lower than the risks associated with the current-generation reactors considered in NUREG-1150 and are well below the Commission’s safety goals.

The NRC staff compared the CDF and population dose risk estimate for an ABWR at the STP site with statistics summarizing the results of contemporary severe accident analyses performed for 76 reactors at 44 sites. The results of these analyses are included in the final site-specific Supplements 1 through 37 to the GEIS for License Renewal, NUREG-1437 (NRC 1996a), and in the ERs included with license renewal applications for those plants for which supplements have not been published. All of the analyses were completed after publication of NUREG-1150 (NRC 1990), and the analyses for 72 of the reactors used MACCS2, which was released in 1997. Table 5-19 shows that the CDFs estimated for the ABWR are significantly lower than the core damage frequencies of current-generation reactors. Similarly, the population doses estimated for an ABWR at the STP site are well below the mean and median values for current-generation reactors undergoing license renewal.

Finally, the population dose risk from a severe accident for an ABWR reactor at the STP site ( $4.1 \times 10^{-3}$  person-rem/Ryr) may be compared to the dose risk for normal operation of a single ABWR reactor at the STP site ( $2.9 \times 10^{-1}$  person-rem/Ryr) (see Section 5.9.3.2). The risk associated with a severe accident is two orders of magnitude lower than the risk associated with normal operations. Comparatively, the population dose risk associated with a severe accident is small.

In developing a probabilistic risk assessment for a nuclear power plant, criteria are included to “screen out” information that is insignificant. Regulatory Guide 1.200 (NRC 2009a) discusses methods and criteria for determining if the contribution to risk from an initiating event is insignificant. For example, the risk potential of a severe accident at a co-located nuclear unit as an initiating event is insignificant compared to other initiating events because the event

frequency is very low. First, the frequency of a severe accident that results in an early large release of radioactive material to the environment is on the order of  $1 \times 10^{-6}$  per Ryr for currently operating nuclear power plants such as STP Units 1 and 2 (even lower for new reactors such as STP Units 3 and 4). Then that accident or the radioactive release from that accident has to create a problem that leads to the initiation of a severe accident at a co-located nuclear power plant. The radioactive release from the accident does not initiate an accident at the co-located reactor; however, it may set up conditions that could eventually lead to a severe accident at the co-located reactor. The wind direction must move the accident release toward the co-located units; the release must overwhelm the habitability systems such that operators on the co-located units have to be evacuated because of high dose rates; and the lack of continuous operator attention and action must eventually result in multiple system failures that lead to a loss of reactor cooling and containment failure. There is no detailed estimate of the combined probability of this sequence of events; however, the overall probability of a severe accident initiating a severe accident at a co-located reactor would be at least three orders of magnitude lower ( $10^{-9}$  per Ryr or less). This probability is insignificant compared to the overall probability of accident initiators, and consideration of this scenario as an initiating event is "screened out". Based on this explanation, the NRC staff concludes the potential environmental impact of this accident scenario does not need to be evaluated because it is remote and speculative.

Even though this accident scenario is remote and speculative, STPNOC made a bounding estimate of the population dose risk by postulating that a severe accident at one STP unit could cause a severe accident at the remaining units. STPNOC estimated the population dose risk for one ABWR at the STP site to be about  $4 \times 10^{-3}$  person-rem per Ryr (STPNOC 2010a), and further indicated that the large early release frequency for Units 1 and 2 is about 30 times higher than the large release frequency for Unit 3 and 4 (STPNOC 2009g). The resulting population risk for all four units would be less than one person-rem per Ryr. The NRC staff reviewed the applicant's bounding analysis and concludes that the corresponding environmental risks would still be small based on comparisons with the environmental risks shown in Table 5-17.

The ER does not address potential consequences from externally initiated events or events at low power and shutdown. The following paragraphs discuss risks from low power and shutdown events, tornado, internal floods and fires, external floods, and seismic events.

For design certification, the ABWR vendor evaluated qualitatively features that minimize shutdown risk discussed in NUREG-1449, *Shutdown and Low-Power Operation at Commercial Nuclear Power Plants in the United States* (NRC 1993), which include internal floods and internal fire protection. The ABWR vendor also performed a detailed reliability study of the decay heat removal system which evaluated the conditional probability of core damage given loss of the operating residual heat removal system. Chapter 19 of the staff's safety evaluation report (SER) (NRC 1994; 1997a) concluded that the ABWR vendor appropriately addressed

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concerns in NUREG-1449 related to the capability to provide alternate core cooling in the case of a loss of the residual heat removal system.

With respect to tornado-initiated events, the DCD (GE 1997) states that the total CDF is “extremely small” and is small compared to the internal events result. In the SER, the NRC staff noted that the ABWR is designed to withstand tornadoes with a  $1 \times 10^{-7} \text{ yr}^{-1}$  frequency of occurrence and that the internal events evaluation includes loss-of-offsite power events, which are the most likely way in which a tornado would impact an ABWR. As a result, the NRC staff did not consider it necessary to assess tornado-initiated events probabilistically.

With respect to internal floods and fires, the design certification analyses were based on conservative simplifying assumptions. In its SER, the staff estimated that the internal flooding events considered the most challenging and having the worst consequences had CDFs that were less than  $1 \times 10^{-8} \text{ yr}^{-1}$ , and that the CDF associated with internal fires was about  $1 \times 10^{-6} \text{ yr}^{-1}$ . In addition, the staff noted “Because of conservatism in the analyses, the staff does not believe that the fire and internal flood core damage frequency estimates should be compared to those of internal events.” (NRC 1994)

STPNOC’s Final Safety Analysis Report (FSAR) (STPNOC 2010c) reviews the DCD fire analysis and concludes that the fire analysis in the DCD bounds the risks at the STP site. The STPNOC FSAR repeats the DCD analyses of internal flooding of the turbine and control buildings. In each case, the FSAR concludes that the CDF is extremely small. The FSAR then presents an STP site-specific flooding analysis for the Reactor Service Water pump house and concludes that “This conservative bounding analysis shows that the CDF for internal flooding is very small...” (STPNOC 20010c)

The applicant requested a design departure from the ABWR DCD site parameter (STP DEP T1-5.0-1) for the maximum flood level to 183 cm above grade (STPNOC 2010c). The plant design will be modified to account for the change in the level of the maximum flood at STP by including watertight doors for the external entrances to the control and reactor buildings; this will ensure that there is adequate protection for equipment in rooms containing critical equipment in the reactor and control buildings. STPNOC conducted an external event flooding analysis for the STP site that considered river flooding, tsunamis, dam failures, and storm surges from hurricanes; the one external initiating event related to flooding that was not excluded by the screening analysis was the breach of the MCR embankment. STPNOC also committed to develop procedures to ensure the watertight doors will be closed and controlled when necessary to prevent flooding in the reactor and control buildings, such as during a hurricane (STPNOC 2010c).

Seismic events are considered in the DCD and SER using a “seismic margins analysis” approach that does not yield a CDF. The ABWR has a design basis safe shutdown earthquake of 0.3g; the STP site-specific value is lower than 0.3g. The result of the seismic margin analysis

is that there is a high confidence with low probability of failure that an ABWR would withstand a 0.6g earthquake without core damage.

#### 5.11.2.2 Surface-Water Pathways

Surface-water pathways are an extension of the air pathway. These pathways consider the effects of radioactive material deposited on open bodies of water. The surface-water pathways of interest include external radiation from submersion in water and activities near the water, and ingestion of water, fish, and other aquatic creatures. Of these pathways, the MACCS2 code evaluates only the ingestion of contaminated water. The risks associated with this surface-water pathway calculated for the STP site are included in the last columns of Table 5-17. Environmental consequences of potential surface-water pathways related to immersion and ingestion (e.g., swimming and fishing) are not evaluated by MACCS2. STPNOC relied on generic analyses in NUREG-1437 (NRC 1996a) for the immersion pathway. NUREG-1437 reiterates conclusions set forth in the *Final Environmental Impact Statement Related to the Operation of Enrico Fermi Atomic Power Plant, Unit No. 2*, NUREG-0769 (NRC 1981) that indicate that doses from shoreline activities and swimming are smaller than either water ingestion doses or aquatic food ingestion doses. In Table 5-17 the water ingestion dose risk is less than 10 percent of the air pathway dose risk. STPNOC also relied on the NUREG-1437 analysis to estimate that the dose risk from uninterdicted ingestion of aquatic foods would be between 0.4 and 270 person rem per Ryr.

NUREG-1437 (NRC 1996a) classifies the STP site as being a coastal or estuarine site. Table 5.16 in NUREG-1437 lists aquatic food harvest and uninterdicted aquatic food ingestion risks for several plants at coastal and estuarine sites. For this table, the population dose was related to aquatic food harvest assuming a linear relationship with a transfer factor (coefficient) of about 2.4 person-rem per kg of harvest. Using this value and the average Matagorda Bay aquatic harvest for the 2005 through 2007 seasons (PNNL 2009), the NRC staff estimates that the upper bound for the uninterdicted aquatic food pathway population dose risk is about 0.1 person-rem per Ryr.

Should a severe accident occur at a reactor located at the STP site, it is likely that Federal, State, and local officials would take various measures including limiting access to contaminated areas and interdiction to reduce exposures. In addition, the distance between the STP site and Matagorda Bay would reduce the aquatic food pathway dose risk below the risk estimated above. Considering the likelihood of interdiction and the distance from the STP site to Matagorda Bay, the NRC staff concludes that the population dose risk from the surface water pathways at the STP site is likely to be a small fraction of the air pathway risk.

### 5.11.2.3 Groundwater Pathway

The groundwater pathway involves a reactor core melt, reactor vessel failure, and penetration of the floor (basemat) below the reactor vessel. Ultimately, core debris reaches the groundwater where soluble radionuclides are transported with the groundwater. The MACCS2 code does not evaluate the environmental risks associated with severe accident releases of radioactive material to groundwater. In the GEIS (NUREG-1437) (NRC 1996a), the NRC staff assumes a  $1 \times 10^{-4}$  Ryr<sup>-1</sup> probability of occurrence of a severe accident with a basemat melt-through leading to potential groundwater contamination, and concludes that groundwater contribution to risk is generally a small fraction of the risk attributable to the atmospheric pathway.

The NRC staff has re-evaluated its assumption of a  $1 \times 10^{-4}$  Ryr<sup>-1</sup> probability of a basemat melt-through. The staff believes that the  $1 \times 10^{-4}$  probability is too large for new plants. New designs include features to reduce the probability of basemat melt-through in the event of a core melt accident. The probability of core melt with basemat melt-through should be no larger than the total CDF estimate for the reactor. Table 5-17 presents a total CDF estimate of  $1.56 \times 10^{-7}$  Ryr<sup>-1</sup> for the ABWR reactor. NUREG-1150 indicates that the conditional probability of a basemat melt-through ranges from 0.05 to 0.25 for current-generation reactors. Further, the ABWR severe accident release sequences that might be expected to involve core-concrete interactions have frequencies of less than  $1 \times 10^{-8}$  Ryr<sup>-1</sup>. On this basis, the NRC staff believes that a basemat melt-through probability of  $1 \times 10^{-7}$  Ryr<sup>-1</sup> is reasonable and still conservative.

The groundwater pathway is more tortuous and affords more time for implementing protective actions than the air pathway and, therefore, results in a lower risk to the public. As a result, the NRC staff concludes that the risks associated with releases to groundwater are sufficiently small that they would not have a significant effect on determination of suitability of the STP site.

### 5.11.2.4 Summary

The NRC staff reviewed the risk analyses in the ER, FSAR, and DCD for the purpose of determining the potential environmental impacts of severe accidents. Based on this review, the NRC staff concludes that the overall severe accident risk for proposed STP Units 3 and 4 is low. The NRC staff is currently reviewing the risk analyses presented in the FSAR to confirm this conclusion and determine compliance with the NRC's safety regulations (10 CFR 52.79) and the Commission's safety goals. The results of that review will be presented in the Safety Evaluation Report prepared by the staff regarding the COL application. The NRC staff also conducted a confirmatory analysis of the probability-weighted consequences of severe accidents for proposed STP Units 3 and 4 using the MACCS2 code. The results of both the STPNOC analysis and the NRC staff analysis indicate that the environmental risks associated with severe accidents if two ABWR reactors were to be located at the STP site would be small compared to risks associated with operation of the current-generation reactors at the STP and other sites. On these bases, the NRC staff concludes that the environmental impact of the probability-

weighted consequences of severe accidents at the STP site would be SMALL for the proposed ABWRs.

### 5.11.3 Severe Accident Mitigation Alternatives

STPNOC has applied for COLs to construct and operate two ABWRs at the STP site. The ABWR design (see Appendix A to Part 52–Design Certification Rule for the U.S. Advanced Boiling Water Reactor) incorporates many features intended to reduce severe accident CDFs and the risks associated with severe accidents. The effectiveness of the ABWR design features is evident in Table 5-18 and Table 5-19, which compare CDFs and severe accident risks for the ABWR with CDFs and risks for current-generation reactors including existing STP Units 1 and 2. CDFs and risks have generally been reduced by a factor of 100 or more when compared to the existing units.

The purpose of the evaluation of severe accident mitigation alternatives (SAMAs) is to determine whether there are severe accident mitigation design alternatives (SAMDA) or procedural modifications or training activities that can be justified to further reduce the risks of severe accidents (NRC 2000). Consistent with the direction from the Commission to consider the SAMDA at the time of certification, the ABWR vendor (GE 1994) and the NRC staff, in its environmental assessment (EA) accompanying the rule (NRC 1996b), have considered a design alternatives for a ABWR at a generic site. The NRC staff incorporates that EA into this EIS by reference.

On these bases, the NRC staff concluded (NRC 1996b):

Because the ABWR design already includes numerous plant features designed to reduce core-damage frequency and risk, additional plant improvements would be unable to significantly reduce the risk of either internally or externally initiated events.... Moreover, with the features already incorporated in the ABWR design, the ability to estimate core-damage frequency and risk approaches the limitations of probabilistic techniques. ... Although improvements in these areas may introduce additional contributors to core-damage frequency and risk estimates, the NRC staff does not expect that they would be significant in absolute terms.

Further, 10 CFR Part 52 Appendix A Section VI(B)(7) provides resolution for:

All environmental issues concerning severe accident mitigation design alternatives associated with the information in the NRC's final environmental assessment for the ABWR design and Revision 1 of the technical support document for the ABWR, dated December 1994, for plants referencing this appendix whose site parameters are within those specified in the technical support document.

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In Revision 4 of the COL application (STPNOC 2010a), STPNOC incorporated by reference its proposed amendment to the ABWR design certification (STPNOC 2009i). STPNOC's application includes proposed design modifications to address the ability of the ABWR design to withstand aircraft impacts as required by 10 CFR 50.150. STPNOC's ER addressing the impacts of the proposed amendment on the SAMDA evaluation concludes that the proposed design changes provide a net risk reduction over the existing ABWR design; however, the quantitative effect of these changes on the probabilistic risk assessment is small (STPNOC 2009i). Therefore, the ER further concluded, no SAMDA became cost beneficial as a result of the proposed design changes. The NRC staff reviewed the amendment application and supporting ER and concluded in a draft Environmental Assessment (EA) that the proposed changes would result in small changes in the CDF of the existing ABWR design (76 FR 3540). Therefore, the NRC staff further concluded in the EA, the proposed design changes would not alter the original SAMDA evaluation or the conclusions regarding SAMDAs presented in the final EA issued with the ABWR design certification rule (NRC 1996b). These conclusions also apply to the STPNOC COL application environmental review.

In Section 7.3 of its ER, STPNOC reasserted the reactor vendor's claim that there were no SAMDAs that would be cost beneficial. STPNOC did not do a STP site-specific evaluation of design alternatives. However, in ER Section 7.3.3, STPNOC did assess the maximum benefit that would accrue if a single procedural or training alternative could eliminate all remaining risk associated with the ABWR design by updating the analysis submitted for design certification (GE 1994) with STP site specific information and procedures set forth in NUREG/BR-0184 (NRC 1997b). STPNOC determined that the maximum benefit at the STP site would be less than \$20,000. A more realistic assessment would show that the potential benefit would be substantially less than the maximum because no alternative can reduce the remaining risk to zero.

In addition, in ER Section 7.5S, STPNOC expanded the SAMDA analysis to explicitly consider the impact of an accident at Unit 3 or 4 on the other ABWR unit and on Units 1 and 2. The increase in monetized risk due to explicitly considering the impacts on the unaffected units is not sufficient to make any of the ABWR SAMDAs cost beneficial.

The NRC staff has limited its review to a determination of whether or not the STP site characteristics are within the site parameters specified in the ABWR technical support document (GE 1994). The technical support document does not contain a specific list of site parameters. However, the population dose risk is given as  $4.5 \times 10^{-3}$  person-rem per year. The population dose risk is based on release characteristics including amount and probability, meteorological conditions, and population distribution and is, therefore, the appropriate site parameter for purposes of comparison.

STPNOC evaluated the population dose risk for the STP site using the MACCS2 code with site specific meteorological and population distribution. The population dose risk derived from the

site-specific analysis discussed in the ER and shown in Table 5-18 is  $4.2 \times 10^{-3}$  person-rem per Ryr. Independent review by the NRC staff confirmed this value. On this basis, the NRC staff concludes that the STP site characteristics are bounded by the site parameters considered during the ABWR design certification, and that the environmental issues related to the SAMDAs have been resolved by rule.

SAMDAs are a subset of SAMAs. SAMAs also include procedural and training alternatives. STPNOC did not develop procedural and training alternatives. In its ER, STPNOC (2010a) states that “[e]valuation of specific administrative controls would occur when the proposed Units 3 and 4 design is finalized and plant administrative processes and procedures are being developed.” Pursuant to regulatory requirements, procedures must be in place and training must be completed prior to loading fuel.

#### **5.11.4 Summary of Postulated Accident Impacts**

The NRC staff evaluated the environmental impacts from DBAs and severe accidents for an ABWR at the STP site. Based on the information provided by STPNOC and NRC’s own independent review, the staff concludes that the potential environmental impacts (risks) from a postulated accident from the operation of the proposed Units 3 and 4 would be SMALL and additional mitigation would not be warranted.

### **5.12 Measures and Controls to Limit Adverse Impacts During Operation**

In its evaluation of environmental impacts during operation of proposed Units 3 and 4, the review team relied on STPNOC’s compliance with the following measures and controls that would limit adverse environmental impacts:

- Compliance with applicable Federal, State, and local laws; ordinances, and regulations intended to prevent or minimize adverse environmental impacts,
- Compliance with applicable requirements of permits or licenses required for operation of the new unit (e.g., Corps’ Section 404 Permit, TPDES permit),
- Compliance with existing STP Unit 1 and 2 processes and/or procedures applicable to proposed Unit 3 and 4 environmental compliance activities for the STP site,
- Compliance with STPNOC procedures applicable to environmental control and management, and
- Implementation of BMPs.

The review team considered these measures and controls in its evaluation of the impacts of plant operation. Table 5-20, which is the review team’s adaptation from sections of STPNOC’s

## Operational Impacts at the Proposed Site

ER Table 5.10-1 (STPNOC 2010a), lists a summary of measures and controls to limit adverse impacts during operation proposed by STPNOC.

**Table 5-20.** Summary of Proposed Measures and Controls to Limit Adverse Impacts During Operation

<b>Resource Category</b>	<b>Specific Measures and Controls</b>
<b>Land-Use</b>	<p>There are no practical measures of mitigation for the approximately 300 ac of land that would be permanently dedicated to the plant until decommissioning.</p> <p>Salt deposition could affect land use in the immediate vicinity of the cooling towers. The cooling towers would operate under rules and regulations governing these systems.</p> <p>STPNOC would maintain communication with local and regional government agencies to disseminate project information so they have the opportunity to plan accordingly for land-use impacts from operations workforce population growth and development for commercial and residential purposes.</p> <p>All Federal, Texas, and local requirements and standards would be met regarding handling, transportation, and offsite land disposal of the solid waste at licensed facilities.</p>
<b>Water-Related</b>	
Water-Use Impacts	<p>No mitigation would be required for pumping water from the Colorado River to the MCR. Total site groundwater demand would remain below that specified in the site groundwater permit, plus, the MCR and the Colorado River provide alternative water sources, if needed. Additional groundwater well(s) would be permitted under applicable CPGCD and TCEQ requirements, but would not require a request for an increase in the permit limit. Groundwater withdrawal would be from the deep confined Chicot Aquifer, and impacts from withdrawals to local wells in the Deep Aquifer would be achieved by following CPGCD requirements. Groundwater monitoring would be conducted as required by groundwater use permit.</p>

Table 5-20. (contd)

<b>Resource Category</b>	<b>Specific Measures and Controls</b>
Water Quality Impacts	<p>STPNOC would obtain a new or amended TPDES permit and comply with its discharge limits and monitoring requirements for discharges to the Colorado River.</p> <p>STPNOC would obtain a TPDES permit and comply with its discharge limits and monitoring requirements for blowdown from the MCR to the Colorado River. The MCR would be operated such that discharges would not be made when the river flow is less than 800 cubic ft per second (cfs) and the volume would not exceed 12.5 percent of river flow, allowing dilution of the already diluted Units 3 and 4 cooling system effluent by at least a factor of 8.</p> <p>Nonradioactive wastewater discharges would be in accordance with applicable TCEQ water quality standards. STPNOC would revise the existing SWPPP. The impacts due to the new impervious surfaces would be negligible due to BMPs.</p>
<b>Ecology</b>	
Terrestrial Ecosystems	<p>Personnel performing transmission maintenance activities such as herbicide application would be trained in and hold Texas Department of Agriculture Commercial Pesticide Applicators Licenses, and all herbicide use would follow Federal, State, and local guidelines, and a Texas Department of Agriculture pesticide application permit</p>
Aquatic Ecosystems	<p>Closed-cycle cooling, intake screens parallel with river flow, and low approach velocity of traveling screens minimize impingement, entrainment, and entrapment.</p> <p>Discharges from the MCR to the Colorado River are expected to meet all permits (TPDES permit WQ0001908000). Chemical discharges would be monitored and concentrations are expected to be below criteria that are protective of aquatic life. Physical impacts, e.g., scouring, would be minimized by flow rate and direction of diffusers in the discharge facility.</p> <p>Aquatic resources in transmission corridors would be protected during maintenance by training chemical applicators to use appropriate chemicals and procedures for protection of aquatic life, as required by Texas Department of Agriculture Commercial Pesticide Applicators Licenses (Note: Maintenance would be performed by the transmission system owners, not STPNOC).</p>
<b>Socioeconomic Impacts</b>	
Physical Impacts	<p>STPNOC would obtain air and water permits and operate systems within permit limits and monitor emissions as required.</p>

Operational Impacts at the Proposed Site

**Table 5-20.** (contd)

<b>Resource Category</b>	<b>Specific Measures and Controls</b>
Community Impacts	<p>STPNOC would maintain communication with local and regional governmental and non-government organizations in a timely manner so that they are aware of number of workers coming, and the timing of arrivals and departures to allow for community planning concerning potential change in housing, education, and other community services due to the influx of operations workers.</p> <p>STPNOC would stagger outage schedules to prevent traffic congestion due to operations and outage worker commuting so only one unit would be down at a time. STPNOC would stagger arrival and departure times.</p>
<b>Historic and Cultural Resources</b>	<p>The Texas Historical Commission has indicated that ongoing operations and maintenance activities of STP Units 1 and 2 would have no effect on historic properties. Therefore it is anticipated that operations and maintenance activities associated with the proposed Units 3 and 4 should also have no effect on historic properties.</p>
<b>Air Quality</b>	<p>STPNOC would obtain air permits and operate systems within permit limits and monitor emissions as required.</p> <p>Operation of the proposed Units 3 and 4 cooling towers would result in water vapor plumes that would occur in each direction of the compass and would be spread over a wide area, reducing the time that the plume would be visible from any particular location. The average plume lengths would be short and would not be long enough to reach the site boundary in most directions. No mitigation would be required.</p> <p>Operation of the cooling towers could lead to minor shadowing, very small increase in precipitation, increases in ground-level humidity in the immediate vicinity, and salt deposition that is a fraction of the level needed to have visible effects on vegetation outside the site boundaries (greater than 1300 ft). No mitigation would be required.</p>
<b>Radiological Impacts of Normal Operation</b>	
Radiation Doses to Members of the Public	<p>Calculated radiation doses to members of the public within NRC and EPA standards (10 CFR Part 20, Appendix I of 10 CFR Part 50, and 40 CFR Part 190).</p> <p>Radiological effluent and environmental monitoring programs would be implemented.</p>
Occupational Radiation Doses	<p>Estimated occupation doses are within NRC standards (10 CFR Part 20).</p> <p>Program would be implemented to maintain occupational doses ALARA (10 CFR Part 20).</p>
Radiation Doses to Biota Other Than Humans	<p>Calculated doses for biota are well within NCRP and IAEA guidelines.</p> <p>Radiological environmental monitoring program would be implemented.</p>

Table 5-20. (contd)

Resource Category	Specific Measures and Controls
<b>Nonradioactive Waste</b>	
Nonradioactive Waste System Impacts	<p>Reuse, recycle and reclaim solid waste and liquids as appropriate; otherwise use approved transporters and offsite disposal facilities. STPNOC has recycling and waste minimization programs currently in place for the increase in total volume of solid waste that would be generated at the STP site.</p> <p>Comply with applicable State and Federal hazardous waste and air quality regulations. Comply with TPDES permit, including implementing an SWPPP.</p> <p>Disposal area(s) for nonradioactive waste would be at a permitted waste disposal facility with a land use designated for such activities. Disposal area would be operated under appropriate regulations and guidelines until such time an NRC-licensed high-level waste disposal facility is constructed. At that time, the storage area could be restored for other uses.</p>
Mixed Waste Impacts	<p>STPNOC would update existing STP waste minimization plan for operation of proposed Units 3 and 4.</p> <p>STPNOC would implement materials handling and safety procedures as well as storage, shipment and emergency response procedures.</p> <p>STPNOC would revise Integrated Spill Contingency Plan as necessary to address handling and transport of mixed waste generated at Units 3 and 4.</p>
<b>Accidents</b>	
Design Basis Accidents	Calculated dose consequences of design basis accidents for the ABWR at the STP site were found to be within regulatory limits.
Severe Accidents	<p>Calculated probability-weighted consequences of severe accidents for the ABWR at the STP site were found to be lower than the probability-weighted consequences for current operating reactors.</p> <p>The STP site parameters are within the site parameters considered in the design certification review of severe accident mitigation design alternatives. Therefore, issues related to severe accident mitigation design alternatives are resolved. Procedural and training alternatives would be considered when procedures are developed.</p>
<b>Nonradiological Health Impacts</b>	STPNOC would implement the existing STP industrial safety program at proposed Units 3 and 4 to mitigate impacts to worker health due to occupational injuries and illnesses.
Source: STPNOC 2010a	

## 5.13 Summary of Operational Impacts

The review team's evaluation of the environmental impacts of operations of proposed Units 3 and 4 is summarized in Table 5-21. Impact levels are denoted in the table as SMALL, MODERATE, or LARGE as a measure of their expected adverse impacts. Socioeconomic categories for which the impacts are likely to be beneficial are noted as such in the Impact Level column.

**Table 5-21.** Summary of Operational Impacts at the Proposed Units 3 and 4 Site

Resource Category	Comments	Impact Level
<b>Land-Use Impacts</b>		
Site	No adverse impacts projected.	SMALL
Transmission Lines and Offsite Areas	No new offsite transmission corridors. Some new offsite housing and retail development expected.	SMALL
<b>Water-Related Impacts</b>		
Water Use - Surface Water	The addition of Units 3 and 4 would result in only slight decreases in Colorado River streamflow below the RMPF.	SMALL
Water Use - Groundwater	Groundwater use would remain bounded by the existing groundwater use permit for existing STP Units 1 and 2. Groundwater use during operation would require the drilling and completion of at least one new well to obtain the capacity necessary to meet peak demands. Short-term maximum peak demands would be met, if necessary, by drawing from stored groundwater reserves, the MCR, or the Colorado River.	SMALL
Water Quality - Surface Water	Stormwater runoff to onsite and offsite water bodies would be minimal because of implementation of a stormwater pollution prevention plan and use of BMPs. The 5°F isotherm plume, resulting from a bounding scenario of MCR discharge, would not completely block the Colorado River cross section. The minimum dilution in the Colorado River would be a factor of 8 and chemical or radiological contaminants present in the MCR discharge would be quickly transported downstream to the Matagorda Bay where they would be diluted even further. Water quality in the Colorado River would be minimally and temporarily affected by maintenance dredging of the RMPF.	SMALL

**Table 5-21.** (contd)

<b>Resource Category</b>	<b>Comments</b>	<b>Impact Level</b>
Water Quality - Groundwater	Groundwater quality would remain substantially unchanged as a result of (1) the use of BMPs to contain and remove spills, (2) the change in contamination levels in the MCR that seep into the Upper Shallow Aquifer, and (3) the increased spatial distribution of pumping impacts by adding a well to the existing Deep Aquifer well network.	SMALL
<b>Ecological Impacts</b>		
Terrestrial Ecosystems	Impacts from operations of two new nuclear units, including the associated heat dissipation system, transmission lines, and right-of-way maintenance would be negligible.	SMALL
Aquatic Ecosystems	Impacts to onsite aquatic ecosystems would be negligible. Impacts to aquatic ecosystems from operation of the RMPF and dredging would be minor. Impacts to aquatic organisms from operations of the MCR discharge would be detectable but would not noticeably alter important attributes of populations or communities.	SMALL
<b>Socioeconomic Impacts</b>		
Physical	Roads within the vicinity of STP would experience an increase in traffic at the beginning and the end of each operations shift and the beginning and end of each outage support shift.	SMALL
Demography	The population of Matagorda County would grow by between 3 and 4% over a few years.	SMALL
Economic Impacts to Community	Employment would be about 2400 higher in the region than without Units 3 and 4. Much of this activity could occur in Matagorda County. Impacts would be less noticeable in other counties.	SMALL to LARGE beneficial
Infrastructure and Community Services	Additional operations workers would have a minor impact on the local road network and FM 521.  The overall impact on housing demand and prices from plant operations over the expected 40-year operation of the plant in the region would likely be minimal for both Brazoria and Matagorda Counties.	SMALL
<b>Environmental Justice</b>	No environmental pathways or health and other preconditions of the minority and low-income population were found that would lead to adverse and disproportionate impacts.	SMALL

## Operational Impacts at the Proposed Site

**Table 5-21.** (contd)

<b>Resource Category</b>	<b>Comments</b>	<b>Impact Level</b>
<b>Historic and Cultural Resources</b>	There are no known historic or cultural impacts at the STP site. STPNOC has agreed to follow procedures approved by the SHPO if historic or cultural resources are discovered during ground-disturbing activities.	SMALL
<b>Meteorology and Air Quality Impacts</b>	Operation of the UHS cooling tower and intermittent operation of various diesel generators would be the primary emissions sources for air pollutants.	SMALL
<b>Nonradiological Health Impacts</b>	There would be no observable nonradiological health impacts to the public from normal operation of the new units. Traffic accident impacts during operations would increase local traffic impacts by about 1%.	SMALL
<b>Radiological Health Impacts</b>		
Members of the Public	Doses to members of the public would be below NRC and EPA standards and there would be no observable health impacts (10 CFR Part 20, Appendix I to 10 CFR Part 50, 40 CFR Part 190).	SMALL
Plant Workers	Occupational doses to plant workers would be below NRC standards and program to maintain doses ALARA would be implemented.	SMALL
Biota other than Humans	Doses to biota other than humans would be well below NCRP and IAEA guidelines.	SMALL
<b>Nonradioactive Waste</b>	Current STPNOC practices and procedures would help minimize waste generation at Units 3 and 4.	SMALL
<b>Impacts of Postulated Accidents</b>		
Design Basis Accidents	Impacts of design basis accidents would be well below regulatory limits.	SMALL
Severe Accidents	Probability-weighted consequences of severe accidents would be lower than the probability-weighted consequences for currently operating reactors.	SMALL

## 5.14 References

10 CFR Part 20. Code of Federal Regulations, Title 10, *Energy*, Part 20, "Standards for Protection Against Radiation."

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## 6.0 Fuel Cycle, Transportation, and Decommissioning

This chapter addresses the environmental impacts from (1) the uranium fuel cycle and solid waste management, (2) the transportation of radioactive material, and (3) the decommissioning of proposed Units 3 and 4 at the South Texas Project Electric Generating Station (STP) site.

In its evaluation of uranium fuel cycle impacts from proposed Units 3 and 4 at the STP site, STP Nuclear Operating Company (STPNOC) used the U.S. Advanced Boiling Water Reactor (ABWR) advanced light water reactor (LWR) design. The capacity factor reported by STPNOC (2010a) for the ABWR design is 95 percent. The results reported here assume two units with a capacity factor of 95 percent.

### 6.1 Fuel Cycle Impacts and Solid Waste Management

This section discusses the environmental impacts from the uranium fuel cycle and solid waste management for the ABWR design. The environmental impacts of this design are evaluated against specific criteria for LWR designs in Title 10 of the Code of Federal Regulations (CFR) 51.51.

The regulations in 10 CFR 51.51(a) state that

Under §51.10, every environmental report prepared for the construction permit stage or early site permit stage or combined license stage of a light-water-cooled nuclear power reactor, and submitted on or after September 4, 1979, shall take Table S–3, Table of Uranium Fuel Cycle Environmental Data, as the basis for evaluating the contribution of the environmental effects of uranium mining and milling, the production of uranium hexafluoride, isotopic enrichment, fuel fabrication, reprocessing of irradiated fuel, transportation of radioactive materials and management of low-level wastes and high-level wastes related to uranium fuel cycle activities to the environmental costs of licensing the nuclear power reactor. Table S–3 shall be included in the environmental report and may be supplemented by a discussion of the environmental significance of the data set forth in the table as weighed in the analysis for the proposed facility.

The ABWRs proposed for the STP site are light water reactors that would use uranium dioxide fuel; therefore, Table S–3 (10 CFR 51.51(b)) can be used to assess environmental impacts of the uranium fuel cycle. Table S–3 values are normalized for a reference 1000 megawatt electrical (MW(e)) LWR at an 80-percent capacity factor. The Table S–3 values are reproduced in Table 6-1. The power rating for the proposed Units 3 and 4 at the STP site is 2560 MW(e), assuming that two ABWRs would be located on the STP site (STPNOC 2010a), with a capacity factor of 95 percent.

Fuel Cycle, Transportation, and Decommissioning

**Table 6-1.** Table S-3 from 10 CFR 51.51(b), Table of Uranium Fuel Cycle Environmental Data<sup>(a)</sup>

Environmental Considerations	Total	Maximum Effect per Annual Fuel Requirement or Reference Reactor Year of Model 1000 MW(e) LWR
Natural Resource Use		
Land (acres):		
Temporarily committed <sup>(b)</sup> .....	100	
Undisturbed area .....	79	
Disturbed area .....	22	Equivalent to a 110-MW(e) coal-fired power plant.
Permanently committed .....	13	
Overburden moved (millions of MT) .....	2.8	Equivalent to a 95-MW(e) coal-fired power plant.
Water (millions of gallons):		
Discharged to air .....	160	= 2% of model 1000-MW(e) LWR with cooling tower.
Discharged to water bodies .....	11,090	
Discharged to ground .....	127	
Total	11,377	<4% of model 1000 MW(e) with once-through cooling.
Fossil fuel:		
Electrical energy (thousands of MW-hr) ....	323	<5% of model 1000 MW(e) LWR output.
Equivalent coal (thousands of MT) .....	118	Equivalent to the consumption of a 45-MW(e) coal-fired power plant.
Natural gas (millions of standard cubic feet)	135	<0.4% of model 1000 MW(e) energy output.
Effluents--Chemical (MT)		
Gases (including entrainment): <sup>(c)</sup>		
SO <sub>x</sub>	4400	
NO <sub>x</sub> <sup>(d)</sup>	1190	Equivalent to emissions from 45 MW(e) coal-fired plant for a year.
Hydrocarbons .....	14	
CO	29.6	
Particulates .....	1154	
Other gases:		
F	0.67	Principally from uranium hexafluoride (UF <sub>6</sub> ) production, enrichment, and reprocessing. The concentration is within the range of state standards—below level that has effects on human health.
HCl	0.014	
Liquids:		
SO <sub>4</sub> <sup>-</sup>	9.9	From enrichment, fuel fabrication, and reprocessing steps. Components that constitute a potential for adverse environmental effect are present in dilute concentrations and receive additional dilution by receiving bodies of water to levels below permissible standards. The constituents that require dilution and the flow of dilution water are: NH <sub>3</sub> —600 cfs, NO <sub>3</sub> —20 cfs, Fluoride—70 cfs.
NO <sub>3</sub> <sup>-</sup>	25.8	
Fluoride	12.9	
Ca <sup>++</sup>	5.4	
Cl <sup>-</sup>	8.5	
Na <sup>+</sup>	12.1	
NH <sub>3</sub>	10	
Fe	0.4	

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**Table 6-1. (contd)**

Environmental Considerations	Total	Maximum Effect per Annual Fuel Requirement or Reference Reactor Year of Model 1000 MW(e) LWR
Tailings solutions (thousands of MT) .....	240	From mills only—no significant effluents to environment.
Solids	91,000	Principally from mills—no significant effluents to environment.
Effluents—Radiological (curies)		
Gases (including entrainment):		
Rn-222		Presently under reconsideration by the Commission.
Ra-226	0.02	
Th-230	0.02	
Uranium	0.034	
Tritium (thousands).....	18.1	
C-14	24	
Kr-85 (thousands).....	400	
Ru-106	0.14	Principally from fuel reprocessing plants.
I-129	1.3	
I-131	0.83	
Tc-99		Presently under consideration by the Commission.
Fission products and transuranics .....	0.203	
Liquids:		
Uranium and daughters .....	2.1	Principally from milling—included tailings liquor and returned to ground—no effluents; therefore, no effect on environment.
Ra-226	0.0034	From UF <sub>6</sub> production.
Th-230	0.0015	
Th-234	0.01	From fuel fabrication plants—concentration 10 percent of 10 CFR Part 20 for total processing 26 annual fuel requirements for model LWR.
Fission and activation products .....	5.9 x 10 <sup>-6</sup>	
Solids (buried onsite):		
Other than high level (shallow) .....	11,300	9100 Ci comes from low-level reactor wastes and 1500 Ci comes from reactor decontamination and decommissioning—buried at land burial facilities. 600 Ci comes from mills—included in tailings returned to ground. Approximately 60 Ci comes from conversion and spent fuel storage. No significant effluent to the environment.
TRU and HLW (deep).....	1.1 x 10 <sup>7</sup>	Buried at Federal Repository.
Effluents—thermal (billions of British thermal units)	4063	<5% of model1000-MW(e) LWR.

Fuel Cycle, Transportation, and Decommissioning

**Table 6-1. (contd)**

Environmental Considerations	Total	Maximum Effect per Annual Fuel Requirement or Reference Reactor Year of Model 1000 MW(e) LWR
Transportation (person-rem):		
Exposure of workers and general public....	2.5	
Occupational exposure (person-rem) .....	22.6	From reprocessing and waste management.

(a) In some cases where no entry appears it is clear from the background documents that the matter was addressed and that, in effect, the table should be read as if a specific zero entry had been made. However, other areas are not addressed at all in the table. Table S-3 does not include health effects from the effluents described in the table, or estimates of releases of radon-222 from the uranium fuel cycle or estimates of technetium-99 released from waste management or reprocessing activities. These issues may be the subject of litigation in the individual licensing proceedings.  
Data supporting this table are given in the "Environmental Survey of the Uranium Fuel Cycle," WASH-1248 (AEC 1974); the "Environmental Survey of the Reprocessing and Waste Management Portion of the LWR Fuel Cycle," NUREG-0116 (Supp. 1 to WASH-1248) (NRC 1976); the "Public Comments and Task Force Responses Regarding the Environmental Survey of the Reprocessing and Waste Management Portions of the LWR Fuel Cycle," NUREG-0216 (Supp. 2 to WASH-1248) (NRC 1977b); and in the record of the final rulemaking pertaining to Uranium Fuel Cycle Impacts from Spent Fuel Reprocessing and Radioactive Waste Management, Docket RM-50-3. The contributions from reprocessing, waste management, and transportation of wastes are maximized for either of the two fuel cycles (uranium only and no recycle). The contribution from transportation excludes transportation of cold fuel to a reactor and of irradiated fuel and radioactive wastes from a reactor, which are considered in Table S-4 of Sec. 51.20(g). The contributions from the other steps of the fuel cycle are given in columns A-E of Table S-3A of WASH-1248.

(b) The contributions to temporarily committed land from reprocessing are not prorated over 30 years, because the complete temporary impact accrues regardless of whether or not the plant services one reactor for one year or 57 reactors for 30 years.

(c) Estimated effluents based upon combustion of equivalent coal for power generation.

(d) 1.2% from natural gas use and process.

Specific categories of environmental considerations are included in Table S-3 (see Table 6-1). These categories relate to land use, water consumption and thermal effluents, radioactive releases, burial of transuranic and high-level and low-level wastes, and radiation doses from transportation and occupational exposures. In developing Table S-3, the U.S. Nuclear Regulatory Commission (NRC) staff considered two fuel cycle options that differed in the treatment of spent fuel removed from a reactor. The "no-recycle" option treats all spent fuel as waste to be stored at a Federal waste repository, whereas, the "uranium only recycle" option involves reprocessing spent fuel to recover unused uranium and return it to the system. Neither cycle involves the recovery of plutonium. The contributions in Table S-3 resulting from reprocessing, waste management, and transportation of wastes are maximized for both of the two fuel cycles (uranium only and no-recycle); that is, the identified environmental impacts are based on the cycle that results in the greater impact. The uranium fuel cycle is defined as the total of those operations and processes associated with provision, utilization, and ultimate disposition of fuel for nuclear power reactors.

In 1978, the Nuclear Non-Proliferation Act of 1978 (22 USC 3201, *et seq.*) was enacted. This law significantly impacted the disposition of spent nuclear fuel by deferring indefinitely the commercial reprocessing and recycling of spent fuel produced in the U.S. commercial nuclear power program. While the ban on the reprocessing of spent fuel was lifted during the Reagan administration, economic circumstances changed, reserves of uranium ore increased, and the stagnation of the nuclear power industry provided little incentive for industry to resume

reprocessing. During the 109<sup>th</sup> Congress, the Energy Policy Act of 2005 was enacted. It authorized the U.S. Department of Energy (DOE) to conduct an advanced fuel recycling technology research and development program to evaluate proliferation-resistant fuel recycling and transmutation technologies that minimize environmental or public health and safety impacts. Consequently, while Federal policy does not prohibit reprocessing, additional DOE efforts would be required before commercial reprocessing and recycling of spent fuel produced in the U.S. commercial nuclear power plants could commence.

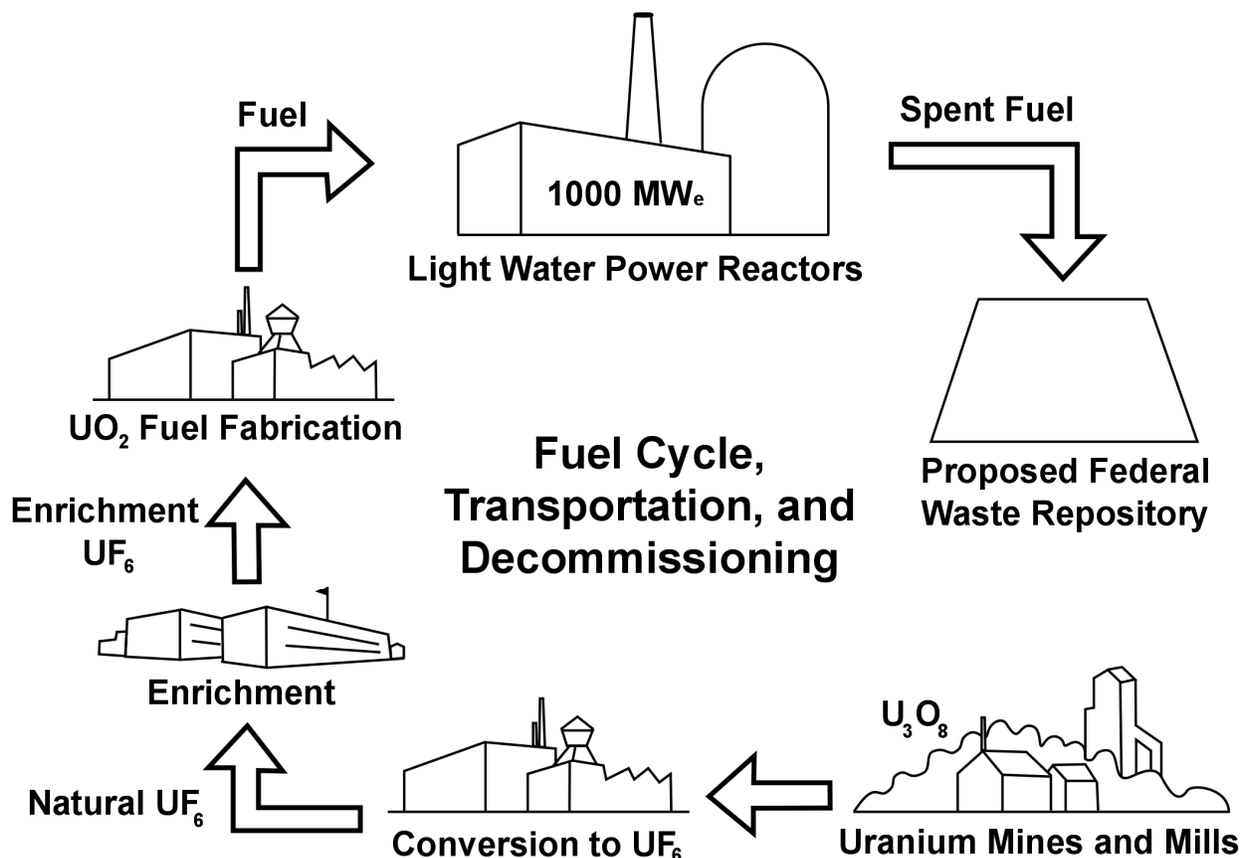
The no-recycle option is presented schematically in Figure 6-1. Natural uranium is mined in either open-pit or underground mines or by an *in situ* leach solution mining process. *In situ* leach mining, presently the primary form of mining in the United States, involves injecting a lixiviant solution into the uranium ore body to dissolve uranium and then pumping the solution to the surface for further processing. The ore or *in situ* leach solution is transferred to mills where it is processed to produce “yellowcake” (U<sub>3</sub>O<sub>8</sub>). A conversion facility prepares the U<sub>3</sub>O<sub>8</sub> by converting it to uranium hexafluoride (UF<sub>6</sub>), which is then processed by an enrichment facility to increase the percentage of the more fissile isotope uranium-235 and decrease the percentage of the non-fissile isotope uranium-238. At a fuel fabrication facility, the enriched uranium, which is approximately five percent uranium-235, is then converted to uranium oxide (UO<sub>2</sub>). The UO<sub>2</sub> is pelletized, sintered, and inserted into tubes to form fuel assemblies, which are destined to be placed in a reactor to produce power. When the content of the uranium-235 reaches a point where the nuclear reaction has become inefficient with respect to neutron economy, the fuel assemblies are withdrawn from the reactor as spent fuel. After being stored onsite for sufficient time to allow for short-lived fission product decay and to reduce the heat generation rate, the fuel assemblies would be transferred to a waste repository for internment. Disposal of spent fuel elements in a repository constitutes the final step in the no-recycle option.

The following assessment of the environmental impacts of the fuel cycle as related to the operation of the proposed project is based on the values given in Table S–3 (Table 6-1) and the NRC staff’s analysis of the radiological impact from radon-222 and technetium-99. In NUREG-1437, *Generic Environmental Impact Statement for License Renewal of Nuclear Plants* (GEIS) (NRC 1996, 1999),<sup>(a)</sup> the NRC staff provides a detailed analysis of the environmental impacts from the uranium fuel cycle. Although NUREG-1437 is specific to the impacts related to license renewal, the information is relevant to this review because the advanced LWR design considered here uses the same type of fuel; the NRC staff’s analyses in Section 6.2.3 of NUREG-1437 are summarized and provided here.

The fuel cycle impacts in Table S–3 are based on a reference 1000-MW(e) LWR operating at an annual capacity factor of 80 percent for a net electric output of 800 MW(e). In the following

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(a) NUREG-1437 was originally issued in 1996. Addendum 1 to NUREG-1437 was issued in 1999. Hereafter, all references to NUREG-1437 include NUREG-1437 and its Addendum 1.



**Figure 6-1.** The Uranium Fuel Cycle: No-Recycle Option (derived from NRC 1999)

review and evaluation of the environmental impacts of the fuel cycle, the NRC staff considered the capacity factor of 95 percent with a total net electric output of 1280 MW(e) for each of the proposed Units 3 and 4 at the STP site for a total of 2560 MW(e) (STPNOC 2010a) this is about 3.2 times (i.e., 2560 MW(e) divided by 800 MW(e) yields 3.2) the impact values in Table S-3 (see Table 6-1). Throughout this chapter, this will be referred to as the 1000-MW(e) LWR-scaled model, 2560 MW(e) for the site.

Recent changes in the fuel cycle may have some bearing on environmental impacts; however, as discussed below, the staff is confident that the contemporary fuel cycle impacts are below those identified in Table S-3. This is especially true in light of the following recent fuel cycle trends in the United States:

- Increasing use of in-situ leach uranium mining, which does not produce mine tailings.
- Transitioning of U.S. uranium enrichment technology from gaseous diffusion to gas centrifuge. The latter centrifuge process uses only a small fraction of the electrical energy

per separation unit compared to gaseous diffusion. (U.S. gaseous diffusion plants relied on electricity derived mainly from the burning of coal.)

- Current LWRs use nuclear fuel more efficiently due to higher fuel burnup. Therefore, less uranium fuel per year of reactor operation is required than in the past to generate the same amount of electricity.
- Fewer spent fuel assemblies per reactor-year are discharged, hence the waste storage/repository impact is lessened.

The values in Table S-3 were calculated from industry averages for the performance of each type of facility or operation within the fuel cycle. Recognizing that this approach meant that there would be a range of reasonable values for each estimate, the NRC staff used an approach of choosing the assumptions or factors to be applied so that the calculated values would not be underestimated. This approach was intended to ensure that the actual environmental impacts would be less than the quantities shown in Table S-3 for all LWR nuclear power plants within the widest range of operating conditions. Many subtle fuel cycle parameters and interactions were recognized by the NRC staff as being less precise than the estimates and were not considered or were considered but had no effect on the Table S-3 calculations. For example, to determine the quantity of fuel required for a year's operation of a nuclear power plant in Table S-3, the NRC staff defined the model reactor as a 1000-MW(e) LWR reactor operating at 80-percent capacity with a 12-month fuel reloading cycle and an average fuel burn-up of 33,000 MWd/MTU. This is a "reactor reference year" or "reference reactor year" depending on the source (either Table S-3 or NUREG-1437), but it has the same meaning. The sum of the initial fuel loading plus all the reloads for the lifetime of the reactor can be divided by the now more likely 60-year lifetime (40-year initial license term and 20-year license renewal term) to obtain an average annual fuel requirement. This was done in NUREG-1437 for both boiling water reactors and pressurized water reactors; the higher annual requirement, 35 metric tons (MT) of uranium made into fuel for a boiling water reactor, was chosen in NUREG-1437 (NRC 1996, 1999) as the basis for the reference reactor year. A number of fuel management improvements have been adopted by nuclear power plants to achieve higher performance and to reduce fuel and separative work (enrichment) requirements. Since Table S-3 was promulgated, these improvements have reduced the annual fuel requirement.

Another change is the elimination of the U.S. restrictions on the importation of foreign uranium. Until recently, the economic conditions of the uranium market favored use of foreign uranium at the expense of the domestic uranium industry. These market conditions resulted in the closing of most U.S. uranium mines and mills, substantially reducing the environmental impacts in the United States from these activities. However, more recently the spot price of uranium has increased from \$24 per pound in April 2005 to \$135 per pound in July 2007 and has decreased to near \$44 per pound as of April 2009 (UxC 2009). As a result, there is some renewed interest in uranium mining and milling in the United States and the NRC anticipates receiving multiple

## Fuel Cycle, Transportation, and Decommissioning

license applications for uranium mining and milling in the next several years. The majority of these applications are expected to be for *in situ* leach solution mining that does not produce tailings. Factoring in changes to the fuel cycle suggests that the environmental impacts of mining and tail millings could drop to levels below those given in Table S-3; however, Table S-3 estimates have not been reduced for these analyses.

Section 6.2 of NUREG-1437 discusses the sensitivity to recent changes in the fuel cycle on the environmental impacts in greater detail.

### 6.1.1 Land Use

The total annual land requirement for the fuel cycle supporting the 1000-MW(e) LWR-scaled model would be about 366 ac. Of this land requirement, approximately 42 ac are permanently committed and 324 ac are temporarily committed. A “temporary” land commitment is a commitment for the life of the specific fuel cycle plant (e.g., a mill, enrichment plant, or succeeding plants). Following completion of decommissioning, such land can be released for unrestricted use. “Permanent” commitments represent land that may not be released for use after plant shutdown and decommissioning because decommissioning activities do not result in removal of sufficient radioactive material to meet the limits in 10 CFR Part 20, Subpart E, for release of that area for unrestricted use. Of the 324 ac of temporarily committed land, 254 are undisturbed, and 70 ac are disturbed. In comparison, a coal-fired power plant using the same MW(e) output as the LWR-scaled model and using strip-mined coal requires the disturbance of about 640 ac per year for fuel alone. The NRC staff concludes that the impacts on land use to support the 1000-MW(e) LWR-scaled model would be SMALL.

### 6.1.2 Water Use

The principal water use for the fuel cycle supporting the 1000-MW(e) LWR-scaled model would be that required to remove waste heat from the power stations supplying electrical energy to the enrichment step of this cycle. Scaling from Table S-3, of the total annual water use of  $3.65 \times 10^{10}$  gallons, about  $3.56 \times 10^{10}$  gallons are required for the removal of waste heat. Also scaling from Table S-3, other water uses involve the discharge to air (e.g., evaporation losses in process cooling) of about  $5.13 \times 10^8$  gallons per year and water discharged to the ground (e.g., mine drainage) of about  $4.07 \times 10^8$  gallons per year. The NRC staff concludes that the impacts on water use for these combinations of thermal loadings and water consumption would be SMALL.

### 6.1.3 Fossil Fuel Impacts

Electric energy and process heat are required during various phases of the fuel cycle process. Electric energy is usually produced by the combustion of fossil fuel at conventional power plants. Electric energy associated with the fuel cycle represents about 5 percent of the annual

electric power production of the reference 1000-MW(e) LWR. Process heat is primarily generated by the combustion of natural gas. This gas consumption, if used to generate electricity, would be less than 0.4 percent of the electrical output from the model plant.

The largest source of carbon dioxide (CO<sub>2</sub>) emissions associated with nuclear power is from the fuel cycle, not the operation of the plant, as indicated above and in Table S-3. The CO<sub>2</sub> emissions from the fuel cycle are about 5 percent of the CO<sub>2</sub> emissions from an equivalent fossil fuel-fired plant.

The largest use of electricity in the fuel cycle comes from the enrichment process. It appears that gas centrifuge (GC) technology is likely to eventually replace gaseous diffusion (GD) technology for uranium enrichment in the United States. The same amount of enrichment from a GC facility uses less electricity and therefore results in lower amounts of air emissions such as carbon dioxide than a GD facility. Therefore, the NRC staff concludes that the values for electricity use and air emissions in Table S-3 continue to be appropriately bounding values. In Appendix I, the NRC staff estimates that the carbon footprint of the fuel cycle to support a reference 1000 MW(e) LWR for a 40-year plant life is on the order of 17,000,000 metric tons of CO<sub>2</sub> including a small contribution from other greenhouse gases. Scaling this footprint to the power level and capacity factor of STP Units 3 and 4, the review team estimates the carbon footprint for 40 years of fuel cycle emissions to be about 54,000,000 metric tons (an emission rate of about 1,400,000 metric tons annually, averaged over the period of operation) of CO<sub>2</sub>, as compared to a total United States annual emissions rate of 6,000,000,000 metric tons (EPA 2010).

On this basis, the NRC staff concludes that the fossil fuel impacts, including greenhouse gas emissions, from the direct and indirect consumption of electric energy for fuel cycle operations would be SMALL.

#### **6.1.4 Chemical Effluents**

The quantities of gaseous and particulate chemical effluents produced in fuel-cycle processes are given in Table S-3 (Table 6-1) for the reference 1000-MW(e) LWR and, according to WASH-1248 (AEC 1974), result from the generation of electricity for fuel cycle operations. The principal effluents are sulfur oxides, nitrogen oxides, and particulates. Table S-3 states that the fuel cycle for the reference 1000-MW(e) LWR requires 323,000 MW-hr of electricity. The fuel cycle for the 1000-MW(e) LWR scaled model would therefore require 1,033,600 MW-hr of electricity, or 0.025 percent of the 4.1 billion MW-hr of electricity generated in the United States in 2008 (DOE 2009). Therefore, the gaseous and particulate chemical effluents would add about 0.025 percent to the national gaseous and particulate chemical effluents for electricity generation.

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Liquid chemical effluents produced in fuel cycle processes are related to fuel enrichment and fabrication and may be released to receiving waters. These effluents are usually present in dilute concentrations such that only small amounts of dilution water are required to reach levels of concentration that are within established standards. Table S-3 (Table 6-1) specifies the amount of dilution water required for specific constituents. In addition, all liquid discharges into the navigable waters of the United States from plants associated with the fuel cycle operations would be subject to requirements and limitations set by an appropriate Federal, State, Tribal, and local agencies.

Tailings solutions and solids are generated during the milling process, but as Table S-3 indicates, effluents are not released in quantities sufficient to have a significant impact on the environment.

Based on the above analysis, the NRC staff concludes that the impacts of these gaseous, particulate, and liquid chemical effluents would be SMALL.

### 6.1.5 Radiological Effluents

Radioactive effluents estimated to be released to the environment from waste management activities and certain other phases of the fuel cycle process are set forth in Table S-3 (Table 6-1). Using these effluents in NUREG-1437 (NRC 1996, 1999), the NRC staff calculated the 100-year environmental dose commitment to the U.S. population from the fuel cycle of one year of operation of the model 1000-MW(e) LWR. The total overall whole body gaseous dose commitment and whole body liquid dose commitment from the fuel cycle (excluding reactor releases and dose commitments because of exposure to radon-222 and technetium-99) were calculated to be approximately 400 person-rem and 200 person-rem, respectively. Scaling these dose commitments by a factor of about 3.2 for the 1000-MW(e) LWR-scaled model reactor would result in whole body dose commitment estimates of 1280 person-rem for gaseous releases and 640 person-rem for liquid releases. For both pathways, the estimated 100-year environmental dose commitment to the U.S. population would be approximately 1920 person-rem for the 1000-MW(e) LWR-scaled model reactor.

Currently, the radiological impacts associated with radon-222 and technetium-99 releases are not addressed in Table S-3. Principal radon releases occur during mining and milling operations and as emissions from mill tailings, whereas principal technetium-99 releases occur from gaseous diffusion enrichment facilities. STPNOC provided an assessment of radon-222 and technetium-99 in its environmental report (ER) (STPNOC 2010a). STPNOC's evaluation relied on the information discussed in NUREG-1437 (NRC 1996, 1999).

In Section 6.2 of NUREG-1437 (NRC 1996, 1999), the NRC staff estimated the radon-222 releases from mining and milling operations and from mill tailings for each year of operations of the reference 1000-MW(e) LWR. The estimated releases of radon-222 for the reference reactor

year for the 1000-MW(e) LWR-scaled model reactor, or for the total electric power rating for the site for a year, are approximately 16,600 Ci. Of this total, about 78 percent would be from mining, 15 percent from milling operations, and 7 percent from inactive tails before stabilization. For radon releases from stabilized tailings, the NRC staff assumed that the LWR-scaled model reactor would result in an emission of 3.2 Ci per site year, (i.e., about 3.2 times the NUREG-1437 [NRC 1996, 1999] estimate for the reference reactor year). The major risks from radon-222 are from exposure to the bone and the lung, although there is a small risk from exposure to the whole body. The organ-specific dose-weighting factors from 10 CFR 20 Subpart C were applied to the bone and lung doses to estimate the 100-year dose commitment from radon-222 to the whole body. The estimated 100-year environmental dose commitment from mining, milling, and tailings before stabilization for each site year (assuming the 1000-MW(e) LWR-scaled model) would be approximately 2950 person-rem to the whole body. From stabilized tailings piles, the estimated 100-year environmental dose commitment would be approximately 56 person-rem to the whole body. Additional insights regarding Federal policy/resource perspectives concerning institutional controls comparisons with routine radon-222 exposure and risk and long-term releases from stabilized tailing piles are discussed in NUREG-1437 (NRC 1996, 1999).

Also, as discussed in NUREG-1437, the NRC staff considered the potential doses associated with the releases of technetium-99. The estimated releases of technetium-99 for the reference reactor year for the 1000-MW(e) LWR-scaled model reactor are 0.022 Ci from chemical processing of recycled uranium hexafluoride before it enters the isotope enrichment cascade and 0.016 Ci into the groundwater from a repository. The major risks from technetium-99 are from exposure of the gastrointestinal tract and kidney, although there is a small risk from exposure to the whole body. Applying the organ-specific dose-weighting factors from 10 CFR 20 Subpart C to the gastrointestinal tract and kidney doses, the total-body 100-year dose commitment from technetium-99 to the whole body was estimated to be 320 person-rem for the 1000-MW(e) LWR-scaled model reactor.

Radiation protection experts assume that any amount of radiation may pose some risk of causing cancer or a severe hereditary effect, and that the risk is higher for higher radiation exposures. Therefore, a linear, no-threshold dose-response relationship assumption is used to describe the relationship between radiation dose and detriments such as cancer induction. A recent report by the National Research Council (2006), the Biological Effects of Ionizing Radiation (BEIR) VII report, uses the linear, no-threshold model as a basis for estimating the risks from low doses. This approach is accepted by the NRC as a conservative method for estimating health risks from radiation exposure, recognizing that the model may overestimate those risks. Based on this method, the NRC staff estimated the risk to the public from radiation exposure using the nominal probability coefficient for total detriment. The nominal probability coefficient for total detriment is a factor for the incidence of cancer and other health effects. This coefficient has the value of 570 fatal cancers, nonfatal cancers, and severe hereditary

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effects per 1,000,000 person-rem, equal to 0.00057 effects per person-rem. The coefficient is taken from International Commission on Radiological Protection's (ICRP) Publication 103 (ICRP 2007).

The nominal probability coefficient was multiplied by the sum of the estimated whole body population doses from gaseous effluents, liquid effluents, radon-222, and technetium-99 discussed above (approximately 5300 person-rem/yr) to calculate that the U.S. population would incur a total of approximately 3 fatal cancers, nonfatal cancers, and severe hereditary effects annually.

Radon-222 releases from tailings are indistinguishable from background radiation levels at a few miles from the tailings pile (at less than 0.6 mi in some cases) (NRC 1996). The public dose limit in the Environmental Protection Agency's regulation, 40 CFR 190.10, is 25 mrem/yr to the whole body from the entire fuel cycle, but most NRC licensees have airborne effluents resulting in doses of less than 1 mrem/yr (61 FR 65120).

In addition, at the request of the U.S. Congress, the National Cancer Institute conducted a study and published *Cancer in Populations Living Near Nuclear Facilities* in 1990 (NCI 1990). This report included an evaluation of health statistics around all nuclear power plants and several other nuclear fuel cycle facilities in operation in the United States in 1981; the report found "no evidence that an excess occurrence of cancer has resulted from living near nuclear facilities". The contribution to the annual average dose received by an individual from fuel-cycle-related radiation and other sources as reported in a report published by the National Council on Radiation Protection and Measurements (NCRP) (NCRP 2009) is listed in Table 6-2. The nuclear fuel cycle contribution to an individual's annual average radiation dose is extremely small (less than 0.1 mrem/yr) compared to the annual average background radiation dose (about 311 mrem/yr).

Based on the analyses presented above, the NRC staff concludes that the environmental impacts of radioactive effluents from the fuel cycle are SMALL.

### 6.1.6 Radiological Wastes

The quantities of buried radioactive waste material (low-level, high-level, and transuranic wastes) are specified in Table S-3 (Table 6-1).

For low-level waste (LLW) disposal at land burial facilities, the Commission notes in Table S-3 that there would be no significant radioactive releases to the environment. STP Units 1 and 2 can no longer dispose of Class B and C LLW at the Energy Solutions site in Barnwell, South Carolina. Proposed Units 3 and 4, if in operation, would also not be able to dispose of these wastes at Barnwell. However, Class A LLW can be shipped to the Energy Solutions site in Clive, Utah. Other disposal sites may be available by the time the two new units would

**Table 6-2.** Comparison of Annual Average Dose Received by an Individual from All Sources

	Source	Dose (mrem/yr) <sup>(a)</sup>	Percent of Total
Ubiquitous background	Radon & Thoron	228	37
	Space	33	5
	Terrestrial	21	3
	Internal (body)	29	5
	<b>Total background sources</b>	<b>311</b>	<b>50</b>
Medical	Computed tomography	147	24
	Medical x-ray	76	12
	Nuclear medicine	77	12
	<b>Total medical sources</b>	<b>300</b>	<b>48</b>
Consumer	Construction materials, smoking, air travel, mining, agriculture, fossil fuel combustion	13	2
Other	Occupational	0.5 <sup>(b)</sup>	0.1
	Nuclear fuel cycle	0.05 <sup>(c)</sup>	0.01
<b>Total</b>		<b>624</b>	

Source: NCRP 2009.

(a) NCRP Report 160 table expressed doses in mSv/yr (1 mSv/yr equals 100 mrem/yr).

(b) Occupational dose is regulated separately from public dose and is provided here for informational purposes.

(c) Estimated using 153 person-Sv/yr from Table 6.1 of NCRP 160 and a 2006 US population of 300 million.

become operational. For example, on September 10, 2009, the Texas Commission on Environmental Quality (TCEQ) (TCEQ 2009) issued Radioactive Material License R04100 to Waste Control Specialists, LLC (WCS) for the construction of a low-level waste facility in Andrews County, Texas. The facility will accept Class A, B, and C LLW. Once WCS completes construction and satisfies any operational-related conditions imposed by the TCEQ, the facility may begin to receive and dispose of LLW (TCEQ 2009). Construction activities have begun, and disposal activities are estimated to begin in late 2011 (Valhi 2011). Thus, it is likely that this facility would be available to the STP for disposal of LLW. In addition, the industry is investigating alternate disposal pathways for Class B and C LLW including (1) compaction and storage at offsite vendor locations until disposal is secured, and (2) blending of waste types with subsequent disposal at available disposal sites.

The NRC staff anticipates that licensees would temporarily store Class B and C LLW onsite until offsite storage locations are available. Several operating nuclear power plants have successfully increased onsite storage capacity in the past in accordance with existing NRC regulations. This extended waste storage onsite resulted in no significant increase in dose to the public. In addition, the NRC issued Regulatory Issue Summary 2008-12 (NRC 2008), which included guidance for the extended onsite interim storage of LLW; this guidance addressed the

## Fuel Cycle, Transportation, and Decommissioning

storage of waste in a manner that minimizes potential exposure to workers which may require adding shielding and storing waste in packaging compatible with the waste composition (e.g., chemical and thermal properties).

The NRC staff concluded in NUREG-1437 (NRC 1996, 1999) that the radiological impacts from LLW storage would be small and fall within current regulatory requirements. Although NUREG-1437 is for license renewal activities, the staff concludes that the evaluation can be applied to new reactors because radwaste technology and operations will be similar to existing operating reactors. In NUREG-1437 (Section 6.4.4.2), the NRC staff concluded that there should be no significant issues or environmental impacts associated with interim storage of LLW generated by nuclear power plants. Interim storage facilities would be used until these wastes could be safely shipped to licensed disposal facilities. STPNOC's resolution of LLW disposal issues for the existing STP Units 1 and 2 could also be implemented for the proposed Units 3 and 4.

Current national policy, as found in the Nuclear Waste Policy Act (42 USC 10101, *et seq.*) mandates that high-level and transuranic wastes are to be buried at a deep geologic repository, such as the proposed repository at Yucca Mountain, Nevada. No release to the environment is expected to be associated with deep geologic disposal because it has been assumed that all of the gaseous and volatile radionuclides contained in the spent fuel are released to the atmosphere before the disposal of the waste. In NUREG-0116 (NRC 1976), which provides background and context for the high-level and transuranic Table S-3 values established by the Commission, the NRC staff indicates that these high-level and transuranic wastes will be buried and will not be released to the environment.

As a part of the Table S-3 rulemaking the NRC staff evaluated, along with more conservative assumptions, the zero release assumption associated with waste burial in a repository: the NRC reached an overall generic determination that fuel cycle impacts would not be significant. In 1983, the Supreme Court affirmed the NRC's position that the zero release assumption was reasonable in the context of the Table S-3 rulemaking to address generically the impacts of the uranium fuel cycle in individual reactor licensing proceedings (*Baltimore Gas & Electric v. Natural Resources Defense Council*).

Further, in the Commission's Waste Confidence Decision and Rule (10 CFR 51.23(a)) (75 FR 81032), the Commission has made the generic determination that "if necessary, spent fuel generated in any reactor can be stored safely and without significant environmental impacts for at least 60 years beyond the licensed life for operation (which may include the term of a revised or renewed license) of that reactor in a combination of storage in its spent fuel storage basin and at either onsite or offsite independent spent fuel storage installations. Further, the Commission believes there is reasonable assurance that sufficient mined geologic repository capacity will be available to dispose of the commercial high-level radioactive waste and spent fuel generated in any reactor when necessary." In addition, 10 CFR 51.23(b) applies the

generic determination in Section 51.23(a) to provide that “no discussion of any environmental impact of spent fuel storage in reactor facility storage pools or independent spent fuel storage installations (ISFSI) for the period following the term of the . . . reactor combined license or amendment. . . is required in any . . . environmental impact statement . . . prepared in connection with . . . the issuance or amendment of a combined license for a nuclear power reactors under parts 52 or 54 of this chapter.”

In the context of operating license renewal, Sections 6.2 and 6.4 of NUREG-1437 (NRC 1996) provide additional description of the generation, storage, and ultimate disposal of LLW, mixed waste, and high-level waste (HLW) including spent fuel from power reactors. These sections conclude that environmental impacts from these activities are small. For the reasons stated above, the NRC staff concludes that the environmental impacts of radioactive waste storage and disposal associated with Units 3 and 4 are SMALL.

### **6.1.7 Occupational Dose**

The annual occupational dose attributable to all phases of the fuel cycle for the 1000-MW(e) LWR-scaled model is about 1920 person-rem. This is based on a 600 person-rem occupational dose estimate attributable to all phases of the fuel cycle for the model 1000 MW(e) LWR (NRC 1996, 1999). The environmental impact from this occupational dose is considered SMALL because the dose to any individual worker would be maintained within the limits of 10 CFR 20, Subpart C, which is 5 rem/yr.

### **6.1.8 Transportation**

The transportation dose to workers and the public totals about 2.5 person-rem annually for the reference 1000-MW(e) LWR per Table S-3 (Table 6-1). This corresponds to a dose of 8 person-rem for the 1000-MW(e) LWR-scaled model. For comparative purposes, the estimated collective dose from natural background radiation to the current population within 50 mi of the STP site is about 75,000 person-rem/yr (STPNOC 2010a). Based on this comparison, the NRC staff concludes that environmental impacts of transportation would be SMALL.

### **6.1.9 Conclusion**

The NRC staff evaluated the environmental impacts of the uranium fuel cycle, as given in Table S-3 (Table 6-1), considered the effects of radon-222 and technetium-99, and appropriately scaled the impacts for the 1000-MW(e) LWR-scaled model. The NRC staff also evaluated the environmental impacts of greenhouse gas emissions from the uranium fuel cycle and appropriately scaled the impacts for the 1000-MW(e) LWR-scaled model. Based on these evaluations, the NRC staff concludes that the impacts of the uranium fuel cycle would be SMALL.

## 6.2 Transportation Impacts

This section addresses both the radiological and nonradiological environmental impacts from normal operating and accident conditions resulting from (1) shipment of unirradiated fuel to the STP site and the alternative sites, (2) shipment of irradiated (spent) fuel to a monitored retrievable storage facility or a permanent repository, and (3) shipment of low-level radioactive waste and mixed waste to offsite disposal facilities. For the purposes of these analyses, the NRC staff considered the proposed Yucca Mountain, Nevada, site as a surrogate destination for a permanent repository. The impacts evaluated in this section for two new nuclear generating units at the STP site are appropriate to characterize the alternative sites discussed in Section 9.3 of this environmental impact statement (EIS). Alternative sites evaluated in this EIS include the existing STP site (proposed), and alternative sites at Allens Creek, Red 2, and Trinity 2. There is no meaningful differentiation among the proposed and the alternative sites regarding the radiological and nonradiological environmental impacts from normal operating and accident conditions and are not discussed further in Chapter 9.

The NRC performed a generic analysis of the environmental effects of transportation of fuel and waste to and from LWRs in the *Environmental Survey of Transportation of Radioactive Materials To and From Nuclear Power Plants*, WASH-1238 (AEC 1972) and in a supplement to WASH-1238, NUREG-75/038 (NRC 1975) and found the impact to be SMALL. These documents provided the basis for Table S-4 in 10 CFR 51.52 that summarizes the environmental impacts of transportation of fuel and waste to and from one LWR of 3000 to 5000 MW(t) (1000 to 1500 MW(e)). Impacts are provided for normal conditions of transport and accidents in transport for a reference 1100-MW(e) LWR. The transportation impacts associated with the STP site were normalized for a reference 1100-MW(e) LWR at an 80 percent capacity factor for comparisons to Table S-4.<sup>(a)</sup> Dose to transportation workers during normal transportation operations was estimated to result in a collective dose of 4 person-rem per reference reactor year. The combined dose to the public along the route and dose to onlookers were estimated to result in a collective dose of 3 person-rem per reference reactor year.

Environmental risks of radiological effects during accident conditions, as stated in Table S-4, are SMALL. Nonradiological impacts from postulated accidents were estimated as one fatal injury in 100 reactor years and one nonfatal injury in 10 reference reactor years. Subsequent reviews of transportation impacts in NUREG-0170 (NRC 1977a) and NUREG/CR-6672 (Sprung et al. 2000) concluded that impacts were bounded by Table S-4 in 10 CFR 51.52.

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(a) Note that the basis for Table S-4 is an 1100 MW(e) LWR at an 80% capacity factor (AEC 1972, NRC 1975). The basis for Table S-3 in 10 CFR 51.51(b) that was discussed in Section 6.1 of this EIS is a 1000 MW(e) LWR with an 80% capacity factor (NRC 1976). However, since fuel cycle and transportation impacts are evaluated separately, this difference does not affect the results and conclusions in this EIS.

In accordance with 10 CFR 51.52(a), a full description and detailed analysis of transportation impacts is not required when licensing an LWR (i.e., impacts are assumed bounded by Table S-4) if the reactor meets the following criteria:

- The reactor has a core thermal power level not exceeding 3800 MW(t).
- Fuel is in the form of sintered uranium oxide pellets having a uranium-235 enrichment not exceeding 4 percent by weight; and pellets are encapsulated in zircalloy-clad fuel rods.
- Average level of irradiation of the fuel from the reactor does not exceed 33,000 MWd/MTU, and no irradiated fuel assembly is shipped until at least 90 days after it is discharged from the reactor.
- With the exception of irradiated fuel, all radioactive waste shipped from the reactor is packaged and in solid form.
- Unirradiated fuel is shipped to the reactor by truck; irradiated (spent) fuel is shipped from the reactor by truck, rail, or barge; and radioactive waste other than irradiated fuel is shipped from the reactor by truck or rail.

The environmental impacts of the transportation of fuel and radioactive wastes to and from nuclear power facilities were resolved generically in 10 CFR 51.52, provided that the specific conditions in the rule (see above) are met. The NRC may consider requests for licensed plants to operate at conditions above those in the facility's licensing basis; for example, higher burnups (above 33,000 MWd/MTU), enrichments (above 4 percent uranium-235), or thermal power levels (above 3800 MW(t)). Departures from the conditions itemized in 10 CFR 51.52(a) are to be supported by a full description and detailed analysis of the environmental effects, as specified in 10 CFR 51.52(b). Departures found to be acceptable for licensed facilities cannot serve as the basis for initial licensing for new reactors.

In its application, STPNOC requested combined licenses (COLs) for two additional reactors at its STP site in Matagorda County, Texas. The proposed ABWR has a design thermal power rating of 4005 MW(t), with a net electrical output of approximately 1300 MW(e). The thermal power rating exceeds the 3800 MW(t) condition given in 10 CFR 51.52(a). The ABWR is expected to operate with a 95 percent capacity factor (STPNOC 2010a), resulting in a net electrical output (annualized) of about 1235 MW(e). Fuel for the plants would be enriched up to about 2.2 weight percent uranium-235 (U-235) for the initial core and 3.2 weight percent U-235 for core reloads, both of which are less than the 10 CFR 51.52(a) condition. In addition, the average irradiation level of about 32,300 MWd/MTU (STPNOC 2010a) is also less than the 10 CFR 51.52(a) condition. However, since the thermal power rating exceeds the 10 CFR 51.52(a) condition, a full description and detailed analysis of transportation impacts is required.

In its ER (STPNOC 2010a), STPNOC provided a full description and detailed analyses of transportation impacts. In these analyses, the radiological impacts of transporting fuel and waste to and from the STP site and alternative sites were calculated using the RADTRAN 5.6 computer code (Weiner et al. 2008). RADTRAN 5.6 was used in this EIS and is the most commonly used transportation impact analysis software in the nuclear industry.

### **6.2.1 Transportation of Unirradiated Fuel**

The NRC staff performed an independent evaluation of the environmental impacts of transporting unirradiated (i.e., fresh) fuel to the STP site and alternative sites. Radiological impacts of normal operating conditions and transportation accidents as well as nonradiological impacts are discussed in this section. Radiological impacts to populations and maximally exposed individuals (MEIs) are presented. Because the specific fuel fabrication plant for STP unirradiated fuel is not known at this time, the NRC staff's analysis assumes a "representative" route between the fuel fabrication facility and STP site and alternative sites. This means that the route characteristics are identical for the STP site and alternative sites and there are no differences in impacts calculated between them in this EIS. However, site-specific differences would be small because the radiation doses from unirradiated fuel transport are minute and the differences in shipping distances between potential fuel fabrication plants and the STP site and alternative sites are small.

#### **6.2.1.1 Normal Conditions**

Normal conditions, sometimes referred to as "incident-free" transportation, are transportation activities during which shipments reach their destination without releasing any radioactive material to the environment. Impacts from these shipments would be from the low levels of radiation that penetrate the unirradiated fuel shipping containers. Radiation exposures at some level would occur to the following individuals: (1) persons residing along the transportation corridors between the fuel fabrication facility and the STP site; (2) persons in vehicles traveling on the same route as an unirradiated fuel shipment; (3) persons at vehicle stops for refueling, rest, and vehicle inspections; and (4) transportation crew workers.

#### ***Truck Shipments***

Table 6-3 provides the NRC staff's estimate of the number of truck shipments of unirradiated fuel for the ABWR compared to those of the reference 1100-MW(e) reactor specified in WASH-1238 (AEC 1972) operating at 80-percent capacity (880 MW(e)). After normalization, the NRC staff found that the number of truck shipments of unirradiated fuel to the proposed STP site is slightly greater (about 5 percent) than the number of truck shipments of unirradiated fuel estimated for the reference LWR in WASH-1238.

**Table 6-3.** Numbers of Truck Shipments of Unirradiated Fuel for the Reference LWR and the ABWR

Reactor Type	Number of Shipments per Reactor	Unit Electric Generation, MW(e) <sup>(b)</sup>	Capacity Factor <sup>(b)</sup>	Normalized, Shipments per 1100 MW(e) <sup>(c)</sup>
	Total <sup>(a)</sup>			
Reference LWR (WASH-1238)	252	1100	0.8	252
STP ABWR	372	1300	0.95	265

(a) Total shipments of unirradiated fuel over a 40-year plant lifetime (i.e., initial core load plus 39 years of average annual reload quantities).  
 (b) Unit capacities and capacity factors were taken from WASH-1238 for the reference LWR and the ER (STPNOC 2010a) for the ABWR.  
 (c) Normalized to net electric output for WASH-1238 reference LWR (i.e., 1100-MW(e) plant at 80 percent or net electrical output of 880 MW(e)).

**Shipping Mode and Weight Limits**

In 10 CFR 51.52, a condition is identified that states all unirradiated fuel is shipped to the reactor by truck. STPNOC specifies that unirradiated fuel would be shipped to the proposed reactor site by truck. Section 10 CFR 51.52, Table S-4, includes a condition that the truck shipments not exceed 73,000 lbs as governed by Federal or State gross vehicle weight restrictions. STPNOC states in its ER that the unirradiated fuel shipments to the proposed STP site would comply with applicable weight restrictions (STPNOC 2010a).

**Radiological Doses to Transport Workers and the Public**

Section 10 CFR 51.52, Table S-4, includes conditions related to radiological dose to transport workers and members of the public along transport routes. These doses are a function of many variables, including the radiation dose rate emitted from the unirradiated fuel shipments, the number of exposed individuals and their locations relative to the shipment, the time in transit (including travel and stop times), and number of shipments to which the individuals are exposed. For this EIS, the radiological dose impacts of the transportation of unirradiated fuel were calculated by the NRC staff for the worker and the public using the RADTRAN 5.6 computer code (Weiner et al. 2008).

One of the key assumptions in WASH-1238 (AEC 1972) for the reference LWR unirradiated fuel shipments is that the radiation dose rate at 3.3 ft from the transport vehicle is about 0.1 mrem/hr, which is one percent of the regulatory limit. This assumption was also used in the NRC staff’s analysis of the ABWR unirradiated fuel shipments. This assumption is reasonable because the ABWR fuel materials would be low-dose-rate uranium radionuclides and would be packaged similarly to that described in WASH-1238 (i.e., inside a metal container that provides little radiation shielding). The numbers of shipments per year were obtained by dividing the normalized shipments in Table 6-3 by 40 years of reactor operation. Other key input parameters (listed in metric units) used in the radiation dose analysis for unirradiated fuel are shown in Table 6-4.

**Table 6-4.** RADTRAN 5.6 Input Parameters for Unirradiated Fuel Shipments

Parameter	RADTRAN 5.6 Input Value		Source
Shipping distance, km	3200	AEC (1972) <sup>(a)</sup>	
Travel Fraction – Rural	0.90	NRC (1977a)	
Travel Fraction – Suburban	0.05		
Travel Fraction – Urban	0.05		
Population Density – Rural, persons/km <sup>2</sup>	10	DOE (2002a)	
Population Density – Suburban, persons/km <sup>2</sup>	349		
Population Density – Urban, persons/km <sup>2</sup>	2260		
Vehicle speed – km/hr	88.49	Conservative in transit speed of 55 mph assumed; predominantly interstate highways used.	
Traffic count – Rural, vehicles/hr	530	DOE (2002a)	
Traffic count – Suburban, vehicles/hr	760		
Traffic count – Urban, vehicles/hr	2400		
Dose rate at 1 m from vehicle, mrem/hr	0.1	AEC (1972)	
Shipment length, m	8.94	Approximate length of two ABWR fuel assemblies placed end to end (INEEL 2003)	
Number of truck crew	2	AEC (1972), NRC (1977a), and DOE (2002a)	
Stop time, hr/trip	4	Based on 1 30-minute stop per 4 hr driving time (Johnson and Michelhaugh 2003)	
Population density at stops, persons/km <sup>2</sup>	See Table 6-8 for truck stop parameters		

(a) AEC (1972) provides a range of shipping distances between 40 km (25 mi) and 4800 km (3000 mi) for unirradiated fuel shipments. A 3200-km (2000-mi) “representative” shipping distance was assumed here.

The RADTRAN 5.6 results for this “generic” unirradiated fuel shipment are as follows:

- Worker dose:  $1.71 \times 10^{-3}$  person-rem/shipment
- General public dose (onlookers/persons at stops and sharing the highway):  $3.56 \times 10^{-3}$  person-rem/shipment
- General public dose (along route/persons living near a highway or truck stop):  $5.04 \times 10^{-5}$  person-rem/shipment.

These values were combined with the average annual shipments of unirradiated fuel for the ABWR to calculate annual doses to the public and workers. Table 6-5 presents the annual radiological impacts calculated by the NRC staff to workers, public onlookers (persons at stops and sharing the road), and members of the public along the route (i.e., residents within 0.5 mi of the highway) for transporting unirradiated fuel to the STP site. The cumulative annual dose estimates in Table 6-5 were normalized to 1100 MW(e) [880 MW(e) net electrical output]. The NRC staff performed an independent review and determined that all dose estimates are bounded by the Table S-4 conditions of 4 person-rem/yr to transportation workers, 3 person-rem/yr to onlookers, and 3 person-rem/yr to members of the public along the route.

**Table 6-5.** Radiological Impacts Under Normal Conditions of Transporting Unirradiated Fuel to the STP Site or Alternative Sites

Plant Type	Normalized Average Annual Shipments	Cumulative Annual Dose; person-rem/yr per 1100 MW(e) <sup>(a)</sup> (880 MW(e) net)		
		Workers	Public - Onlookers	Public - Along Route
Reference LWR (WASH-1238)	6.3	0.011	0.022	0.00032
STP and Alternative Sites ABWR	6.6	0.011	0.024	0.00033
10 CFR 51.52, Table S-4 Condition	<1 per day	4	3	3

(a) Multiply person-rem/yr times 0.01 to obtain doses in person-Sv/yr.

Radiation protection experts assume that any amount of radiation may pose some risk of causing cancer or a severe hereditary effect and that the risk is higher for higher radiation exposures. Therefore, a linear, no-threshold dose response relationship is used to describe the relationship between radiation dose and detriments such as cancer induction. A recent report by the National Research Council (2006), the BEIR VII report, uses the linear, no-threshold dose response model as a basis for estimating the risks from low doses. This approach is accepted by the NRC as a conservative method for estimating health risks from radiation exposure, recognizing that the model may overestimate those risks. Based on this method, the NRC staff estimated the risk to the public from radiation exposure using the nominal probability coefficient for total detriment. This coefficient has the value of 570 fatal cancers, nonfatal cancers, and severe hereditary effects per 1,000,000 person-rem (10,000 person-Sv), equal to 0.00057 effects per person-rem. The coefficient is taken from ICRP's Publication 103 (ICRP 2007).

Both the NCRP and ICRP suggest that when the collective effective dose is smaller than the reciprocal of the relevant risk detriment (in other words, less than 1/0.00057, which is less than 1754 person-rem), the risk assessment should note that the most likely number of excess health effects is zero (NCRP 1995; ICRP 2007). The largest annual collective dose estimate for transporting unirradiated fuel to the STP site and alternative sites was  $2.4 \times 10^{-2}$  person-rem, which is less than the 1754 person-rem value that ICRP and NCRP suggest would most likely result in zero excess health effects.

To place these impacts in perspective, the average U.S. resident receives about 311 mrem/yr effective dose equivalent from natural background radiation (i.e., exposures from cosmic radiation, naturally occurring radioactive materials such as radon, and global fallout from testing of nuclear explosive devices) (NCRP 2009). Using this average effective dose, the collective population dose from natural background radiation to the population along this representative route would be about  $2.2 \times 10^5$  person-rem. Therefore, the radiation doses from transporting

unirradiated fuel to the STP site and alternative sites are minimal compared to the collective population dose to the same population from exposure to natural sources of radiation.

***Maximally Exposed Individuals Under Normal Transport Conditions***

A scenario-based analysis was conducted by the NRC staff to develop estimates of incident-free radiation doses to MEIs for fuel and waste shipments to and from the STP site and alternative sites. The following discussion applies to unirradiated fuel shipments to, and spent fuel and radioactive waste shipments from, any of the alternative sites. The analysis is based on data in DOE (2002b) and incorporates data about exposure times, dose rates, and the number of times an individual may be exposed to an offsite shipment. Adjustments were made where necessary to reflect the normalized fuel and waste shipments addressed in this EIS. In all cases, the NRC staff assumed that the dose rate emitted from the shipping containers is 10 mrem/hr at 2 m (6.6 ft) from the side of the transport vehicle. This assumption is conservative, in that the assumed dose rate is the maximum dose rate allowed by U.S. Department of Transportation (DOT) regulations (49 CFR 173.441). Most unirradiated fuel and radioactive waste shipments would have much lower dose rates than the regulations allow (AEC 1972; DOE 2002a). An MEI is a person who may receive the highest radiation dose from a shipment to and/or from the STP site and alternative sites. The analysis is described below.

Truck crew member. Truck crew members would receive the highest radiation doses during incident-free transport because of their proximity to the loaded shipping container for an extended period. The analysis assumed that crew member doses are limited to 2 rem per year, which is the DOE administrative control level presented in DOE-STD-1098-99, *DOE Standard, Radiological Control*, Chapter 2, Article 211 (DOE 2005). The NRC staff anticipates this limit will apply to spent nuclear fuel shipments to a disposal facility, because DOE would take title to the spent fuel at the reactor site. There will be more shipments of spent nuclear fuel from the STP site (or alternative sites) than there will be shipments of unirradiated fuel to, and radioactive waste other than spent fuel from, these sites. This is because the capacities of spent fuel shipping casks are limited due to their substantial radiation shielding and accident resistance requirements. Spent fuel shipments also have significantly higher radiation dose rates than unirradiated fuel and radioactive waste (DOE 2002a). As a result, crew doses from unirradiated fuel and radioactive waste shipments would be lower than the doses from spent nuclear fuel shipments. The DOE administrative limit of 2 rem/yr (see DOE 2005) is less than the NRC limit for occupational exposures of 5 rem/yr (see 10 CFR Part 20).

The U.S. DOT does not regulate annual occupational exposures. It does recognize that air crews are exposed to elevated cosmic radiation levels and recommends dose limits to air crew members from cosmic radiation (DOT 2003). Air passengers are less of a concern because they do not fly as frequently as air crew members. The recommended limits are a 5-year effective dose of 2 rem/yr with no more than 5 rem in a single year (DOT 2003). As a result of

this recommendation, a 2 rem/yr MEI dose to truck crews is a reasonable estimate to apply to shipments of fuel and waste from the STP site and alternative sites.

Inspectors. Radioactive shipments are inspected by Federal or State vehicle inspectors, for example, at State ports of entry. The Yucca Mountain Final EIS (DOE 2002b) assumed that inspectors would be exposed for 1 hour at a distance of 1 m (3.3 ft) from the shipping containers. Assuming conservatively that the external dose rate at 2 m (6.6 ft) is at the maximum allowed by regulations (10 mrem/hr), the dose rate at 1 m (3.3 ft) is about 14 mrem/hr (Weiner et al. 2008). Therefore, the dose per shipment is about 14 mrem. This is independent of the location of the reactor site. Based on this conservative external dose rate and the assumption that the same person inspects all shipments of fuel and waste to and from the STP site and alternative sites, the NRC staff calculated the annual doses to vehicle inspectors to be about 1.4 rem/yr, based on a combined total of 98 shipments of unirradiated fuel, spent fuel, and radioactive waste per year. This value is less than the DOE administrative control level (DOE 2005) on individual doses and is also less than the 5 rem/yr NRC occupational dose limit.

Resident. The analysis assumed that a resident lives adjacent to a highway where a shipment would pass and would be exposed to all shipments along a particular route. Exposures to residents on a per-shipment basis were obtained from the NRC staff's RADTRAN 5.6 output files. These dose estimates are based on an individual located 100 ft from the shipments that are traveling 15 mph. The potential radiation dose to the maximally exposed resident is about 0.06 mrem/yr for shipments of fuel and waste to and from the STP site and alternative sites.

Individual stuck in traffic. This scenario addresses potential traffic interruptions that could lead to a person being exposed to a loaded shipment for one hour at a distance of 4 ft. The NRC staff's analysis assumed this exposure scenario would occur only one time to any individual, and the dose rate was at the regulatory limit of 10 mrem/hr at 2 m (6.6 ft) from the shipment, so the dose rate will be higher at the assumed exposure distance of 4 ft. The dose to the MEI was calculated to be 16 mrem in DOE's Yucca Mountain Final EIS (DOE 2002b).

Person at a truck service station. This scenario estimates doses to an employee at a service station where all truck shipments to and from the STP site and alternative sites are assumed to stop. The NRC staff's analysis assumed this person would be exposed for 49 minutes at a distance of 52 ft from the loaded shipping container (DOE 2002b). The exposure time and distance were based on the observations discussed by Griego et al. (1996). This results in a dose of about 0.34 mrem/shipment and an annual dose of about 33 mrem/yr for the STP site and alternative sites, assuming that a single individual services all unirradiated fuel, spent fuel, and radioactive waste shipments to and from the STP site and alternative sites.

### **6.2.1.2 Radiological Impacts of Transportation Accidents**

Accident risks are a combination of accident frequency and consequence. Accident frequencies for transportation of unirradiated fuel to the STP site and alternative sites are expected to be lower than those used in the analysis in WASH-1238 (AEC 1972), which forms the basis for Table S-4 of 10 CFR 51.52, because of improvements in highway safety and security, and an overall reduction in traffic accident, injury, and fatality rates since WASH-1238 was published. There is no significant difference in consequences of transportation accidents severe enough to result in a release of unirradiated fuel particles to the environment between the ABWR and current-generation LWRs because the fuel form, cladding, and packaging are similar to those analyzed in WASH-1238. Consequently, consistent with the conclusions of WASH-1238 (AEC 1972), the impacts of accidents during transport of unirradiated fuel for the ABWR at the STP site and alternative sites are expected to be negligible.

### **6.2.1.3 Nonradiological Impacts of Transportation Accidents**

Nonradiological impacts are the human health impacts projected to result from traffic accidents involving shipments of unirradiated fuel to the STP site and alternative sites (that is, the analysis does not consider radiological or hazardous characteristics of the cargo). Nonradiological impacts include the projected number of traffic accidents, injuries, and fatalities that could result from shipments of unirradiated fuel to the site and return shipments of empty containers from the site.

Nonradiological impacts are calculated using accident, injury, and fatality rates from published sources. The rates (i.e., impacts per vehicle-km traveled) are then multiplied by estimated travel distances for workers and materials. The general formula for calculating nonradiological impacts is:

$$\text{Impacts} = (\text{unit rate}) \times (\text{round-trip shipping distance}) \times (\text{annual number of shipments})$$

In this formula, impacts are presented in units of the number of accidents, number of injuries, and number of fatalities per year. Corresponding unit rates (i.e., impacts per vehicle-km traveled) are used in the calculations.

Accident, injury, and fatality rates were taken from Table 4 in ANL/ESD/TM-150 *State-Level Accident Rates for Surface Freight Transportation: A Reexamination* (Saricks and Tompkins 1999). Nation-wide median rates were used for shipments of unirradiated fuel to the site. The data are representative of traffic accident, injury, and fatality rates for heavy truck shipments similar to those to be used to transport unirradiated fuel to the STP site and alternative sites. In addition, the U.S. Department of Transportation Federal Motor Carrier Safety Administration evaluated the data underlying the Saricks and Tompkins (1999) rates, which were taken from the Motor Carrier Management Information System, and determined that the rates were under-reported. Therefore, the accident, injury, and fatality rates in Saricks and Tompkins (1999) were

adjusted using factors derived from data provided by the University of Michigan Transportation Research Institute (UMTRI 2003). The UMTRI data indicate that accident rates for 1994 to 1996, the same data used by Saricks and Tompkins (1999), were under-reported by about 39 percent. Injury and fatality rates were under-reported by 16 and 36 percent, respectively. As a result, the accident, injury, and fatality rates were increased by factors of 1.64, 1.20, and 1.57, respectively, to account for the under-reporting.

The nonradiological accident impacts calculated by the NRC staff for transporting unirradiated fuel to (and empty shipping containers from) the STP site and alternative sites are shown in Table 6-6. The nonradiological impacts associated with the WASH-1238 reference LWR are also shown for comparison purposes. Note that there are only small differences between the impacts calculated for an ABWR at the STP site and alternative sites and the reference LWR in WASH-1238 due entirely to the estimated annual number of shipments. Overall, the impacts are minimal and there are no substantive differences among the alternative sites.

**Table 6-6.** Nonradiological Impacts of Transporting Unirradiated Fuel to the STP Site and Alternative Sites, Normalized to Reference LWR

Plant Type	Annual Shipments Normalized to Reference LWR	One-Way Shipping Distance, km	Round-trip Distance, km per Year	Annual Impacts		
				Accidents per Year	Injuries per Year	Fatalities per Year
Reference LWR (WASH-1238)	6.3	3200	$4.0 \times 10^4$	$1.9 \times 10^{-2}$	$9.3 \times 10^{-3}$	$5.8 \times 10^{-4}$
STP and Alternative Sites ABWR	6.6	3200	$4.2 \times 10^4$	$2.0 \times 10^{-2}$	$9.8 \times 10^{-3}$	$6.1 \times 10^{-4}$

### 6.2.2 Transportation of Spent Fuel

The NRC staff performed an independent analysis of the environmental impacts of transporting spent fuel from the proposed STP site and alternative sites to a spent fuel disposal repository. For the purposes of these analyses, the NRC staff considered the proposed geologic HLW repository at the Yucca Mountain site in Nevada as a surrogate destination. Currently, NRC has not made a decision on the proposed geologic repository at Yucca Mountain. However, the NRC staff considers that an estimate of the impacts of the transportation of spent fuel to a possible repository in Nevada to be a reasonable bounding estimate of the transportation impacts to a storage or disposal facility because of the distances involved and the representativeness of the distribution of members of the public in urban, suburban, and rural areas (i.e., population distributions) along the shipping routes. Radiological and nonradiological environmental impacts of normal operating conditions and transportation accidents, as well as nonradiological impacts, are discussed in this section.

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This NRC staff's analysis is based on shipment of spent fuel by legal-weight trucks in shipping casks with characteristics similar to casks currently available (i.e., massive, heavily shielded, cylindrical metal pressure vessels). Due to the large size and weight of spent fuel shipping casks, each shipment is assumed to consist of a single shipping cask loaded on a modified trailer. These assumptions are consistent with those made in the evaluation of the environmental impacts of transportation of spent fuel in Addendum 1 to NUREG-1437 (NRC 1999). Because the alternative transportation methods involve rail transportation or heavy-haul trucks, which would reduce the overall number of spent fuel shipments (NRC 1999), thereby reducing impacts, these assumptions are conservative. Also, the use of current shipping cask designs for this analysis results in conservative impact estimates because the current designs are based on transporting short-cooled spent fuel (approximately 120 days out of reactor). Future shipping casks would be designed to transport longer-cooled fuel (greater than 5 years out of reactor) and would require much less shielding to meet external dose limitations. Therefore, future shipping casks are expected to have higher cargo capacities, thus reducing the numbers of shipments and associated impacts.

Radiological impacts of transportation of spent fuel were calculated by the NRC staff using the RADTRAN 5.6 computer code (Weiner et al. 2008). Routing and population data used in RADTRAN 5.6 for truck shipments were obtained from the Transportation Routing Analysis Geographic Information System (TRAGIS) routing code (Johnson and Michelhaugh 2003). The population data in the TRAGIS code are based on the 2000 census. Nonradiological impacts were calculated using published traffic accident, injury, and fatality data (Saricks and Tompkins 1999) in addition to route information from TRAGIS (Johnson and Michelhaugh 2003). Traffic accident rates input to RADTRAN 5.6 and nonradiological impact calculations were adjusted to account for under-reporting, as discussed in Sections 4.8.3 and 6.2.1.3.

### 6.2.2.1 Normal Conditions

Normal conditions, sometimes referred to as "incident-free" conditions, are transportation activities in which shipments reach their destination without an accident occurring enroute. Impacts from these shipments would be from the low levels of radiation that penetrate the heavily shielded spent fuel shipping cask. Radiation exposures would occur to the following populations: (1) persons residing along the transportation corridors between the STP site and alternative sites and the proposed repository location; (2) persons in vehicles traveling on the same route as a spent fuel shipment; (3) persons at vehicle stops for refueling, rest, and vehicle inspections; and (4) transportation crew workers (drivers). For the purposes of this analysis, it was assumed that the destination for the spent fuel shipments is the proposed Yucca Mountain disposal facility in Nevada. This assumption is conservative because it tends to maximize the shipping distance from the STP site and alternative sites.

Shipping casks have not been designed for the spent fuel from advanced reactor designs such as the ABWR. Information in *Early Site Permit Environmental Report Sections and Supporting*

*Documentation* (INEEL 2003) indicated that advanced LWR fuel designs would not be significantly different from existing LWR designs; therefore, current shipping cask designs were used for the analysis of ABWR spent fuel shipments. The NRC staff assumed that the capacity of a truck shipment of ABWR spent fuel was 0.5 MTU/shipment, the same capacity as that used in WASH-1238 (AEC 1972). In its ER (STPNOC 2010a), STPNOC assumed a shipping cask capacity of 0.5 MTU/shipment.

Input to RADTRAN 5.6 includes the total shipping distance between the origin and destination sites and the population distributions along the routes. This information was obtained by running the TRAGIS computer code (Johnson and Michelhaugh 2003) for highway routes from the proposed STP site and alternative sites to the proposed geologic HLW repository at Yucca Mountain. The resulting route characteristics information, generated by the NRC staff, is shown in Table 6-7. Note that for truck shipments, all the spent fuel is assumed to be shipped to the proposed Yucca Mountain site over designated highway-route controlled quantity routes. In addition, TRAGIS data were utilized in RADTRAN 5.6 on a state-by-state basis. This increases precision and could allow the results to be presented for each state along the route between the STP site and alternative sites and the proposed geologic HLW repository at Yucca Mountain, if desired.

Radiation doses are a function of many parameters, including vehicle speed, traffic count, dose rate, packaging dimensions, number in the truck crew, stop time, and population density at stops. A listing of the values for these and other parameters that were used in the NRC staff's analysis and the sources of the information is provided in Table 6-8.

**Table 6-7.** Transportation Route Information for Shipments from the STP Site and Alternative Sites to the Proposed Geologic Repository at Yucca Mountain, Nevada<sup>(a)</sup>

Advanced Reactor Site	One-way Shipping Distance, km				Population Density, persons/km <sup>2</sup>			Stop time per trip, hr
	Total	Rural	Suburban	Urban	Rural	Suburban	Urban	
STP Site	2922	2425	414	83	7.7	362.3	2437	3.5
Allens Creek	2848	2356	409	83	7.7	358.2	2436	3.5
Red 2	2604	2331	233	40	6.7	359.5	2272	3.0
Trinity 2	2828	2435	319	73	7.2	372.3	2435	3.0

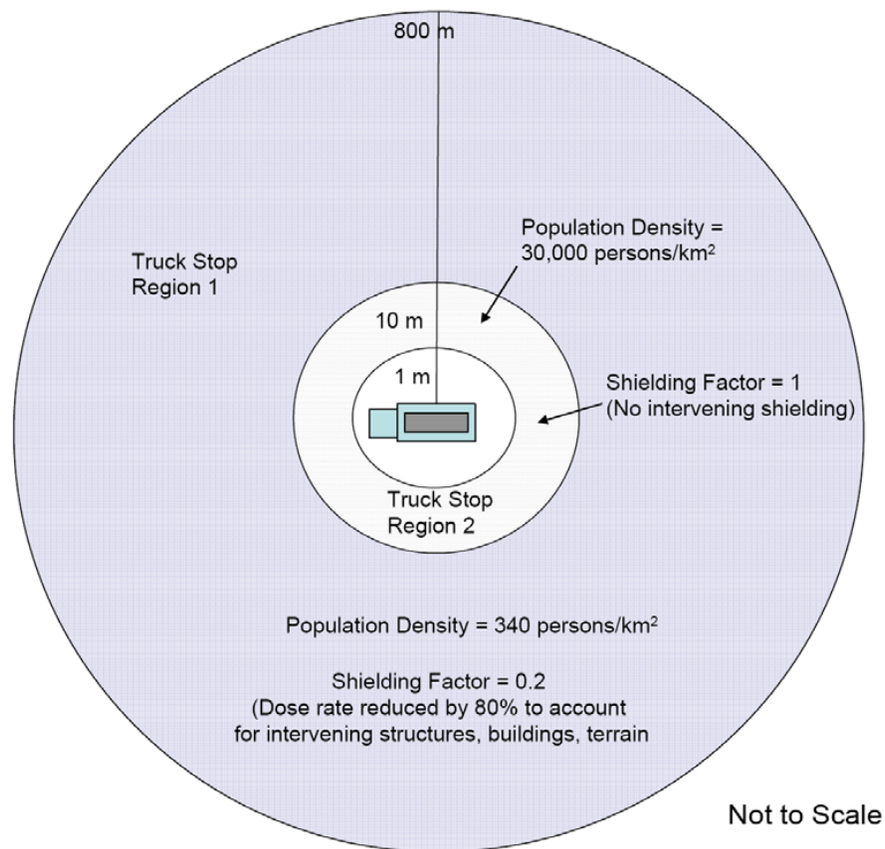
Source: Johnson and Michelhaugh 2003

(a) This table presents aggregated route characteristics provided by TRAGIS (Johnson and Michelhaugh 2003), including estimated distances from the alternative sites to the nearest TRAGIS highway node. Input to the RADTRAN 5.6 computer code was disaggregated to a state-by-state level.

**Table 6-8.** RADTRAN 5.6 Normal (Incident-free) Exposure Parameters

<b>Parameter</b>	<b>RADTRAN 5.6 Input Value</b>	<b>Source</b>
Vehicle speed, km/hr	88.49	Based on average speed in rural areas given in DOE (2002a). Conservative in-transit speed of 55 mph assumed; predominantly interstate highways used.
Traffic count – Rural, vehicles/hr	State-specific	Weiner et al. (2008)
Traffic count – Suburban, vehicles/hr		
Traffic count – Urban, vehicles/hr		
Vehicle occupancy, persons/vehicle	1.5	DOE (2002a)
Dose rate at 1 m from vehicle, mrem/hr	14	DOE (2002a, b) – approximate dose rate at 1 m that is equivalent to maximum dose rate allowed by Federal regulations (i.e., 10 mrem/hr at 2 m from the side of a transport vehicle).
Packaging dimensions, m	Length – 5.2 Diameter – 1.0	DOE (2002b)
Number of truck crew	2	AEC (1972), NRC (1977a), and DOE (2002a, b)
Stop time, hr/trip	Route-specific	See Table 6-5
Population Density at Stops, persons/km <sup>2</sup>	30,000	Sprung et al. (2000). Equivalent to nine persons within 10 m of vehicle. See Figure 6-2.
Min/Max Radii of Annular Area Around Vehicle at Stops, m	1 to 10	Sprung et al. (2000)
Shielding Factor Applied to Annular Area Surrounding Vehicle at Stops, dimensionless	1 (no shielding)	Sprung et al. (2000)
Population Density Surrounding Truck Stops, persons/km <sup>2</sup>	340	Sprung et al. (2000)
Min/Max Radius of Annular Area Surrounding Truck Stop, m	10 to 800	Sprung et al. (2000)
Shielding Factor Applied to Annular Area Surrounding Truck Stop, dimensionless	0.2	Sprung et al. (2000)

For purposes of this analysis, the transportation crew for spent fuel shipments delivered by truck is assumed to consist of two drivers. Escort vehicles and drivers were considered, but they were not included because their distance from the shipping cask would reduce the dose rates to levels well below the dose rates experienced by the drivers and would be negligible. Stop times for refueling and rest were assumed to occur at the rate of 30 minutes per 4 hours driving time. TRAGIS outputs were used to estimate the number of stops. Doses to the public at truck stops have been significant contributors to the doses calculated in previous RADTRAN 5.6 analyses. For this analysis, doses to the public at refueling and rest stops (“stop doses”) are the sum of the doses to individuals located in two annular rings centered at the stopped vehicle, as illustrated in Figure 6-2. The inner ring represents persons who may be at the truck stop at the same time as a spent fuel shipment and extends 1 to 10 m from the edge of the vehicle. The outer ring represents persons who reside near a truck stop and extends from 10 to 800 m from the vehicle. This scheme is similar to that used in Sprung et al. (2000). Population densities and shielding factors were also taken from Sprung et al. (2000), which were based on the observations of Griego et al. (1996).



**Figure 6-2.** Illustration of Truck Stop Model

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The results calculated by the NRC staff for these normal (incident-free) exposure calculations are shown in Table 6-9 for the proposed STP site and alternative sites. Population dose estimates are given for workers (i.e., truck crew members), onlookers (doses to persons at stops and persons on highways exposed to the spent fuel shipment), and persons along the route (persons living near the highway).

**Table 6-9.** Normal (Incident-Free) Radiation Doses to Transport Workers and the Public from Shipping Spent Fuel from the STP Site and Alternative Sites to the Proposed Geologic HLW Repository at Yucca Mountain

	<b>Worker (Crew)</b>	<b>Along Route</b>	<b>Onlookers</b>
Reference LWR (WASH-1238), person-rem/yr <sup>(a)</sup>	$8.0 \times 10^0$	$3.7 \times 10^{-1}$	$1.7 \times 10^{+1}$
ABWR at STP Site, person-rem/yr	$8.0 \times 10^0$	$3.7 \times 10^{-1}$	$1.7 \times 10^{+1}$
Allens Creek, person-rem/yr	$7.8 \times 10^0$	$3.6 \times 10^{-1}$	$1.7 \times 10^{+1}$
Red 2, person-rem/yr	$7.1 \times 10^0$	$2.3 \times 10^{-1}$	$1.4 \times 10^{+1}$
Trinity 2, person-rem/yr	$7.7 \times 10^0$	$3.0 \times 10^{-1}$	$1.4 \times 10^{+1}$
Table S-4 Condition, person-rem/yr	$4 \times 10^0$	$3 \times 10^0$	$3 \times 10^0$

(a) To convert person-rem to person-Sv, divide by 100.

Shipping schedules for spent fuel generated by the proposed new unit have not been determined. It was determined by the NRC staff to be reasonable to calculate annual doses assuming the annual number of spent fuel shipments is equivalent to the annual refueling requirements. Population doses were normalized to the reference LWR in WASH-1238 (880 net MW[e]). This corresponds to an 1100-MW(e) LWR operating at 80-percent capacity.

The small differences in transportation impacts among the four alternative sites evaluated are not substantive. In general, the STP site has slightly higher impacts than the alternative sites, primarily because of the longer shipping distance to the proposed geologic HLW repository at Yucca Mountain. However, the differences among sites are relatively minor and are less than the uncertainty in the analytical results.

The bounding cumulative doses to the exposed population given in Table S-4 are

- 4 person-rem/reactor-year to transport workers
- 3 person-rem/reactor-year to general public (onlookers) and members of the public along the route.

The calculated population doses to the crew and onlookers for the reference LWR and the STP site and alternative site shipments exceed Table S-4 values. A key reason for the higher population doses relative to Table S-4 is the longer shipping distances assumed for this COL analysis (i.e., to a proposed repository in Nevada) than the distances used in WASH-1238.

WASH-1238 assumed that each spent fuel shipment would travel a distance of 1000 mi, whereas the shipping distances used in this assessment were about 1600 to 1800 mi. If the shorter distance were used to calculate the impacts for the STP spent fuel shipments, the doses could be reduced by about 40 percent. Other important differences are the stop model described above and the additional precision that results from incorporating state-specific route characteristics and vehicle densities on highways (vehicles per hour).

Where necessary, the NRC staff made conservative assumptions to calculate impacts associated with the transportation of spent fuel. Some of the key conservative assumptions are:

- Use of the regulatory maximum dose rate (10 mrem/hr at 2 m) in the RADTRAN 5.6 calculations. The shipping casks assumed in the EIS prepared by DOE in support of the application for a geologic repository at the proposed geologic HLW repository at Yucca Mountain (DOE 2002b) would transport spent fuel that has cooled for a minimum of 5 years (see 10 CFR 961, Subpart B). Most spent fuel would have cooled for much longer than 5 years before it is shipped to a possible geologic repository. Based on this, shipments from the STP site and alternative sites are also expected to be cooled for longer than 5 years. Consequently, the estimated population doses in Table 6-9 would be further reduced if more realistic dose rate projections and shipping cask capacities are used.
- Use of 30 minutes as the average time at a truck stop in the calculations. Many stops made for actual spent fuel shipments are of short duration (i.e., 10 minutes) for brief visual inspections of the cargo (e.g., checking the cask tie-downs). These stops typically occur in minimally populated areas, such as an overpass or freeway ramp in an unpopulated area. Furthermore, empirical data provided in Griego et al. (1996) indicate that a 30-minute duration is toward the high end of the stop time distribution. Average stop times observed by Griego et al. (1996) are on the order of 18 minutes. More realistic stop times would further reduce the population doses in Table 6-9.

A sensitivity study was performed by the NRC staff to demonstrate the effects of using more realistic dose rates and stop times on the incident-free population dose calculations. For this sensitivity study, the dose rate was reduced to 5 mrem/hr, the approximate 50 percent confidence interval of the dose rate distribution estimated by Sprung et al. (2000) for future spent fuel shipments. The stop time was reduced to 18 minutes per stop. All other RADTRAN 5.6 input values were unchanged. The result is that the annual crew doses were reduced to 2.8 person-rem/yr or about 36 percent of the annual dose shown in Table 6-9. The annual onlooker doses were reduced to 4.8 person-rem/yr (29 percent) and the annual doses to persons along the route were reduced to 0.13 person-rem/yr (37 percent).

In its ER (STPNOC 2010a), STPNOC described the results of a RADTRAN 5.6 analysis of the impacts of incident-free transport of spent fuel to the proposed geologic HLW repository at Yucca Mountain. Although the overall approaches are the same (e.g., use of TRAGIS and

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RADTRAN 5.6), there are some differences in the modeling details. For example, the NRC staff's analysis used state-by-state route characteristics whereas STPNOC elected to use aggregated route information. The NRC staff concluded that the results produced by STPNOC are similar to those calculated by the NRC staff in this EIS.

Using the linear no-threshold dose response relationship discussed in Section 6.2.1.1, the annual public dose impacts for transporting spent fuel from the STP or alternative sites to Yucca Mountain are about 20 person-rem, which is less than the 1754 person-rem value that ICRP (ICRP 2007) and NCRP (NCRP 1995) suggest would most likely result in no excess health effects. This dose is very small compared to the estimated  $1.8 \times 10^5$  person-rem that the same population along the route from the proposed STP site to the proposed geologic HLW repository at Yucca Mountain would incur annually from exposure to natural sources of radiation. Note that the estimated population dose along the STP-to-Yucca-Mountain route from natural background radiation is different than the natural background dose calculated by the NRC staff for unirradiated fuel shipments in Section 6.2.1.1 of this EIS because the route characteristics are different. A generic route was used in Section 6.2.1.1 for unirradiated fuel shipments and actual highway routes were used in this section for spent fuel shipments.

Dose estimates to the MEI from transport of unirradiated fuel, spent fuel, and wastes under normal conditions are presented in Section 6.2.1.1.

### 6.2.2.2 Radiological Impacts of Accidents

As discussed previously, the NRC staff used the RADTRAN 5.6 computer code to estimate impacts of transportation accidents involving spent fuel shipments. RADTRAN 5.6 considers a spectrum of postulated transportation accidents, ranging from those with high frequencies and low consequences (e.g., "fender benders") to those with low frequencies and high consequences (i.e., accidents in which the shipping container is exposed to severe mechanical and thermal conditions).

Radionuclide inventories are important parameters in the calculation of accident risks. The radionuclide inventories used in this analysis were from the applicant's ER (STPNOC 2010a). Spent fuel inventories used in the NRC staff analysis are presented in Table 6-10. The list of radionuclides set forth in the table includes all of the radionuclides that were included in the analysis conducted by Sprung et al. (2000). The analysis also included the inventory of crud, or radioactive material deposited on the external surfaces of LWR spent fuel rods. Because crud is deposited from corrosion products generated elsewhere in the reactor cooling system and the complete reactor design and operating parameters are uncertain, the quantities and characteristics of crud deposited on ABWR spent fuel are not available at this time. This uncertainty will be reduced over time as operating experience with advanced reactors increases; however, at the present time, only projections can be made using operating experience with the current generation of LWRs. For this EIS, the STP ABWR spent fuel

transportation accident impacts were calculated by the NRC staff assuming the cobalt-60 inventory in the form of crud is 169 Ci/MTU, based on information in Sprung et al. (2000).

**Table 6-10.** Radionuclide Inventories Used in Transportation Accident Risk Calculations for an ABWR<sup>(a)</sup>

Radionuclide	Ci/MTU	Physical-Chemical Group
Am-241	1440	Particulate
Am-242m	33	Particulate
Am-243	60	Particulate
Ce-144	13,200	Particulate
Cm-242	62	Particulate
Cm-243	62	Particulate
Cm-244	13,500	Particulate
Cm-245	2	Particulate
Co-60 (crud) <sup>(b)</sup>	169	Crud
Co-60 (activation) <sup>(b)</sup>	3630	Particulate
Cs-134	77,600	Cesium
Cs-137	158,000	Cesium
Eu-154	15,600	Particulate
Eu-155	8270	Particulate
Pm-147	31,300	Particulate
Pu-238	10,900	Particulate
Pu-239	427	Particulate
Pu-240	852	Particulate
Pu-241	135,000	Particulate
Pu-242	3	Particulate
Ru-106	22,900	Ruthenium
Sb-125	7170	Particulate
Sr-90	106,000	Particulate
Y-90	106,000	Particulate

(a) The source of the spent fuel inventories is STPNOC (2010a), Table 7.4-1, except as noted in footnote (b).

(b) Co-60 exists both as an activation product in spent fuel and is the primary radioactive constituent in fuel assembly crud, or radioactive material deposited on the external surfaces of fuel assemblies. The Co-60 inventory in crud was calculated using information in NUREG/CR-6672 (Sprung et al. 2000).

Robust shipping casks are used to transport spent fuel because of the radiation shielding and accident resistance required by 10 CFR Part 71. Spent fuel shipping casks must be certified Type B packaging systems, meaning they must withstand a series of severe postulated accident

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conditions with essentially no loss of containment or shielding capability. These casks are also designed with fissile material controls to ensure the spent fuel remains subcritical under normal and accident conditions. According to Sprung et al. (2000), the probability of encountering accident conditions that would lead to shipping cask failure is less than 0.01 percent (i.e., more than 99.99 percent of all accidents would result in no release of radioactive material from the shipping cask). The NRC staff assumed that shipping casks approved for transportation of spent fuel from an ABWR would provide equivalent mechanical and thermal protection of the spent fuel cargo.

Accident frequencies are calculated in RADTRAN using user-specified accident rates and conditional shipping cask failure probabilities. State-specific accident rates were taken from Saricks and Tompkins (1999) and used in the RADTRAN calculations. The State-specific accident rates were then adjusted to account for under-reporting, as described in Section 6.2.1.3. Conditional shipping cask failure probabilities (i.e., the probability of cask failure as a function of the mechanical and thermal conditions applied in an accident) were taken from Sprung et al. (2000).

The RADTRAN 5.6 accident risk calculations were performed using the radionuclide inventories given in Table 6-10. The resulting risk estimates were then multiplied by assumed annual spent fuel shipments to derive estimates of the annual accident risks associated with spent fuel shipments from the STP site and alternative sites to the proposed geologic HLW repository at Yucca Mountain in Nevada. As was done for routine exposures, the NRC staff assumed that the numbers of shipments of spent fuel per year are equivalent to the annual discharge quantities.

For this assessment, release fractions for current-generation LWR fuel designs (Sprung et al. 2000) were used to approximate the impacts from the ABWR spent fuel shipments. This assumes that the fuel materials and containment systems (i.e., cladding, fuel coatings) behave similarly to current LWR fuel under applied mechanical and thermal conditions.

The NRC staff used RADTRAN 5.6 to calculate the population dose from the released radioactive material from four of five possible exposure pathways.<sup>(a)</sup> These pathways are:

- External dose from exposure to the passing cloud of radioactive material (cloudshine).
- External dose from the radionuclides deposited on the ground by the passing plume (groundshine). The NRC staff's analysis included the radiation exposure from this pathway even though the area surrounding a potential accidental release would be evacuated and decontaminated, thus preventing long-term exposures from this pathway.
- Internal dose from inhalation of airborne radioactive contaminants (inhalation).

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(a) Internal dose from ingestion of contaminated food was not considered because the staff assumed evacuation and subsequent interdiction of foodstuffs following a postulated transportation accident.

- Internal dose from resuspension of radioactive materials that were deposited on the ground (resuspension). The NRC staff's analysis included the radiation exposures from this pathway even though evacuation and decontamination of the area surrounding a potential accidental release would prevent long-term exposures.

Table 6-11 presents the environmental consequences calculated by the NRC staff for transportation accidents when shipping spent fuel from the STP site and alternative sites to the proposed geologic HLW repository at Yucca Mountain. The shipping distances and population distribution information for the routes were the same as those used for the normal "incident-free" conditions (see Section 6.2.2.1). The results are normalized to the WASH-1238 reference reactor (880-MW(e) net electrical generation, 1100-MW(e) reactor operating at 80-percent capacity) to provide a common basis for comparison to the impacts listed in Table S-4. Although there are slight differences in impacts among the alternative sites, none of the alternative sites would be clearly favored over the STP site.

**Table 6-11.** Annual Spent Fuel Transportation Accident Impacts for an ABWR at the STP Site and Alternative Sites, Normalized to Reference 1100-MW(e) LWR Net Electrical Generation

	<b>Normalized Population Impacts, Person-rem/RRY<sup>(a)</sup></b>
Reference LWR (WASH-1238)	$1.5 \times 10^{-4}$
ABWR at STP Site	$1.5 \times 10^{-4}$
Allens Creek	$1.5 \times 10^{-4}$
Red 2	$5.8 \times 10^{-5}$
Trinity 2	$1.7 \times 10^{-4}$

(a) Multiply person-Sv/yr times 100 to obtain person-rem/yr.

Using the linear no-threshold dose response relationship discussed in Section 6.2.1.1, the annual collective public dose estimates for transporting spent fuel from the STP and alternative sites to the proposed geologic repository at Yucca Mountain are on the order of  $1 \times 10^{-4}$  person-rem, which is less than the 1754 person-rem value that ICRP (ICRP 2007) and NCRP (NCRP 1995) suggest would most likely result in zero excess health effects. This risk is very minute compared to the estimated  $1.8 \times 10^5$  person-rem that the same population would receive annually along the route from the proposed STP site to the proposed geologic HLW repository at Yucca Mountain from exposure to natural sources of radiation.

### 6.2.2.3 Nonradiological Impact of Spent Fuel Shipments

The general approach used to calculate nonradiological impacts of spent fuel shipments is the same as that used for unirradiated fuel shipments. The main difference is that the spent fuel shipping route characteristics are better-defined so the State-level accident statistics in Saricks

and Tompkins (1999) may be used. State-by-State shipping distances were obtained from the TRAGIS output file and combined with the annual number of shipments and accident, injury, and fatality rates by State from Saricks and Tompkins (1999) to calculate nonradiological impacts. In addition, the accident, injury, and fatality rates from Saricks and Tompkins (1999) were adjusted to account for under-reporting (see Section 6.2.1.3). The results calculated by the NRC staff are shown in Table 6-12. Overall, the impacts are minimal and there are no substantive differences among the alternative sites.

**Table 6-12.** Nonradiological Impacts of Transporting Spent Fuel from the STP Site and Alternative Sites to the Proposed Geologic HLW Repository at Yucca Mountain, Nevada, Normalized to Reference LWR

Site	One-Way Shipping Distance, km	Nonradiological Impacts, per Year		
		Accidents/yr	Injuries/yr	Fatalities/yr
STP (proposed site)	2922	$2.0 \times 10^{-1}$	$1.3 \times 10^{-1}$	$6.2 \times 10^{-3}$
Allens Creek	2848	$1.9 \times 10^{-1}$	$1.2 \times 10^{-1}$	$5.7 \times 10^{-3}$
Red 2	2604	$1.2 \times 10^{-1}$	$7.9 \times 10^{-2}$	$5.5 \times 10^{-3}$
Trinity 2	2828	$1.5 \times 10^{-1}$	$9.6 \times 10^{-2}$	$6.2 \times 10^{-3}$

Note: The number of shipments of spent fuel assumed in the calculations is 60 shipments/yr after normalizing to the reference LWR.

### 6.2.3 Transportation of Radioactive Waste

This section discusses the environmental effects of transporting radioactive waste other than spent fuel from the STP site and alternative sites. The environmental conditions listed in 10 CFR 51.52 that apply to shipments of radioactive waste are as follows:

- Radioactive waste (except spent fuel) would be packaged and in solid form.
- Radioactive waste (except spent fuel) would be shipped from the reactor by truck or rail.
- The weight limitation of 73,000 lb per truck and 100 tons per cask per railcar would be met.
- Traffic density would be less than the one truck shipment per day or three railcars per month condition.

Radioactive waste other than spent fuel from the STP ABWR is expected to be capable of being shipped in compliance with Federal and/or State weight restrictions. Table 6-13 presents the NRC staff's estimates of annual waste volumes and annual waste shipment numbers for an ABWR normalized to the reference 1100-MW(e) LWR defined in WASH-1238 (AEC 1972). The expected annual waste volumes for the ABWR are estimated at 3500 ft<sup>3</sup>/yr, and the annual number of waste shipments was estimated at 31 shipments per year after normalization to the reference LWR in WASH-1238. The annual waste volume and annual number of shipments are less than those for the 1100-MW(e) reference reactor that was the basis for Table S-4. The annual shipment estimates could also be reduced if more efficient packagings are used to transport waste from STP than were assumed in WASH-1238.

**Table 6-13.** Summary of Radioactive Waste Shipments from the STP Site and Alternative Sites

Reactor Type	Waste Generation Information	Annual Waste Volume, m <sup>3</sup> /yr per Unit	Electrical Output, MW(e) per Unit	Normalized Rate, m <sup>3</sup> /1100 MW(e) Unit (880 MW(e) Net) <sup>(a)</sup>	Shipments/1100 MW(e) (880 MW(e) Net) Electrical Output <sup>(b)</sup>
Reference LWR (WASH-1238)	3800 ft <sup>3</sup> /yr per unit	108	1100	108	46
STP ABWR (ER volume)	3500 ft <sup>3</sup> /yr per unit <sup>(c)</sup>	99 <sup>(c)</sup>	1300 <sup>(c)</sup>	71	31

Conversions: 1 m<sup>3</sup> = 35.31 ft<sup>3</sup>. Drum volume = 210 liters (0.21 m<sup>3</sup>).

(a) Capacity factors used to normalize the waste generation rates to an equivalent electrical generation output are 80 percent for the reference LWR (AEC 1972) and 95 percent for the STP ABWR (STPNOC 2010a). Waste generation for the ABWR is normalized to 880 MW(e) net electrical output (1100-MW(e) unit with an 80-percent capacity factor).

(b) The number of shipments per 1100 MW(e) was calculated by dividing the normalized rate by the assumed shipment capacity used in WASH-1238 (2.34 m<sup>3</sup>/shipment).

(c) This value was taken from the ER (STPNOC 2010a).

The sum of the daily shipments of unirradiated fuel, spent fuel, and radioactive waste for an ABWR located at the STP site and alternative sites is less than the one-truck-shipment-per-day condition given in 10 CFR 51.52, Table S-4.

Dose estimates to the MEI from transport of unirradiated fuel, spent fuel, and waste under normal conditions are presented in Section 6.2.1.1.

Nonradiological impacts of radioactive waste shipments were calculated using the same general approach as unirradiated and spent fuel shipments. For this EIS, the shipping distance was assumed to be 500 mi one way (AEC 1972). Because the actual destination is uncertain, national median accident, injury, and fatality rates were used in the calculations (Saricks and Tompkins 1999). These rates were adjusted to account for under-reporting, as described in Section 6.2.1.3. The results calculated by the NRC staff are presented in Table 6-14. As shown, the calculated nonradiological impacts for transportation of radioactive waste other than spent fuel from the STP site and alternative sites to waste disposal facilities are less than the impacts calculated for the reference LWR in WASH-1238.

**Table 6-14.** Nonradiological Impacts of Radioactive Waste Shipments from the STP Site

	<b>Normalized Shipments per Year</b>	<b>One-Way Distance, km</b>	<b>Accidents per Year</b>	<b>Injuries per Year</b>	<b>Fatalities per Year</b>
Reference LWR (WASH-1238)	46	800	$3.4 \times 10^{-2}$	$1.7 \times 10^{-2}$	$1.1 \times 10^{-3}$
STP ABWR	31	800	$2.3 \times 10^{-2}$	$1.1 \times 10^{-2}$	$7.2 \times 10^{-4}$

Note: The shipments and impacts have been normalized to the reference LWR.

### 6.2.4 Conclusions

The NRC staff conducted confirmatory analyses and performed independent calculations of potential impacts under normal operating and accident conditions of transportation of fuel and wastes to and from an ABWR to be located at the proposed STP site and alternative sites. To make comparisons to Table S-4, the environmental impacts were adjusted (that is, normalized) to the environmental impacts associated with the reference LWR in WASH-1238 (AEC 1972) by multiplying the ABWR impact estimates by the ratio of the total electric output for the reference reactor to the electric output of the proposed reactor.

Because of the conservative approaches and data used to calculate impacts, the NRC staff does not expect that actual environmental effects will exceed those calculated in this EIS. Thus, the NRC staff concludes that the environmental impacts of transportation of fuel and radioactive wastes to and from the STP site and alternative sites would be SMALL, and would be consistent with the environmental impacts associated with transportation of fuel and radioactive wastes to and from current-generation reactors presented in Table S-4 of 10 CFR 51.52.

The NRC staff notes that on March 3, 2010, DOE (DOE 2010) submitted a motion to the Atomic Safety and Licensing Board to withdraw with prejudice its application for a permanent geologic repository at Yucca Mountain, Nevada. Regardless of the outcome of this motion, the NRC staff concludes that transportation impacts are roughly proportional to the distance from the reactor site to the repository site, in this case Texas to Nevada. The distance from the STP site or any of the alternate sites to any new planned repository in the contiguous United States would be no more than double the distance from the STP site to Yucca Mountain. Doubling the environmental impact estimates from the transportation of spent reactor fuel, as presented in this Section, would provide a reasonable bounding estimate of the impacts for NEPA purposes. The NRC staff concludes that the environmental impacts of these doubled estimates would still be SMALL.

### 6.3 Decommissioning Impacts

At the end of the operating life of a nuclear power reactor, NRC regulations require that the facility be decommissioned. The NRC defines decommissioning as the safe removal of a facility from service and the reduction of residual radioactivity to a level permitting termination of the NRC license. Sections 10 CFR 50.75 and 50.82 provide the NRC regulations governing decommissioning power reactors. The radiological criteria for termination of the NRC license are in 10 CFR Part 20, Subpart E.

An applicant for a COL is required to certify that sufficient funds will be available to assure radiological decommissioning at the end of power operations. As part of its COL application for the proposed Units 3 and 4 on the STP site, STPNOC included a Decommissioning Funding Assurance Report (STPNOC 2010b). STPNOC would establish an external sinking funds account to accumulate funds for decommissioning.

Environmental impacts from the activities associated with the decommissioning of any reactor before or at the end of an initial or renewed license are evaluated in the *Generic Environmental Impact Statement on Decommissioning of Nuclear Facilities: Supplement I, Regarding the Decommissioning of Nuclear Power Reactors* (GEIS-DECOM), NUREG-0586 Supplement 1 (NRC 2002). Environmental impacts of the DECON, SAFSTOR, and ENTOMB decommissioning methods are evaluated in the GEIS-DECOM. A COL applicant is not required to identify a decommissioning method at the time of the COL application. The NRC staff's evaluation of the environmental impacts of decommissioning presented in the GEIS-DECOM, identifies a range of impacts for each environmental issue for a range of different reactor designs. The NRC staff concludes that the construction methods that would be used for the ABWR are not sufficiently different from the construction methods used for the current plants to significantly affect the impacts evaluated in the GEIS-DECOM. Therefore, the NRC staff concludes that the impacts discussed in the GEIS-DECOM remain bounding for reactors deployed after 2002, including the ABWR.

The GEIS-DECOM does not specifically address the carbon footprint of decommissioning activities. However, it does list the decommissioning activities and states that the decommissioning workforce would be expected to be smaller than the operational workforce and that the decontamination and demolition activities could take up to 10 years to complete. Finally, it discusses SAFSTOR, in which decontamination and dismantlement are delayed for a number of years. Given this information, the NRC staff estimated the CO<sub>2</sub> footprint of decommissioning to be of the order of 70,000 metric tons without SAFSTOR. This footprint is about equally split between decommissioning workforce transportation and equipment usage. The details of the NRC staff's estimate are presented in Appendix I. A 40-yr SAFSTOR period

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would increase the footprint of decommissioning by about 40 percent. These CO<sub>2</sub> footprints are roughly three orders of magnitude lower than the CO<sub>2</sub> footprint presented in Section 6.1.3 for the uranium fuel cycle.

The NRC staff relies upon the bases established in the GEIS-DECOM and concludes the following:

1. Doses to the public would be well below applicable regulatory standards regardless of which decommissioning method considered in GEIS-DECOM is used.
2. Occupational doses would be well below applicable regulatory standards during the license term.
3. The quantities of Class C or greater than Class C wastes generated would be comparable or less than the amounts of solid waste generated by reactors licensed before 2002.
4. Air quality impacts of decommissioning are expected to be negligible at the end of the operating term.
5. Measures are readily available to avoid potential significant water quality impacts from erosion or spills. The liquid radioactive waste system design includes features to limit release of radioactive material to the environment, such as pipe chases and tank collection basins. These features will minimize the amount of radioactive material in spills and leakage that would have to be addressed at decommissioning.
6. Ecological impacts of decommissioning are expected to be negligible.
7. Socioeconomic impacts would be short-term and could be offset by decreases in population and economic diversification.

On the basis of the GEIS-DECOM and the evaluation of air quality impacts from greenhouse gas emissions above, the NRC staff concludes that, as long as the regulatory requirements on decommissioning activities to limit the impacts of decommissioning are met, the decommissioning activities would result in a SMALL impact.

## 6.4 References

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10 CFR Part 51. Code of Federal Regulations, Title 10, *Energy*, Part 51, “Environmental Protection Regulations for Domestic Licensing and Related Regulatory Functions.”

10 CFR Part 71. Code of Federal Regulations, Title 10, *Energy*, Part 71, "Packaging and Transportation of Radioactive Material."

10 CFR Part 961. Code of Federal Regulations, Title 10, *Energy*. Part 961, "Standard Contract for Disposal of Spent Nuclear Fuel and/or High Level Waste."

40 CFR Part 190. Code of Federal Regulations, Title 40, *Protection of Environment*, Part 190, "Environmental Radiation Protection Standards for Nuclear Power Operations."

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## 7.0 Cumulative Impacts

The National Environmental Policy Act of 1969, as amended (NEPA), requires Federal agencies to consider the cumulative impacts of proposals under its review. Cumulative impacts may result when the environmental effects associated with the proposed action are overlaid or added to temporary or permanent effects associated with past, present, and reasonably foreseeable future projects. Cumulative impacts can result from individually minor, but collectively significant actions taking place over a period of time. When evaluating the potential impacts of construction and operation of two new nuclear units at the South Texas Project Electric Generating Station (STP) site proposed by STP Nuclear Operating Company (STPNOC) in its application for combined licenses (COLs) which included an Environmental Report (ER) (STPNOC 2010a), the U.S. Nuclear Regulatory Commission (NRC) and the U.S. Army Corps of Engineers (Corps) review team considered potential cumulative impacts to resources that could be affected by the construction, preconstruction, and operation of two U.S. Advanced Boiling Water Reactors (ABWRs) at the STP site. Cumulative impacts result when the effects of an action are added to or interact with other past, present, and reasonably foreseeable future effects on the same resources. For purposes of this analysis, past actions are those prior to the receipt of the COL application. Present actions are those related to resources from the time of the COL application until the start of NRC-authorized construction of the proposed new units. Future actions are those that are reasonably foreseeable through building and operating the proposed Units 3 and 4, including decommissioning. The geographic area over which past, present, and reasonably foreseeable future actions could contribute to cumulative impacts is dependent on the type of resource considered and is described below for each resource area. The review team considered, among other things, cumulative effects of the proposed Units 3 and 4 with current operations at existing STP Units 1 and 2.

The approach for this environmental impact statement (EIS) is outlined in the following discussion. To guide its assessment of environmental impacts of a proposed action or alternative actions, the NRC has established a standard of significance for impacts based on guidance developed by the Council on Environmental Quality (CEQ) (40 Code of Federal Regulations [CFR] 1508.27). The three significance levels established by the NRC – SMALL, MODERATE, or LARGE – are defined as follows:

**SMALL** – Environmental effects are not detectable or are so minor that they will neither destabilize nor noticeably alter any important attribute of the resource.

**MODERATE** – Environmental effects are sufficient to alter noticeably, but not to destabilize, important attributes of the resource.

**LARGE** – Environmental effects are clearly noticeable and are sufficient to destabilize important attributes of the resource.

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The impacts of the proposed action, as described in Chapters 4 and 5, are combined with other past, present, and reasonably foreseeable future actions in the general area surrounding the STP site that would affect the same resources impacted by the proposed new units, regardless of what agency (Federal or non-Federal) or person undertakes such actions. These combined impacts are defined as “cumulative” in 40 CFR 1508.7 and include individually minor but collectively potentially significant actions taking place over a period of time. It is possible that an impact that may be SMALL by itself could result in a MODERATE or LARGE cumulative impact when considered in combination with the impacts of other actions on the affected resource. Likewise, if a resource is regionally declining or imperiled, even a SMALL individual impact could be important if it contributes to or accelerates the overall resource decline.

The description of the affected environment in Chapter 2 serves as the baseline for the cumulative impacts analysis, including the effects of past actions. The incremental impacts related to the construction activities requiring NRC authorization (10 CFR 50.10(a)) are described and characterized in Chapter 4 and those related to operations are described and characterized in Chapter 5. These impacts are summarized for each resource area in the sections that follow. The level of detail is commensurate with the significance of the impact for each resource area.

This chapter includes an overall cumulative impact assessment for each resource area, following guidance provided in NRC Staff Memorandum, *Addressing Construction and Preconstruction Activities, Greenhouse Gas Issues, General Conformity Determinations, Environmental Justice, Need for Power, Cumulative Impact Analysis, and Cultural/Historical Resources Analysis Issues In Environmental Impact Statements* (NRC 2010). The specific resources and components that could be affected by the incremental effects of the proposed action and other actions in the same geographic area were assessed. This assessment includes the impacts of construction and operations for the proposed new units as described in Chapters 4 and 5; impacts of preconstruction activities as described in Chapter 4; impacts of fuel cycle, transportation, and decommissioning impacts described in Chapter 6; and impacts of past, present and reasonably foreseeable future Federal, non-Federal, and private actions that could affect the same resources affected by the proposed actions.

The review team visited the STP site in February 2008. The team then used the information provided in the ER, and in responses to Requests for Additional Information, information from other Federal and State agencies, and information gathered at the STP site visit to evaluate the cumulative impacts of building and operating two new nuclear power plants at the site. To inform the cumulative analysis, the review team researched Environmental Protection Agency (EPA) databases for recent EISs within Texas, used an EPA database for permits for water discharges in the area to identify water use projects, and used the [www.recovery.gov](http://www.recovery.gov) website to identify projects in the geographic area funded by the American Recovery and Reinvestment Act of 2009 (Public Law 111-5). Other actions and projects that were identified during this

review and considered in the review team's independent analysis of the cumulative effects are described in Table 7-1.

**Table 7-1.** Past, Present, and Reasonably Foreseeable Future Projects and Other Actions Considered in the STP Cumulative Analysis.

Project Name	Summary of Project	Location	Status
<b>Energy Projects</b>			
Operation and Decommissioning of South Texas Project Units 1 and 2	Two 1265-MW(e) Westinghouse pressurized water reactors	About 1500 ft south and 2150 ft east of proposed center of Units 3 and 4	Operational. STPNOC submitted an application for renewal of the operating licenses for Units 1 and 2 in October 2010. If granted, the operating licenses would be extended for 20 years, or until 2047 for Unit 1 and 2048 for Unit 2. <sup>(a)</sup>
White Stallion Energy Center (WSEC)	Proposed 1320-MW baseload power plant fueled by a petroleum coke/bituminous coal combination	About 5 mi northwest	Proposed. <sup>(b)</sup> Four to five year project; construction is planned to begin in early 2011 and be completed by 2015.
Victoria County Station	One or more nuclear power reactors	About 55 mi west-southwest	Proposed. Exelon Generation submitted an application to NRC for an early site permit (ESP) in March 2010. <sup>(c)</sup>
Calhoun Liquefied Natural Gas (LNG) Terminal (Port Lavaca)	LNG terminal on Port Lavaca-Point Comfort	About 25 mi west-southwest	Proposed. <sup>(d)</sup>
E.S. Joslin Power Plant Project (Port Lavaca)	Proposed upgrade from 261-MW to 303-MW power plant fueled by petroleum coke	About 25 mi west-southwest	The E.S. Joslin Power Plant operated from 1971 until 2004. Currently not operating; however, NuCoastal Power Corp plans to repower the plant. Air permits have been issued. Scheduled to be online by late 2012. <sup>(e)</sup>
Transmission Lines	New transmission lines are not required for STP, but various transmission lines currently exist throughout region and installation of additional lines would occur if new nuclear plants such as the Victoria County Station or other large energy projects such as the WSEC are built. New transmission lines could require the following: widening of existing corridors, building new corridors, moving facilities within corridors, building new facilities within corridors.	Throughout region	Currently existing as well as the potential for additional transmission lines to be built

Cumulative Impacts

**Table 7-1. (contd)**

<b>Project Name</b>	<b>Summary of Project</b>	<b>Location</b>	<b>Status</b>
<b>Water Resources</b>			
Matagorda Ship Channel Improvement Project	Widen and deepen the Matagorda Ship Channel by dredging.	Port of Port Lavaca – Point Comfort Turning Basin through the Matagorda Bay to the Gulf of Mexico	Proposed. Record of Decision issued November 2010. <sup>(f)</sup>
Lower Colorado River Authority-San Antonio Water System (LCRA-SAWS) project	Water sharing proposal to develop alternative water supplies that could help meet long-term needs in the lower Colorado River Basin and the San Antonio area. Delivery of water would occur from LCRA to SAWS.	Entire Lower Colorado River Basin	Proposed. Delivery of water from LCRA to SAWS could begin in 2025. <sup>(g)</sup>
Mouth of the Colorado River Project	Construct a channel to divert all Colorado River flow from the Gulf of Mexico into the Matagorda Bay	Mouth of the Colorado River (approx 4-5 mi south-southeast)	Constructed 1989-1992 by the Corps. <sup>(h)</sup>
Gulf Intracoastal Waterway (GIWW) Reroute	Reroute of the GIWW across Matagorda Bay	Matagorda Bay	Completed <sup>(i)</sup>
Municipal diversions from the Colorado River	Diversion for city water supplies	Various locations along the Colorado River such as Bay City and Selkirk	Operational
Mary Rhodes Pipeline Phase II project	Construct a 40-mi pipeline to divert water from the Lower Colorado River to Lake Texana for the City of Corpus Christi <sup>(k)</sup>	Between Bay City and existing Mary Rhodes Pipeline.	Proposed. Anticipated in the 2020 to 2030 time frame with a two to three year construction duration. <sup>(j)</sup> Actual implementation is dependent on increases in future demand.
Municipal wastewater treatment facilities	Matagorda, Beach Road Municipal Utility District, Wadsworth, Markham Municipal Utility District, Matagorda County, Bay City, Midfield, and the community of Selkirk	Within 10 mi of STP	Operational

Table 7-1. (contd)

Project Name	Summary of Project	Location	Status
East Jetty construction and pipeline dredging	Sediment removal and channel excavation and repairs	Colorado River and Tributaries, Texas mouth of Colorado River in Matagorda County	Completed in October 2010 <sup>(l)</sup>
Port of Bay City Authority Barge Terminal	Barge terminal with a liquid cargo dock, a concrete dock, a low level heavy duty dock and a turning basin	About 5 mi north	Operational <sup>(m)</sup>
<b>Parks</b>			
Brazos Bend State Park	Camping, picnicking, hiking, and fishing	About 35 mi northeast	Development unlikely in this park <sup>(n)</sup>
Clive Runnels Family Mad Island Marsh Preserve	Natural preserve	About 4 mi southwest	Development unlikely in this preserve <sup>(o)</sup>
Mad Island Wildlife Management Area	Wildlife management area	About 3 mi south	Development unlikely in this area <sup>(p)</sup>
Big Boggy National Wildlife Refuge	Wildlife management area	About 10 mi southwest	Development unlikely in this area <sup>(q)</sup>
<b>Other Actions/Projects</b>			
Formosa Plastics Corporation	Manufactures plastic resins and petrochemicals	About 25 mi west-southwest	Operational <sup>(r)</sup>
Alcoa Aluminum Plant	Aluminum manufacturing	About 25 mi west-southwest	Operational <sup>(s)</sup>
Equistar Chemicals LP, Matagorda Facility	Manufactures plastics, synthetic resins, and nonvulcanized elastomers	About 4 mi east	Operational <sup>(t)</sup>
OXEA Corporation, Bay City Plant (formerly Celanese)	Manufactures organic chemicals	About 3 mi north-northeast	Operational <sup>(u, v)</sup>
Texas Liquid Fertilizer Co. Point Comfort	Manufactures nitrogenous fertilizer	About 25 mi west-southwest	Operational <sup>(w)</sup>
Various hospitals and industrial facilities that use radioactive materials	Medical and other isotopes	Within 50 mi	Operational in nearby cities and towns

## Cumulative Impacts

**Table 7-1. (contd)**

Project Name	Summary of Project	Location	Status
Future Urbanization	Construction of housing units and associated commercial buildings; roads (such as the I-69 Corridor project), bridges, and rail; construction of water- and/or wastewater- treatment and distribution facilities and associated pipelines, as described in local land-use planning documents. There is a low potential for increased urbanization within Matagorda and Brazoria counties as population growth is expected to be less than 2 percent per year (see Table 2-17).	Throughout region	Construction would occur in the future, as described in State and local land use planning documents <sup>(x)</sup>

- (a) Source: STPNOC 2010c
- (b) Source: WSEC 2010
- (c) Source: Exelon 2010
- (d) Source: FERC 2007
- (e) Source: O'Grady 2008
- (f) Source: Corps 2010a
- (g) Source: LCRA-SAWS 2006
- (h) Source: Onvia Inc. 2009
- (i) Source: TxDOT 2000
- (j) Source: Neuces River Authority 2001
- (k) Source: City of Corpus Christi 2009
- (l) Source: Corps 2010b
- (m) Source: Port of Bay City Authority 2010
- (n) Source: TPWD 2009a
- (o) Source: The Nature Conservancy 2009
- (p) Source: TPWD 2009b
- (q) Source: FWS 2010
- (r) Source: EPA 2009a
- (s) Source: EPA 2009b
- (t) Source: EPA 2009c
- (u) Source: EPA 2009d
- (v) Source: EPA 2009e
- (w) Source: EPA 2009f
- (x) Source: TxDOT 2010

## 7.1 Land Use

The description of the affected environment in Section 2.2 serves as a baseline for the cumulative impacts assessment in this resource area. As described in Section 4.1, the review team concludes that the impacts of NRC-authorized construction on land use would be SMALL and no further mitigation would be warranted. As described in Section 5.1, the review team concludes that impacts of operations on land use would also be SMALL and no further mitigation would be warranted.

The combined impacts from construction and preconstruction are described in Section 4.1 and determined to be SMALL. In addition to land-use impacts from construction, preconstruction, and operation, the cumulative analysis also considers other past, present, and reasonably foreseeable future actions that could contribute to cumulative impacts to land use. For this cumulative analysis, the geographic area of interest is the area within a 15-mi radius of the proposed STP site. The review team determined that a 15-mi radius would represent the largest area that would be directly affected because it includes the primary communities (the largest being Bay City) that would be affected by the proposed project. A radius larger than 15 mi would include land areas that would not be directly affected by the proposed project.

Historically, the STP site and vicinity was a relatively flat coastal plain with farmland and pasture land predominating. Residential development in Matagorda County began in the 1800s and accelerated when construction of Units 1 and 2 began in the 1970s. Much of the STP site was affected by building Units 1 and 2. The general trend in the 15-mi geographic area of interest over the past few decades has been a gradual increase in residential areas, roads, utilities, and businesses and a small decrease in wetlands and agricultural lands.

As described in Section 4.1, there would be a loss of undeveloped land and habitat (see Table 4-2 for the types of affected acreage) at the STP site from development related to the proposed project. No new offsite transmission corridors or expansion of existing corridors are planned for proposed Units 3 and 4. Although there would be upgrades and maintenance to existing transmission lines, these activities would not result in any offsite land use changes. STPNOC applied for renewal of its operating licenses for STP Units 1 and 2 for an additional 20 years (STPNOC 2010c). It is not anticipated that any new areas on the STP site would be converted to industrial use if the license renewals are granted.

Within the 15-mi geographic area of interest, the reasonably foreseeable future project with the greatest potential to affect land use would be the proposed WSEC project. If constructed, the WSEC would be located on a 1200-ac tract of land approximately 5 mi northwest of the STP site (WSEC 2009). The workers, especially construction workers, would likely be drawn from a wide area, dispersing any potential land-use impacts from workers. The WSEC project would require at least one new transmission line corridor within the 15-mi review area. If the WSEC were to

## Cumulative Impacts

be constructed, the review team concludes that the land-use impacts of the project within the 15-mi review area would be sufficient to alter noticeably, but not destabilize, important attributes of land use.

Future urbanization in the review area and global climate change (GCC)—two trends that are difficult to predict—could contribute to additional decreases in open areas, forests, and wetlands. Urbanization in the vicinity of STP would alter important attributes of land use. Urbanization would reduce natural vegetation and open space, resulting in an overall decline in the extent and connectivity of wetlands, forests, and wildlife habitat. GCC could reduce crop yields and livestock productivity (GCRP 2009), which may change portions of agricultural and ranching land uses in the area of interest. In addition, GCC could increase sea level and storm surges in the area of interest (GCRP 2009), thus changing land use through inundation and loss of coastal wetlands and other low-lying areas. However, existing parks, reserves, and managed areas would help preserve wetlands and forested areas to the extent that they are not affected by sea-level rise. Future urbanization trends and direct changes resulting from GCC could noticeably alter land uses in the geographic area of interest.

Based on its evaluation, the review team concludes that the cumulative land-use impacts associated with proposed Units 3 and 4 and other projects in the 15-mi geographic area of interest, including the proposed WSEC project, would be MODERATE. The land-use impacts would be sufficient to alter noticeably, but not destabilize, important attributes of land use. The incremental land-use impacts associated with the proposed WSEC project and the associated transmission corridor(s) for the project and the changes resulting from future urbanization and GCC are the principal contributors to the MODERATE characterization of cumulative land-use impacts. The NRC staff concludes that the incremental impacts of NRC-authorized activities would be SMALL, and would not contribute significantly to the MODERATE impact characterization.

## 7.2 Water Use and Quality

This section analyzes the cumulative impacts of the proposed new units, the existing STP Units 1 and 2, and other past, present, and reasonably foreseeable future projects on water use and water quality.

### 7.2.1 Water Use Impacts

As stated in Section 2.3.2, water use in Texas is regulated by the Texas Water Code. As established by Texas Water Code, surface water belongs to the State of Texas (Texas Water Code, Chapter 11, Section 11.021). The right to use surface waters of the State of Texas can be acquired in accordance with the provisions of the Texas Water Code, Chapter 11. In Texas, surface water is a commodity. Since the Colorado River Basin is currently heavily appropriated,

future water users in this basin would likely obtain surface water by purchasing or leasing existing appropriations. Regarding groundwater, Texas law has allowed landowners to pump the water beneath their property without consideration of impacts to adjacent property owners (NRC 2009). However, Chapter 36 of Texas Water Code authorized groundwater conservation districts to help conserve groundwater supplies. Chapter 36, Section 36.002, Ownership of Groundwater, states that ownership rights are recognized and that nothing in the code shall deprive or divest the landowners of their groundwater ownership rights, except as those rights may be limited or altered by rules promulgated by a district. Thus, groundwater conservation districts with their local constituency offer groundwater management options (NRC 2009). Existing projects in Texas have appropriations to use water for their requirements. STPNOC has stated that proposed Units 3 and 4 would operate within the limits of these existing surface water and groundwater appropriations (STPNOC 2010a). The review team expects that future projects would do so, as well.

### ***Climate Change***

On a larger spatial and longer time scale, GCC is a subject of national and international interest. The recent compilation of the state of knowledge by the U.S. Global Change Research Program (GCRP), a Federal Advisory Committee, has been considered in preparation of this EIS (GCRP 2009). Within the Colorado River Basin, changes in temperature and precipitation are projected by 2080-2099. In Section 2.9.1, the review team discussed changes to temperature and precipitation resulting from global climate change forecasted by GCRP for the vicinity of the site. The review team determined that the forecasted changes could affect water supply and water quality in the Colorado River Basin during the operational life of the proposed STP Units 3 and 4.

For the water use and water quality assessments discussed below, the review team considered forecasted changes to temperature and precipitation for the entire Colorado River watershed. The projected change in temperature from 'present day' (1993-2008) to the period encompassing the licensing action (i.e., the period of 2040 to 2059 in the GCRP report) for the Colorado River watershed is an increase of between 0 to 5°F. While the GCRP has not incrementally forecasted the change in precipitation by decade to align with the licensing action, the projected change in precipitation from the 'recent past' (1961-1979) to the period 2080 to 2099 is a decrease of between 10 to 30 percent (GCRP 2009). The GCRP assessment also identified this region as likely to experience water conflicts by 2025 based on a combination of factors including population trends and potential endangered species' needs. Declines in aquifer water levels are likely to continue throughout Texas, as the aquifers, such as the Ogallala, are increasingly relied on in response to drought in Texas and the larger Great Plains region (GCRP 2009). Such changes in climate could result in adaptations to both surface water and groundwater management practices and policies that are unknown at this time.

## Cumulative Impacts

### 7.2.1.1 Surface Water-Use Impacts

The description of the affected environment in Section 2.3 serves as a baseline for the cumulative impacts assessments in this resource area. As described in Section 4.2, the impacts from NRC-authorized construction on surface water use would be SMALL, and no further mitigation would be warranted. As described in Section 5.2, the review team concludes that the impacts of operations on surface water use would also be SMALL, and no further mitigation would be warranted.

The combined surface water-use impacts from construction and preconstruction are described in Section 4.2.2 and determined to be SMALL. In addition to the impacts from construction, preconstruction, and operations, the cumulative analysis also considers other past, present, and reasonably foreseeable future actions that would affect surface water use, including potential effects of GCC, as discussed above. The Lower Colorado Regional Water Planning Area, or Region K, includes all or part of 14 counties that extend from Mills and San Saba Counties in the northwest to Matagorda County in the southeast. For the cumulative analysis of impacts on surface water, the geographic area of interest is the drainage basin of the Colorado River and Matagorda Bay in Region K because the effects on other actions within this region could interact with the effects of the proposed project and result in a cumulative impact. The Region K boundaries do not completely coincide with county boundaries or the Colorado River Basin watershed boundary. The current water planning time period for the Region is through 2060.

The Colorado River has provided water for agricultural, industrial, and municipal use since this region was settled. Dams have been installed on the river to provide flood control, increase the reliability of water supply to the region, and to provide power. Key past and present actions that have potential impacts on surface-water supply in the Colorado River Basin include construction and operation of upstream water supply dams, construction and operation of STP Units 1 and 2, and diversion of water from the river for current surface water use.

Other existing and reasonably foreseeable future actions in the geographic area of interest include the operation of STP Units 1 and 2, the LCRA-SAWS project, the proposed WSEC project, the proposed Phase II expansion of the Mary Rhodes pipeline for delivery of 35,000 ac-ft/yr of water to the City of Corpus Christi, current surface withdrawals for municipal, industrial, and irrigation use, potential impacts from GCC, and the additional water demand created by population growth in the region. The impacts of other projects listed in Table 7-1 would have little or no impact on surface-water use.

As discussed in Section 4.2.2, STPNOC has proposed no surface water use during site development. The expected average long-term consumptive surface-water use of proposed Units 3 and 4 would be 34,850 ac-ft/yr (21,600 gpm) at 93 percent load factor and 37,430 ac-ft/yr (23,190 gpm) at 100 percent load factor (STPNOC 2009a). The existing STP Units 1 and 2 diverted an average of 37,084 ac-ft/yr (22,990 gpm) from the Colorado River from

2001 through 2006 (STPNOC 2010a). The estimated average long-term consumptive water use of STP Units 1 and 2 is estimated to be 33,200 ac-ft/yr (20,580 gpm) at 93 percent load factor and 37,200 ac-ft/yr at 100 percent load factor (STPNOC 2009a). Together, under normal operations, all four STP units would consume approximately 68,050 ac-ft/yr (42,190 gpm) at 93 percent load factor and 74,630 ac-ft/yr (46,268 gpm) at 100 percent load factor. The average water diverted for existing STP Units 1 and 2 and the expected water use for all four STP units are estimated to be 2 and 4 percent, respectively, of the annual mean daily discharge in the Colorado River at the Bay City U.S. Geological Survey (USGS) gauge based on 1949-2008 streamflow data (discussed in Section 5.2). If no water management strategies are implemented in Region K, the combined water use of existing and proposed units at the STP site would be 6 percent of the current estimated water supply and 8 percent of the available 2060 water supply. Water management strategies are used to conserve, reuse, or develop water supplies. Development of water supplies includes building new water supply reservoirs, and developing unused aquifers underlying the region (TWDB 2006b). Implementation of water management strategies results in increased available water within a region. The review team concludes that the surface water use impact of operating all four units at the STP site would be minimal if all water management strategies are implemented, and would be noticeable if no water management strategies are implemented.

A water-sharing project between the LCRA and the SAWS, in Water Planning Regions K and L, respectively, is currently undergoing a feasibility study (LCRA 2009a) and would impact water resources in the geographic area of interest. Region L is located to the south and west of Region K. A set of conservation and storage strategies would conserve and develop surface and groundwater resources in the lower Colorado River Basin to provide water for both Regions—although no groundwater would be sent from Region K to Region L. An off-channel holding basin in Wharton County (LCRA 2009b) would be used to store water for the LCRA-SAWS project. The planned project would provide 377,000 ac-ft/yr of water to users in the two Regions (TWDB 2006a); Region L would receive 150,000 ac-ft/yr from Region K starting in the 2020 decade (TWDB 2006b). The Region L diversion of 150,000 ac-ft/yr would be approximately 9 and 17 percent of the 2060 water supply in Region K with and without implementation of water management strategies, respectively. If the LCRA and SAWS boards determine that the project is technically feasible, the permitting process is planned for 2010-2015, followed by construction during 2015-2025, with water delivery to SAWS to start in 2025. The LCRA-SAWS diversion would have a noticeable impact on surface water resources of Region K. The LCRA-SAWS water project is currently on hold because of ongoing legal proceedings and it is probable that the project will be cancelled (LCRA 2010). However, no final announcement of project cancellation has been made (LCRA 2010).

A 1320-MW power plant, the WSEC, listed in Table 7-1, is proposed in Matagorda County near Farm-to-Market (FM) Road 2668 approximately 1 mi south of Port of Bay City and approximately 5 mi northeast of the STP site (WSEC 2010). On October 13, 2008, the WSEC

## Cumulative Impacts

applied to LCRA for a new firm water supply of 22,000 ac-ft/yr (LCRA 2009c). The total diversion from the Colorado River would be 29,750 ac-ft/yr, accounting for delivery losses. At this time, no other details regarding WSEC diversion are available. The WSEC water use of 22,000 ac-ft/yr would be 2 percent of the current estimated water supply and 2.5 percent of the 2060 water supply in Region K without implementation of water management strategies, and 1 percent of the 2060 Region K water supply with implementation of all water management strategies. The review team concludes that the surface water use impact of the WSEC project would be minimal.

As stated in Section 2.3.2.1, the City of Corpus Christi has a water right amounting to 35,000 ac-ft/yr from the Colorado River. The City of Corpus Christi may exercise its currently unused water rights from the Colorado River in the 2020 to 2030 time frame or sooner depending on demand (City of Corpus Christi 2010). Currently, Phase I of Mary Rhodes Pipeline delivers water from Lake Texana to the City. To use its water right from the Colorado River, the City would build Phase II of Mary Rhodes Pipeline from Bay City to Lake Texana. The review team estimated that the City's 35,000 ac-ft/yr water right would be 3 percent of the current estimated water supply and 4 percent of the 2060 water supply in Region K without implementation of water management strategies, and 2 percent of the 2060 Region K water supply with implementation of all water management strategies. Because this use constitutes such a small percentage of the water supply, the review team concludes that the surface water use impact from the City's 35,000 ac-ft/yr of water right would be minimal in the region.

Downstream of the STP site, there are no users of Colorado River waters except for freshwater inflow needs for the Matagorda Bay. The LCRA, Texas Commission on Environmental Quality (TCEQ), Texas Parks and Wildlife Department (TPWD), and the Texas Water Development Board (TWDB) (LCRA et al. 2006) updated an earlier 1997 freshwater inflow needs study for the Matagorda Bay. The study used two measures for freshwater inflow to the bay: (1) the target freshwater inflow need that would optimize the productivity of selected estuarine species and (2) the critical freshwater inflow need that would promote the repopulation of finfish and shellfish species following a dry period. The average monthly target freshwater inflow was estimated to be 118,975 ac-ft per month (1972 cubic feet per second [cfs]) from the Colorado River into the Bay. The critical freshwater inflow was estimated to be 36,000 ac-ft per month (597 cfs). This situation continues to be evaluated. A habitat assessment study for the Matagorda Bay by LCRA-SAWS evaluated the effects of the alteration to freshwater inflow into Matagorda Bay as part of the LCRA-SAWS project and to aid in the development of freshwater inflow criteria (LCRA-SAWS 2006). LCRA-SAWS Matagorda Bay Health Evaluation team has provided recommendations for freshwater inflow needs that would be protective of Matagorda Bay health and productivity (LCRA-SAWS 2008). These recommendations are currently under review by the TCEQ. A freshwater inflow need, when established, could make that amount of surface water unavailable for other use.

The operation of existing and proposed units at the STP site, the WSEC project, the proposed Phase II expansion of the Mary Rhodes pipeline for delivery of 35,000 ac-ft/yr of water to the City of Corpus Christi, and the LCRA-SAWS project together would use 24 percent of the estimated 2010 water supply in Region K. With the anticipated implementation of the proposed water management strategies (TWDB 2006b), the combined water used by the projects listed above would be 16 percent of the Region K 2060 water supplies. The combined water used by the projects listed above would be 32 percent of the Region K 2060 water supply without implementation of any new water management strategies. The review team concludes that the combined water use of the existing and proposed units at the STP site, the WSEC project, future water use by the City of Corpus Christi, and the LCRA-SAWS project would result in a noticeable but not destabilizing impact on the surface water resources of Region K. As stated above, implementation of water management strategies results in additional water available for use.

In addition to the specific projects listed in Table 7-1, continued population growth is anticipated in the geographic area of interest. In the 2007 State Water Plan, the TWDB stated that the population of the State of Texas is expected to grow to 46 million by 2060 and the demand for water is expected to increase to 21.6 million ac-ft in 2060 (TWDB 2006b). The existing surface and groundwater supplies are estimated to be 17.9 million ac-ft in 2010 and would decrease to 14.6 million ac-ft in 2060 because of sediment accumulation in reservoirs and depletion of aquifers (TWDB 2006b). There is a low potential for increased urbanization within Matagorda and Brazoria Counties, as population growth is expected to be less than 2 percent per year (see Table 2-17), which would have a minimal impact on water use in the region.

The 2060 estimated shortfall in water supply from growth in demand and reduction in water supply due to sedimentation of reservoirs and expiration of water contracts is 413,710 ac-ft/yr. However, the TWDB plans to develop, conserve, and share water supplies that would yield an additional water supply of 550,658 ac-ft/yr in Region K by 2060. TWDB (2007) concluded that the water demand in 2060 can be met by implementing the proposed strategies.

The diversion of surface water to Region L from Region K as part of the LCRA-SAWS project and the City of Corpus Christi's Colorado River water right are already accounted for in the 2007 State Water Plan (TWDB 2006b). The current STPNOC water right of 102,000 ac-ft/yr for existing and proposed units (LCRA-STPNOC 2006) is also accounted for in Region K planning (TWDB 2006b). The proposed water use by WSEC is not included in the 2007 State Plan. Therefore, the planned water management strategies would need to account for the additional 22,000 ac-ft/yr of water use proposed by the WSEC project. Without the WSEC water use accounted for, the estimated excess water supply with the implementation of water management strategies in 2060 is estimated to be 136,948 ac-ft/yr. The review team concludes that with implementation of water management strategies, the impact of future projects on the surface water resources of Region K would be noticeable, but not destabilizing.

## Cumulative Impacts

Historically, the waters of the Colorado River Basin have been used extensively. Therefore, as discussed above, the region has surface water planning, allocation, and development systems in place to manage the use of its limited surface water resources. These efforts are described in the Regional and State Water Plans (TWDB 2006a, b). The review team has reviewed the regional and State plans and other publicly available information. The cumulative impact on surface water use in the Colorado River and Matagorda Bay drainages in Region K to the unaltered conditions prior to these uses, from past and present diversions and reasonably foreseeable future projects, would noticeably alter but not destabilize the surface water resource, and therefore would be MODERATE. The incremental impacts from the proposed action and NRC-authorized activities would be SMALL and would not noticeably alter water use in Region K. No further mitigation beyond that described in Chapters 4 and 5 would be warranted.

As stated above, GCC could result in decreased precipitation and increased temperatures in the lower Colorado River Basin. These forecasted changes have the potential to reduce surface runoff and increase evapotranspiration. The changes may result in reduction in the surface water resource in the region. While these changes from GCC may not be insignificant nationally or globally, the review team has not identified anything that would alter the conclusions presented above regarding surface water use in the geographical area of interest.

### 7.2.1.2 Groundwater-Use Impacts

The description of the affected environment in Section 2.3 serves as a baseline for the cumulative impacts assessments in this resource area. As described in Section 4.2, the impacts from NRC-authorized construction on groundwater use would be SMALL, and no further mitigation would be warranted. As described in Section 5.2, the review team concludes that the impacts of operations on groundwater use would also be SMALL, and no further mitigation would be warranted.

The combined groundwater-use impacts from construction and preconstruction are described in Section 4.2.2 and determined to be SMALL. In addition to the impacts from construction, preconstruction, and operations, the cumulative analysis also considers other past, present, and reasonably foreseeable future actions that could affect groundwater use, including potential effects of GCC, as discussed above. For this analysis, two geographic areas of interest have been identified. For the Shallow Aquifer, which would be impacted by dewatering, the area of interest for construction and preconstruction is limited to the STP site. For the Deep Aquifer, which would be affected by water withdrawn for construction, preconstruction, and operation of proposed Units 3 and 4, the geographic area of interest extends from recharge areas in Wharton County to Matagorda Bay.

Groundwater use from the Gulf Coast Aquifer system increased between 1940 and the mid-1980s, primarily from the increase in water withdrawals for rice irrigation, and Matagorda County

was among the counties where this occurred (Ryder 1996). Impacts of overpumping the groundwater resource included land subsidence, saltwater intrusion, stream base-flow depletion, and increased pumping lift. Groundwater use from the Gulf Coast Aquifer system has since declined because of these issues and the TWDB forecasts a continued decline in groundwater use in the Gulf Coast Aquifer through 2030. The USGS in 2002 projected a net decrease of 48 percent in groundwater pumping from 1985 levels (Ryder and Ardis 2002).

As discussed in Section 4.2.2, STPNOC currently holds a groundwater use or operating permit to withdraw from the Deep Aquifer. The Deep Aquifer would be the sole source of groundwater used during Units 3 and 4 building activities and, as discussed in Section 5.2.2.2, would be used as the source of makeup water for the proposed Units 3 and 4 Ultimate Heat Sink (UHS), service water for the power plants, fire protection systems, and water for potable and sanitary systems. Projects listed in Table 7-1 that are in the geographic area of interest that could contribute to cumulative impacts on the Deep Aquifer include operation of STP Units 1 and 2, Equistar Chemicals LP's Matagorda facility, the OXEA Corporation Bay City plant and municipal water supplies for Bay City and the nearby community of Selkirk.

Aside from STP Units 1 and 2, the closest of the projects identified in Table 7-1 are 3 to 4 mi from the proposed location of Units 3 and 4. The closest community having groundwater production wells is Selkirk, which is located immediately east of the STP site's eastern boundary, and the closest STP groundwater production well is located about 1 mi from this community. Each of the above-listed users of the groundwater resource does so under the rules of the Coastal Plains Groundwater Conservation District (CPGCD) (CPGCD 2009). The purpose of the CPGCD (2009) is to provide for the conserving, preserving, protecting, and recharging of the groundwater to control subsidence and prevent the waste and pollution of the groundwater resource. While potential impacts from groundwater use include excessive drawdown, saltwater intrusion, or land subsidence, groundwater use under the rules of the CPGCD is designed to minimize the potential for these impacts to arise and affect neighboring groundwater users (CPGCD 2009). Accordingly, no projects listed in Table 7-1, other than STP Units 1 and 2, would contribute substantially to cumulative impacts on the Deep Aquifer in the vicinity of the STP site. Because the Deep Aquifer wells providing groundwater to STP Units 1 and 2 would also be used to provide groundwater to STP Units 3 and 4, their impacts are cumulative. Groundwater impacts at wells located 2500 ft from the STP site are included in Chapters 4 and 5. Because the closest offsite water supply wells are farther than 2500 ft from STP wells, the effects quantified in Chapters 4 and 5 bound the effect these wells have on one another.

Given that the geographic area of interest for the Shallow Aquifer is limited to the STP site (i.e., the on-site dewatering activities), no projects listed in Table 7-1, other than Units 1 and 2, would contribute to cumulative impacts on the Shallow Aquifer.

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The USGS has forecast a decline in groundwater use in Matagorda County based on historical record and changes in groundwater resource use (Ryder and Ardis 2002). Recent groundwater use, however, reflects current drought conditions and exhibits an increase in groundwater use over that seen in the late 1990s, but not a return to the previously seen high usage rates of the 1980s. With the exception of STP Units 1 and 2, other groundwater users are sufficiently distant from the site so that groundwater withdrawals supporting proposed Units 3 and 4 would have minimal impact on the groundwater resources for these users. The affected environment described in Chapter 2 and the review team's assessments in Section 4.2.2 and Section 5.2.2.2 reflected the groundwater used by current users including operation of STP Units 1 and 2 (i.e., baseline groundwater levels include the influence of existing groundwater use).

The potential offsite impact on the groundwater resource during the operation of four STP units would be represented by the normal operation groundwater requirement of 9000 ac-ft/yr over the approximately 3-year term of the groundwater use permit, which is the maximum usage allowed under the groundwater use permit held by STP (CPGCD 2008). This current permit limit would also be used during operation of existing STP Units 1 and 2, and construction, preconstruction, and operation of proposed Units 3 and 4 at STP. Based on estimates of the current groundwater use and the available groundwater resource (Section 2.3.2.2), future STP groundwater use totaling 1860 gpm for the four units represents approximately 10 percent of current usage in Matagorda County and 6 percent of the available groundwater resource within the CPGCD. Because the managed available groundwater resource is not exceeded in the CPGCD, these levels of groundwater use have minimal impact on the groundwater resource within the district. An evaluation of drawdown resulting from the operation of proposed Units 3 and 4 is presented in Section 5.2.2.2. A similar analysis of the drawdown resulting from groundwater withdrawal to support all four STP units provides similar results and demonstrates that the drawdown would be substantially less than the confining pressure in the aquifer prior to operations of all four units at the STP site, resulting in minimal impact to the regional groundwater resource.

Groundwater use is declining regionally and therefore subsidence is expected to be less of an issue regionally over the life of the operation of the proposed units. The Updated Final Safety Analysis Report (UFSAR) for Units 1 and 2 projected regional subsidence from 1973 through 2020 to be between 2.5 to 3 ft based on a projected regional groundwater decline of 87 ft and subsidence coefficients derived from regional observations (UFSAR Section 2.5.1.2.9.6.3) (STPNOC 2008c). In the Final Safety Analysis Report (FSAR) Section 2.5S.1.2.6.5 (STPNOC 2010b) STPNOC estimated the maximum subsidence at the STP site because of excavation dewatering is between 0.04 and 0.05 ft. In FSAR Section 2.4S.12.4 (STPNOC 2010b) STPNOC commits to expanding the ongoing plant subsidence monitoring program to include the proposed Units 3 and 4.

The review team is also aware of the potential climate changes that could affect groundwater use. A recent compilation of the state of knowledge in this area (GCRP 2009) has been considered in the preparation of this EIS. Projected changes in the climate for the region during the life of proposed Units 3 and 4 include an increase in average temperature and a decrease in precipitation. This may result in less groundwater recharge. While the changes that are attributed to climate change in these studies may not be insignificant nationally or globally, the review team did not identify anything that would alter its conclusion regarding local groundwater use below.

The impacts associated with other groundwater users in the region and the projections that groundwater use by others in the region could decrease in the future were considered in the analysis performed in Chapters 4 and 5. Based on the presence of sufficient confining head to maintain a confined aquifer and a groundwater resource sufficient to sustain the projected site groundwater use, the review team concludes that the cumulative effects to the groundwater resource from preconstruction, construction, and operation of STP Units 3 and 4, and other past, present, and reasonably foreseeable future projects would be minimal, including the potential of decreased precipitation and increased temperatures due to GCC. Therefore, the review team concludes that cumulative impacts of groundwater use would be SMALL, and no further mitigation beyond that described in Chapters 4 and 5 would be warranted.

## **7.2.2 Water-Quality Impacts**

This section describes cumulative water-quality impacts from construction, preconstruction, and operations of proposed Units 3 and 4, and other past, present, and reasonably foreseeable future projects.

### **7.2.2.1 Surface-Water Quality Impacts**

The description of the affected environment in Section 2.3 of this document serves as a baseline for the cumulative impacts assessments in this resource area. As described in Section 4.2, the impacts from NRC-authorized construction on surface water quality would be SMALL, and no further mitigation would be warranted. As described in Section 5.2, the review team concludes that the impacts of operations on surface water quality would also be SMALL, and no further mitigation would be warranted.

The combined surface water-quality impacts from construction and preconstruction are described in Section 4.2.3.1 and determined to be SMALL. In addition to the impacts from construction, preconstruction, and operations, the cumulative analysis also considers other past, present, and reasonably foreseeable future actions that could affect surface water quality, including the potential effects of GCC. For the cumulative analysis of impacts on surface water, the geographic area of interest is the drainage basin of the Colorado River upstream and downstream of the STP site because other actions within this region could result in a cumulative impact.

## Cumulative Impacts

Historically, point and nonpoint pollution sources have impaired the quality of the Colorado River. Water quality in the Colorado River has been affected by nonpoint source effluents in the river basin such as agricultural runoff. TCEQ has a Total Maximum Daily Load program in place to restore waters to their designated use, pursuant to Section 303 of the Clean Water Act (TCEQ 2010a). The segment of the river near the STP site is impaired and is listed on the State's 303(d) list, a list that identifies water bodies in or bordering Texas for which effluent limitations are not stringent enough to implement water quality standards, and for which the associated pollutants are suitable for measurement by maximum daily load (TCEQ 2010b). As such, restoration of the Colorado River is the focus of several current and planned Federal, State, and local efforts.

Other present and reasonably foreseeable future actions in the geographic area of interest of the proposed Units 3 and 4 site include the continued operation of STP Units 1 and 2, the LCRA-SAWS project, the proposed WSEC project, current waste water treatment plant discharges (Matagorda, Beach Road, Wadsworth, Markham, Matagorda County, Bay City, Midfield), additional water demand created by population growth in the region, and potential decreases in precipitation and increased temperatures due to GCC. The impacts of other projects listed in Table 7-1 would have little or no impact on surface-water use.

The impact on surface water quality from construction and preconstruction activities would be minimal because impacts would be localized and temporary, as described in Section 4.2.3. Impacts during operations would also be minimal because any chemicals or radiological contaminants would be diluted, as described in Section 5.2.3. In addition to discharges from proposed Units 3 and 4, STP Units 1 and 2 would also have future discharges from the Main Cooling Reservoir (MCR) to the Colorado River. The bounding scenario of discharge thermal plume formation described in Section 5.2.3.1 includes the potential effects of the operation of existing and proposed units at the STP site on the water quality of the Colorado River. The review team determined that the thermal plume caused by a bounding discharge scenario would not completely block the river cross section and the chemical or radiological constituents of the discharge would be diluted at least eight times, as such, the thermal and chemical effects of the discharge plume during operation of all four units would not be significant. The review team also determined that the plume constituents would be quickly transported downstream to Matagorda Bay where they would undergo further dilution. The review team concluded, therefore, that the impact on surface water quality, from operation of existing and proposed units at the STP site would not be noticeable.

Water quality in the Colorado River could also be affected by projects that discharge effluents upstream or downstream of the STP site such as municipal wastewater treatment plants. In such cases, if the additional discharges from other projects were to occur sufficiently close to the point of discharge used by the STP units, the water quality alterations within the Colorado River could be amplified by combination of the individual discharges. The WSEC project site is

located approximately 5 mi northeast of the STP site. The WSEC project has requested a water use permit for 22,000 ac-ft/yr from TCEQ. The project would likely use water withdrawn from the Colorado River. There are no other details available regarding the cooling system that the WSEC would employ and the amount of cooling water and other effluent discharge to the Colorado River. The review team conservatively assumed that the WSEC project would discharge to the Colorado River approximately 6 mi upstream of the location of the MCR discharge ports. The power generation capacity of the WSEC (1320 MW) is smaller than that of the existing and proposed units at the STP site (5130 MW). Therefore, the review team assumed that the discharge plume from a cooling system similar to the one employed by the STP units would also be smaller. The WSEC project would also need to obtain a Texas Pollutant Discharge Elimination System (TPDES) permit to discharge effluent to the Colorado River and therefore would be subject to conditions similar to those placed on the STP discharge by the State. The effects of the WSEC effluent discharge would be transported approximately 6 mi downstream to the STP MCR discharge ports where their effects may combine with the effects of a concurrent MCR discharge. The review team determined that there is sufficient separation between the two projects' discharge locations for the WSEC plume to dissipate before reaching the STP discharge ports and therefore only slight increases in constituent concentration or water temperature would be anticipated during a concurrent discharge from both projects, and the cumulative impact to Colorado River water quality would be minimal.

As stated in Section 2.3.1.1, it is reasonably foreseeable that sea level rise may exceed 3 ft by the end of the century due to GCC (GCRP 2009). Actual changes in shorelines would also be influenced by geological changes in shoreline regions (such as subsidence). The increase in sea level relative to the Colorado River bed, coupled with reduced streamflow (also due to GCC), could result in the salt water front in the Colorado River moving up towards the Reservoir Makeup Pumping Facility (RMPF).

As stated above, GCC could result in decreased precipitation and increased temperatures in the Lower Colorado River Basin. These forecasted changes have the potential to reduce surface runoff, increase evapotranspiration, change cropping patterns, and alter nutrient loadings to runoff. The changes may result in alteration to the surface water quality in the region. While these changes from GCC may not be insignificant nationally or globally, the review team has not identified anything that would alter the conclusions presented above regarding water quality of the Colorado River adjacent to the site.

Historically, point and nonpoint pollution sources have impaired the quality of the Colorado River, and as such, the segment of the river near the STP site is impaired and is listed on the State's 303(d) list. Because water quality in the Colorado River in the vicinity of the STP site is already impaired from past and current actions, the review team concludes that the cumulative impact on surface water quality from construction, preconstruction, and operation of Units 3 and 4, and from other past, present, and reasonably foreseeable future projects, and potential

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effects of GCC, would be MODERATE. Other point and nonpoint pollution sources in the Colorado River Basin are the principal contributors to this cumulative impact characterization. The incremental impacts from the proposed action, and NRC-authorized activities, would be SMALL and would not noticeably alter water quality of the Colorado River. No further mitigation beyond that described in Chapters 4 and 5 would be warranted.

### 7.2.2.2 Groundwater-Quality Impacts

The description of the affected environment in Section 2.3 serves as a baseline for the cumulative impacts assessments in this resource area. As described in Section 4.2, the impacts from NRC-authorized construction on groundwater quality would be SMALL, and no further mitigation would be warranted. As described in Section 5.2, the review team concludes that the impacts of operations on groundwater quality would also be SMALL, and no further mitigation would be warranted.

The combined groundwater-quality impacts from construction and preconstruction of the proposed Units 3 and 4 are described in Section 4.2.3.2 and determined to be SMALL. In addition to the impacts from construction, preconstruction, and operations, the cumulative analysis also considers other past, present, and reasonably foreseeable future actions that could affect groundwater quality, including potential effects of GCC. For this analysis, two geographic areas of interest have been identified. For the Shallow Aquifer, which would be impacted by MCR seepage and potential spills, the geographic area of interest extends from recharge areas in Matagorda County to downgradient discharge areas along the Colorado River. For the Deep Aquifer the geographic area of interest extends from recharge areas in Wharton County to Matagorda Bay.

Historically, the naturally occurring salinity of the Shallow Aquifer has limited its use. The primary groundwater quality concern in the Deep Aquifer has been the intrusion or encroachment of saltwater into the aquifer due to the withdrawal of groundwater for rice irrigation and other uses.

As described in Sections 2.3.3.2 and 5.2.3.2, the MCR is connected hydraulically to the underlying Upper Shallow Aquifer and water from the MCR seeps into the aquifer. Groundwater plumes with the MCR as their source would be local to the STP site and the region immediately downgradient of the site to the Colorado River. Impacts from radioactive contaminants in the MCR and seepage from the MCR would be minimal as described in Sections 5.9.2.1 and 5.9.6. Total dissolved solids (TDS) are an indicator for nonradioactive contaminants, as described in Sections 2.3.3.2 and 5.2.3.2, and it is anticipated that the impacts from MCR seepage into the Upper Shallow Aquifer from Units 3 and 4 would be minimal. STP's estimate of the median TDS during operation of the MCR for the existing units is approximately 2000 mg/L, and the estimate for operations of the existing and proposed units is approximately 3000 mg/L (Section 5.2.3.1). Groundwater from the Shallow Aquifer is currently described as slightly saline

(i.e., having TDS between 1000 and 3000 mg/L) (STPNOC 2010a, b) and is used locally to water livestock. It is not considered a source of fresh drinking water. While the operation of four units is projected to result in a higher concentration of TDS in MCR waters than current levels in the Upper Shallow Aquifer, the groundwater should still be within the range of slightly saline waters. Furthermore, the potential for dispersion would reduce the TDS concentration in the aquifer. The review team concludes that the impact to groundwater quality from MCR seepage into the Shallow Aquifer would be minimal.

Potential offsite impact from saltwater intrusion or encroachment in the Deep Aquifer was assessed by the review team based on prior evaluation by the USGS (Ryder and Ardis 2002) and the design of production wells proposed by STP compared to groundwater well designs evaluated by the LCRA (2007). Ryder and Ardis (2002) described saltwater intrusion or encroachment as a potential threat to the rice-irrigation region, including Matagorda County. Because of the reduction of hydraulic head from long-term pumping of the aquifer system for rice irrigation, saltwater encroachment could occur by either lateral migration in coastal areas or vertical migration where freshwater sands overlie saline groundwater. However, Ryder and Ardis (2002) conclude that "(s)altwater encroachment is not currently a serious threat to the quality of groundwater used in the coastal rice-irrigation area" that includes portions of Wharton and Matagorda Counties.

Production wells at the STP site are completed in the upper portion of the Deep Aquifer with up to 500 ft of screen and well bottoms at between 600 and 700 ft below ground surface (BGS). These wells are designed to be pumped at between 200 and 500 gpm. At the STP site, thickness of the fresh water aquifer is defined by the water quality, and it is believed to be somewhat greater than 1000-ft thick. Thus, a well completed in the Deep Aquifer to 700 ft BGS is more than 300 ft above the interface between fresh and saline groundwater. Based on its review of the LCRA study of pumping in a variable density aquifer system (LCRA 2007) (also see Section 2.3.3.2), the design parameters and pumping rates evaluated therein, and use of reasonable spacing between wells owned by the same permit holder, the review team concludes that the planned STP well design and pumping rate is appropriate and would minimize the potential for lateral or vertical saltwater intrusion. Furthermore, the LCRA study provides guidance to ensure that groundwater withdrawals do not result in significant degradation of the groundwater quality in the regional aquifer system (LCRA 2007). As such, the production wells at the STP site would not significantly impact the Deep Aquifer.

Based on the regional evaluation by the USGS (Ryder and Ardis 2002) that analyzes current and future impacts to groundwater flow and related saltwater intrusion issues, the comparison of the well design used and proposed for future use at the STP site against the LCRA study results for the Deep Aquifer (LCRA 2007), and efforts by regional agencies including the LCRA and CPGCD to ensure groundwater quality in the future, the review team concludes the cumulative pumping rate to be used to support the operation of all four STP units does not pose a

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substantial risk of salt water intrusion or encroachment for Matagorda County. As listed in Section 7.2.1.2, projects in the geographic area of interest that use the Deep Aquifer groundwater resource in the vicinity of the proposed new units are at least 3 to 4 miles from the STP site. These groundwater users utilize the groundwater resource, as does STPNOC, under the rules of the CPGCD (2009). Because the purpose of the CPGCD rules is to provide for the conserving, preserving, protecting, and recharging of the groundwater resource to control subsidence and prevent the waste and pollution of the groundwater resource, the review team concludes that potential impacts on the quality (e.g., saltwater intrusion or encroachment) of the Deep Aquifer from other users would be minimal, and are relatively distant from the STP site. Effects on Deep Aquifer groundwater quality from STP actions, as described above, would be local to the site and minimal. Regarding the Shallow Aquifer, the review team also concludes that seepage from the MCR from operation of all four STP units to groundwater would not result in a change in the characterization of the Upper Shallow Aquifer from its current characterization as a slightly saline water resource. Therefore, after reviewing other past, present, and reasonably foreseeable future projects in the vicinity of the STP site, the review team concludes that cumulative impacts to groundwater quality would be SMALL, and no further mitigation beyond that described in Chapters 4 and 5 would be warranted.

Projected changes in the climate for the region during the life of the proposed Units 3 and 4 include an increase in average temperature and a decrease in precipitation. These changes are likely to result in changes to agriculture including crops, pests, and the associated changes in application of nutrients, pesticides and herbicides that may reach groundwater. As a result, groundwater quality may be altered by the infiltration of different chemicals. While the groundwater quality changes that are indirectly attributable to climate change may not be insignificant nationally or globally, the review team did not identify anything that would alter its conclusion regarding local groundwater quality above.

## 7.3 Ecology

This section addresses the cumulative impacts on terrestrial, wetlands and aquatic ecological resources as a result of activities associated with the proposed new units at the STP site and other past, present, and reasonably foreseeable future activities within the geographic area of interest for each resource.

### 7.3.1 Terrestrial and Wetland Ecosystem Impacts

The description of the affected environment in Section 2.4.1 provides the baseline for the cumulative impacts assessments for terrestrial and wetlands ecological resources. As described in Section 4.3.1, the review team concludes that the impacts from NRC-authorized construction on terrestrial and wetlands ecology would be SMALL, and no further mitigation would be warranted. The combined impacts of construction and preconstruction were described

in Section 4.3.1 and determined to be SMALL. As described in Section 5.3.1, the review team concludes that the impacts of operations on terrestrial and wetlands ecology would also be SMALL, and no further mitigation would be warranted.

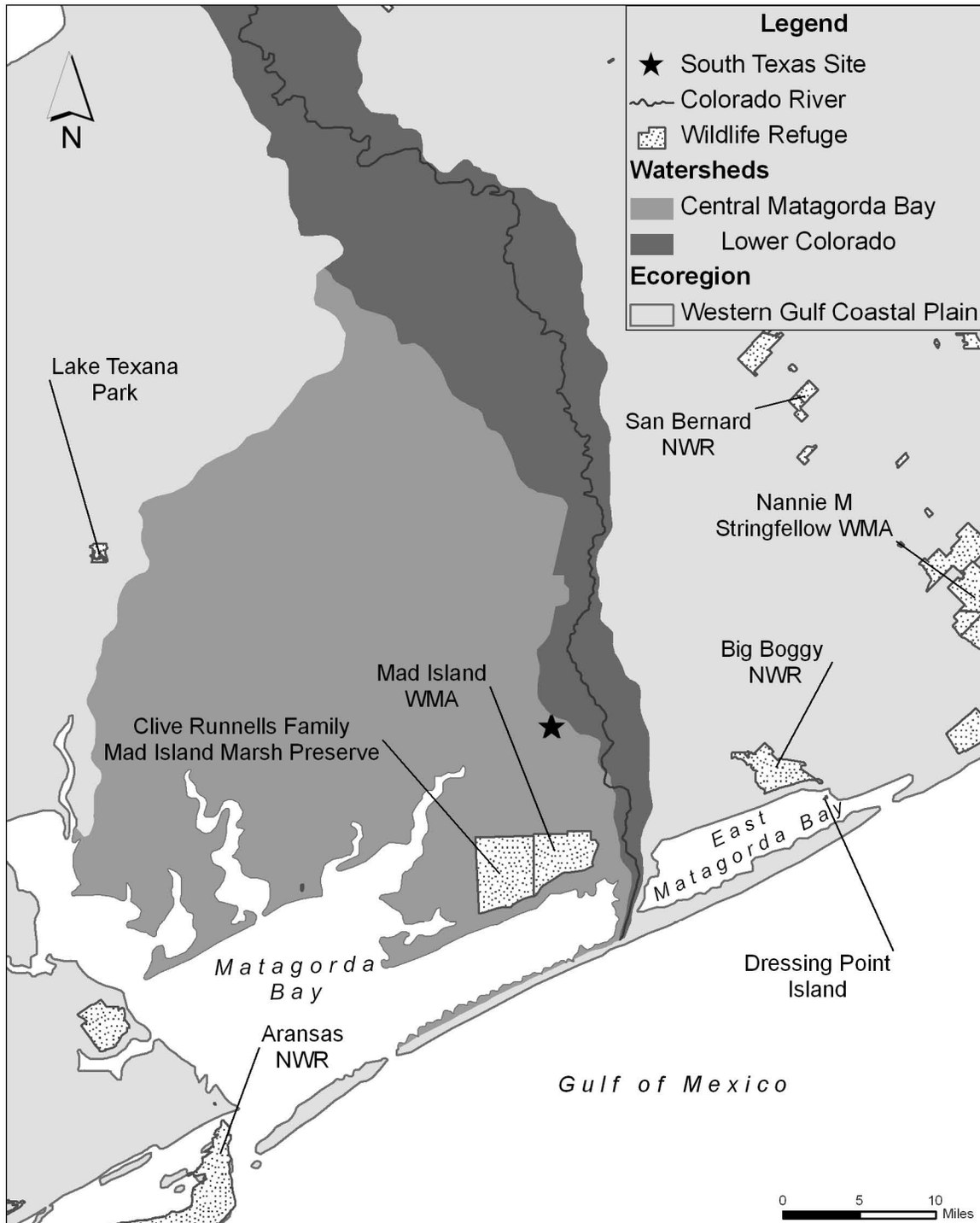
In addition to impacts from construction, preconstruction, and operation, the cumulative analysis also considers other past, present, and reasonably foreseeable future projects that could affect terrestrial ecological resources. For the cumulative analysis of potential impacts to terrestrial and wetland resources, the geographic area of interest includes the intersection of the Western Gulf Coast Plains ecoregion with the Matagorda Bay Watershed and the Lower Colorado River watershed (Figure 7-1). This area is expected to encompass the ecologically relevant landscape features and species. The geographic area of interest currently consists of primarily agricultural croplands with some rangelands. It also includes two wildlife refuges: the Clive Runnels Family Mad Island Marsh Preserve, and the Mad Island Wildlife Management Area, which is managed by TPWD.

#### **7.3.1.1 Wildlife and Plant Communities**

The STP site is located within coastal prairies of the Western Gulf Coast Plains ecoregion (Griffith et al. 2004). Coastal prairies of the Western Gulf Coast Plains are tallgrass prairies similar to the tallgrass prairie of the Midwestern United States (Allain et al. 1999), with vegetation consisting mostly of grasses overlain by a diverse variety of wildflowers and other plants. These prairies are estimated to have historically covered about 6.5 million ac of Texas. During the past century, the Texas coast has experienced considerable urban, industrial, and agricultural growth that fragmented lands, converted prairies, changed river flows, decreased water quality, and increased sediment loads and pollutants on marshes and estuaries. Projections indicate continued high growth and increasing fragmentation in most parts of this ecoregion (TPWD 2009c). Less than 1 percent of the original native grasslands of the entire coastal prairie in Texas are estimated to remain in a relatively pristine state (Diamond and Smeins 1984). In the late 1800s, large numbers of cattle were introduced onto Southwest grasslands and livestock numbers remained high through the 1920s. Livestock grazing and ranching continue to be large components of land use in the region, but the majority of the land has been altered for growing rice, sugarcane, forage, and grain crops.

The Texas Gulf Coast historically contained abundant and diverse wetlands, but thousands of acres of wetlands have been lost during the past century to agricultural land use and development. Approximately 30 percent of the coastal prairies along the Texas Gulf coast were once wetlands (TPWD 2010). Human activities, including landscape alteration for agricultural, industrial or urban uses, continue to significantly threaten remaining wetland habitats (TPWD 2005). Of the estimated 4,105,343 ac of coastal Texas wetlands existing in 1955, only 3,894,753 ac of wetlands were estimated to remain in 1992 (Moulton et al. 1997). Suburban and industrial development are reducing wetland habitat at a faster rate than anywhere else along the coast. In addition, decreased precipitation, sea-level rise, more frequent storm

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**Figure 7-1.** Geographic Area of Interest Evaluated to Assess Cumulative Impacts to Terrestrial Ecological Resources

surges, increased intensity of coastal storms, and increased temperatures resulting from GCC could potentially also contribute to wetland losses and exacerbate the ongoing trend (GCRP 2009). Rice fields, prairie wetlands, and coastal marshes associated with the coastal prairie provide important habitat for waterfowl and thousands of other forms of wildlife. TPWD identifies the Gulf coast and associated grassland prairies, wetlands, marshes, and agriculture as one of the most important wintering areas for North America's waterfowl populations (TPWD 2005).

Past actions in the geographic area of interest include the development of STP Units 1 and 2, which required building and filling the 7000-ac MCR, and building the existing facilities associated with STP Units 1 and 2 that comprise about 300 acres. Other past projects in the geographic area of interest that have contributed to loss of available habitat include the building and operation of various industrial facilities and wastewater treatment plants (Table 7-1). These include the Formosa Plastics Corporation plant, the Texas Liquid Fertilizer Company, and the Alcoa aluminum plant near Point Comfort, Texas; and Equistar Chemical LP's Matagorda facility and OXEA Corporation's chemical plant near Bay City, Texas. Building and development of these industrial areas likely contributed to loss of agricultural lands and rangelands that would have provided habitat for generalist species including game species. Development of industrial plants near the Gulf coast contributed to loss of wetland habitats.

Building the proposed Units 3 and 4 at STP would affect limited areas of several habitat types including the permanent loss of approximately 300 ac, consisting mostly of maintained and mowed grasslands, shrub-scrub habitat, and existing industrial areas. Overall, 540 ac would be disturbed during preconstruction and construction, which represent about 4 percent of the total site. No native coastal prairie habitat or wetland habitats would be affected by construction and preconstruction activities for the proposed new reactors at the STP site. Proposed future actions within the geographic area of interest that would adversely affect terrestrial resources in a similar way to development at the STP site include the proposed development and building of energy projects including the WSEC (located on a 1200-ac tract of land approximately 5 mi northeast of the STP site), Calhoun LNG Terminal on Matagorda Bay, Victoria County Station, upgrades to the E.S. Joslin Power Plant Project, and the Mary Rhodes Pipeline Phase II project (Table 7-1). Other future actions or conditions that would contribute to cumulative effects on terrestrial resources would include creation and/or upgrading transmission lines, expansion of existing roads and development of new roads, continued industrial and urban development throughout the geographic area of interest, increased outdoor recreation, nonpoint source runoff from activities such as agriculture and ranching, and GCC.

Development of the WSEC would potentially result in the loss of wildlife habitat. Activities associated with this facility that could cumulatively affect terrestrial ecological resources include land clearing and grading (temporary and permanent), filling and/or draining of wetlands, population growth due to building and operation, heavy equipment operation, traffic, noise,

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avian collisions, and fugitive dust. The main site for the Victoria County Station lies outside the area of analysis for cumulative effects to terrestrial resources, but infrastructure planned to support the proposed units would include new rights-of-way and corridors for water pipelines and transmission lines that would potentially have portions in the area of interest.

Upgrading the E.S. Joslin power plant would likely also contribute to cumulative effects to terrestrial resources by increasing noise levels and increased traffic, but would be expected to affect a smaller area. Site preparation and building activities for these proposed projects would likely displace or destroy wildlife that inhabit areas where activities take place. Some wildlife, including important species, would perish or be displaced during land clearing for any of the above projects as a consequence of direct mortality, habitat loss, habitat fragmentation, and competition for remaining resources. Less mobile animals, such as reptiles, amphibians, and small mammals, would be at greater risk of incurring mortality than more mobile animals, such as birds, many of which would be displaced to adjacent communities. Undisturbed land adjacent to areas of activity could provide habitat to support displaced wildlife, but increased competition for available space and resources could affect population levels. Such land-disturbing activities are not expected to destabilize any terrestrial resources; however site preparation and building activities for other projects could noticeably alter important attributes of terrestrial resources. Wildlife would also be subjected to impacts from noise and traffic, and birds could be injured or suffer mortality through collisions with tall structures or equipment. The impact on wildlife from each noise-generating activity is expected to be temporary and minor.

Because only existing transmission line corridors would be used to support power transmission from proposed Units 3 and 4 at STP, there would be no additional habitat loss associated with building new transmission corridors. Development of the WSEC and the Victoria County Station nuclear facility would potentially require new transmission corridors to be created. The creation of new transmission line corridors could be beneficial for some species, including those that inhabit early successional habitat or use edge environments, such as white-tailed deer (*Odocoileus virginianus*), or bobwhite quail (*Colinus virginianus*). However, in general, new transmission lines and corridors would also present increased risks for avian collision and electrocution, and would contribute to habitat fragmentation. The maintenance of transmission-line corridors could also be beneficial for some species, including those that inhabit early successional habitat or use edge environments. Vegetation maintenance and control along the corridors would not be anticipated to cause any increases in bird collisions and electrocutions, and thus, would not be expected to increase and contribute to cumulative effects. Much of the land in the geographic area of interest consists of agricultural cropland and rangelands, and the relative amounts of forested habitat crossed by new corridors would likely be small.

Development of the proposed Mary Rhodes Pipeline Phase II project would likely also contribute to regional habitat loss and fragmentation within the region. Potential cumulative impacts to terrestrial resources from construction and operation of the proposed water transport

line would be similar to the impacts resulting from constructing and maintaining new transmission corridors including increased habitat fragmentation, and creation of early successional habitat that may benefit certain species. Impacts to terrestrial species during construction of the pipeline (e.g., increased noise and traffic, displacement of certain wildlife species, limited mortality and injuries to wildlife) would be temporary.

The review team estimates that maximum salt deposition from cooling tower drift under normal operations for STP Units 3 and 4 would occur on the site; however, damage to vegetation and habitats would be minimal and would not contribute to a cumulative salt drift outside the STP boundaries (Figure 5.3-1 in STPNOC 2010a). There are no cooling towers associated with STP Units 1 and 2. Cooling towers for other proposed energy projects in the geographic area of interest are sufficiently distant from the proposed site such that the effects on terrestrial resources would not be additive or synergistic. Cooling tower plumes are not expected to overlap or result in cumulative salt deposition, and potential fogging and icing would not noticeably affect terrestrial resources.

The geographic area of interest lies within the Central Flyway migration route which is a major migratory corridor for neo-tropical migrants and other birds. Mechanical draft cooling towers planned for the proposed units at STP are approximately of similar height (119 ft above grade) as existing buildings at the site and would not be expected to present a significant collision hazard for migratory birds. Cooling towers or tall structures associated with other proposed energy projects or with the Calhoun LNG terminal may present increased risks of collision and increased mortality. Although bird mortality from collisions with tall structures has been documented, it would not be expected to be a significant source of mortality and would have a minimal effect on populations.

The habitats that would be disturbed at the STP site are common on the 12,220-ac property, and no habitats that would be lost to building the proposed new units are considered to be critical or important habitat for the survival of important species or common wildlife. Major portions of the STP site were previously used for agricultural and grazing purposes and the site consists of primarily of successional habitats. Development of proposed projects such as transmission lines for the Victoria County Station and the WSEC would most likely affect rangeland and agricultural habitats but would not likely affect substantial amounts of prairies or bottomland forest habitats. Because the majority of the Gulf coast prairies and forests have been subject to agricultural development and livestock grazing, future development, and proposed actions would likely further reduce these types of habitats and may also affect wetlands within the region, noticeably altering these terrestrial resources.

#### **7.3.1.2 Important Species**

Future urban and industrial development, new transmission corridors, and the effects of GCC may potentially affect important species in the geographic area of interest primarily by

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decreasing or degrading the available habitat for these species. Habitat loss may occur through proposed projects that cause permanent loss of upland and wetland habitats, sea level rise, increasing salinity of estuarine areas, and inundation or filling of wetland habitats. Sea level rise resulting from climate change along the Gulf coast of Texas would accelerate loss of wetlands and estuaries, thus eliminating breeding and foraging habitat for commercial, game, and threatened and endangered species (Ning et al. 2003; GCRP 2009). GCC could also cause shifts in species ranges and migratory corridors as well as changes in ecological processes (GCRP 2009). Impacts from development, new transmission corridors, and potential effects of GCC would noticeably alter, but not destabilize, important species in the geographic area of interest.

Populations of three species of birds listed under the Endangered Species Act (ESA) occur along the Gulf Coast adjacent to the geographic area of interest for cumulative effects. The Federally endangered whooping crane (*Grus americana*) and the Federally threatened piping plover (*Charadrius melodus*) overwinter along the Gulf coast. The major threats to these two species would be decreased or degraded foraging habitat as a result of sea level rise and increased salinity caused by climate change that may change prey availability for the whooping crane. The Federally endangered northern Aplomado falcon (*Falco femoralis septentrionalis*) also occurs within the geographic area of interest and nests on Matagorda Island. The major threat to this species would be the loss of hunting and foraging habitat to development. In addition, building new transmission lines and corridors would also present increased risks for avian collision and electrocution for all of these species and would contribute to habitat fragmentation. Structures and transmission lines associated with future projects could also present increased threats of collision and electrocution within the migratory path for trans-Gulf migratory birds.

The American alligator (*Alligator mississippiensis*), listed as threatened under the ESA (due to similarity of appearance to the American crocodile [*Crocodylus acutus*]) is found in the geographic area of interest, but is considered to have fully recovered (52 FR 21059). Although trends and conditions, such as urbanization, industrialization, and GCC, could affect the American alligator's habitat and local distribution, none of the identified present or future projects are expected to affect the recovered species.

Eight species of birds are listed as threatened or endangered by the State of Texas in Matagorda County. Three species listed as threatened are raptors: the bald eagle (*Haliaeetus leucocephalus*); the peregrine falcon (*Falco peregrinus*); and the white-tailed hawk (*Buteo albicaudatus*). Proposed projects that reduce available hunting/foraging habitat or involve construction of new transmission lines and corridors would potentially cause adverse effects to these species. Three of the state-listed species are wading birds, the white-faced ibis (*Plegadis chihi*), reddish egret (*Egretta rufescens*), and the woodstork, (*Mycteria americana*). Activities that alter or destroy wetland and marsh habitats where birds forage would adversely

affect these species. These birds would also be subject to increased risk of mortality through collision and electrocution from transmission lines or collision with tall structures. The brown pelican (*Pelecanus occidentalis*) is listed as endangered in Texas and occurs within the analysis area. This species would also suffer increased risk of mortality from collision or electrocution with transmission lines or collision with tall structures. Nesting habitat for the brown pelican along the Gulf coast might be altered or inundated by sea level rise due to changing climate. The sooty tern (*Sterna fuscata*) is a pelagic species that is found across tropical oceans and is unlikely to use habitats within the area of interest.

State-listed reptile species including the smooth green snake (*Liochlorophis vernalis*), the Texas scarlet snake (*Cemophora coccinea lineri*), the Texas tortoise (*Gopherus berlandieri*), Texas horned lizard (*Phrynosoma cornutum*), and timber rattlesnake (*Crotalus horridus*) would be affected by projects involving land clearing, habitat fragmentation or loss, and increased vehicle traffic on roads and right-of-ways. These species would be displaced and would likely suffer increased mortality.

The creation and maintenance of transmission line or water pipeline corridors could be beneficial for some important species, including those that inhabit early successional habitat or use edge environments, such as white-tailed deer (*Odocoileus virginianus*), or bobwhite quail (*Colinus virginianus*). Local populations of game species may be temporarily affected by regional development activities. Because many game species are generalists, they potentially occur across a variety of habitats within the area of interest. During land-clearing activities, habitat for game species may be lost, and wildlife would be displaced during the site preparation and building activities.

### **Summary**

Cumulative impacts to terrestrial ecology resources are estimated based on the information provided by STPNOC and the review team's independent evaluation. Past, present, and reasonably foreseeable future activities exist in the geographic area of interest that could affect terrestrial ecological resources. Development of new transmission corridors and infrastructure to support the proposed future projects would likely affect wildlife and may be detrimental to wetland and bottomland habitats. Loss of wildlife habitat, increased fragmentation, and increased loss of wetlands from continued development and climate change are unavoidable and would continue to occur. The extents of habitats for most important species are relatively limited, and limited native coastal prairie and wetland habitats remain in the area of interest. Detectable alteration of habitat, loss of habitat, increased habitat fragmentation, and increased risk of collision and electrocution within the Central Migratory Corridor would contribute to the cumulative impacts. Based on this analysis, the review team concludes that cumulative impacts from past, present, and reasonably foreseeable future actions on important species and habitat loss in the Western Gulf Coast Plains near the STP site would noticeably alter, but would not likely destabilize, the terrestrial ecological resources. The review team concludes that the

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cumulative impacts from construction, preconstruction, and operations of Units 3 and 4 and from past, present, and reasonably foreseeable future actions to terrestrial resources in the region of interest would be MODERATE; however, the incremental contribution of impacts to terrestrial resources from NRC-authorized activities at the STP site would be SMALL.

### 7.3.2 Aquatic Ecosystem Impacts

The description of the affected environment in Section 2.4.2 provides the baseline for the cumulative impacts assessment for aquatic ecological resources. As described in Section 4.3.2, the NRC staff concludes that the impacts of NRC-authorized construction activities on aquatic biota would be SMALL. The combined impacts from construction and preconstruction, including the upgrades to the Hillje transmission corridor, were also described in Section 4.3.2 and were determined to be SMALL by the review team. As described in Section 5.3.2, the review team concludes that the impacts on the aquatic resources in onsite water bodies from the operation of proposed Units 3 and 4, in the Colorado River from operation of the RMPF and the discharge structure, and in offsite water bodies from maintenance and operation of transmission lines and corridors would be SMALL.

In addition to the impacts from construction, preconstruction, and operation of the proposed STP Units 3 and 4 and associated transmission lines and corridors, this cumulative analysis also considers other past, present, and reasonably foreseeable future actions that could affect aquatic ecology. For this cumulative analysis, the geographic area of interest is based on the extent of the aquatic community within the influence of the STP site. The area encompasses the lower Colorado River Basin and Matagorda Bay, including the GIWW between Matagorda Bay and the northeastern Colorado River lock (Figures 2-8 and 2-21 in Chapter 2).

The aquatic resources of the lower Colorado River Basin have been affected by development and changes to the mouth of the river and its confluence with the Gulf of Mexico since the 1920s. As discussed in Section 2.4.2.1, the course of the river has been redirected by various construction projects into the Gulf of Mexico, and the most recent change diverted the river into Matagorda Bay in 1992. These alterations have affected the aquatic resources by changing the inputs of freshwater and estuarine waters into the lower Colorado River and the area available for aquatic organisms to navigate through the river, bay, and Gulf. The increase in freshwater to the bay has resulted in a slight decrease in salinity and increased marsh areas that could become nursery areas for numerous commercially and recreationally important fish and shellfish. There has not been a significant change in Eastern oyster (*Crassostrea virginica*) and finfish catch per unit effort (CPUE) since the diversion channel opened into Matagorda Bay. However, white shrimp (*Litopenaeus setiferus*) CPUE has decreased, and brown shrimp (*Farfantepenaeus aztecus*) and blue crab (*Callinectes sapidus*) CPUEs have increased in the Bay (Wilber and Bass 1998; Corps 2007). Species richness and diversity have increased in the lower Colorado River (from the GIWW to navigation mile marker 8) based on surveys in 2007-2008 compared to similar surveys in 1983-1884 (NRC 1986; STPNOC 2010a;

ENSR 2008). The apparent change in the aquatic community of the Colorado River in the vicinity of the site could be due to a number of reasons (e.g., differences in sampling protocol over time, variance in weather conditions during the two sampling efforts, a river diversion project, and sea level rise). However, the shift in the aquatic community is not likely to be associated with the construction and operation of the RMPF, barge slip, or discharge structure for existing Units 1 and 2 because those activities were primarily on the shoreline of the river and used erosion and turbidity controls (e.g., sheet pile walls). While slow-moving benthic organisms (e.g., mollusks and polychaetes) were lost during construction, these organisms likely recolonized the area. Other mobile aquatic organisms likely avoided the area during construction and returned after sheet pile walls and other in-stream activities were completed.

In addition, during the construction of the MCR for STP Units 1 and 2, the onsite water body, Little Robbins Slough, was diverted around the reservoir. The diversion temporarily changed the flow of freshwater into wetlands to the south of the site as well as flows into the Clive Runnells Family Mad Island Marsh Preserve and the Mad Island Wildlife Management Area. However, studies conducted in the 1980s showed that the changes in freshwater input to the preserve and management areas were minimal (NRC 1986).

The construction and filling of the MCR created a new water resource onsite. The first aquatic surveys of the MCR were completed in 2007 through 2008, and the results were discussed in Section 2.4.2.1. The results demonstrated that a diverse aquatic community had developed as fish and invertebrates were entrained in water pumped from the Colorado River. The MCR is not considered waters of the U.S. or the State, access to the MCR by the public is prohibited and the aquatic resources are not harvested.

Construction of STP Units 1 and 2 caused minor, temporary changes in the aquatic community adjacent to facilities on the Colorado River (NRC 1986). Cofferdams were used to minimize the impacts from erosion and turbidity in the river during installation of the RMPF and barge slip. Upon the cessation of construction activities for Units 1 and 2 in the Colorado River, aquatic habitat recolonized that area as demonstrated by the diverse aquatic community in the vicinity that was evaluated during the 1983, 1984, and 2007-2008 surveys (NRC 1986; ENSR 2008; STPNOC 2010a). Installation of the discharge pipes and stabilization of the river bank created temporary changes to the aquatic community, similar to the construction of the RMPF.

Additionally, the review team considered the potential cumulative impacts of operating four units at the STP site, and the additional requirement of makeup water to be pumped from the RMPF. Past studies on aquatic organisms in the Colorado River that are likely to be impinged or entrained at the RMPF concluded that impacts to the important species would be insignificant and minor, primarily because the density of organisms in the vicinity is rather low and the species are ubiquitous in the region (NRC 1986; STPNOC 2010a). The increase in species richness and diversity in the Colorado River from 1983-1984 to 2007-2008 indicates that the operation of the RMPF has had negligible impact on the aquatic community in the vicinity of the

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site although impingement, entrainment, and entrapment at the RMPF have not been evaluated since 1984 (NRC 1986; STPNOC 2010a; ENSR 2008). The types of aquatic organisms currently within the vicinity of the site are common species, and no threatened or endangered species have been found. Additionally, the structure and operation of the RMPF are designed to minimize impacts on aquatic biota. Therefore, impacts from operation of the RMPF (impingement, entrainment, and entrapment) for four units are likely to remain minimal.

STPNOC plans on increasing the water level in the MCR and that would result in additional seepage to groundwater and the relief well system that could contribute flow to Little Robbins Slough and the wetlands to the south of the site (STPNOC 2010a). The increase in facilities and structures like parking lots would change the flow of stormwater into the drainages onsite. STPNOC plans on moving and constructing additional drainages and culverts to manage the flows after precipitation events (STPNOC 2010a). A site-specific stormwater pollution prevention plan would include practices for minimizing impacts to the aquatic communities in these onsite drainages. Operation of the four units would affect the aquatic community in the MCR. The two operating circulating water intake structures (CWISs) would increase entrainment and impingement of the aquatic community. The two discharges from the four units would increase the water temperature in the MCR. Aquatic organisms in the MCR would either avoid or acclimate to the new conditions. However, since the aquatic community in the MCR is isolated from the onsite waterbodies and the Colorado River, these impacts are negligible to the overall aquatic resources of the geographic area of interest.

The review team also considered the potential cumulative impacts related to thermal and chemical discharges. There have been no past impacts from discharges into the Colorado River because STPNOC has not released water from the MCR into the river except for one test of the discharge facility in 1997 (STPNOC 2010a). As discussed in Sections 5.2.3.1 and 5.3.2.1, the frequency and duration of discharge from the MCR into the Colorado River would be managed by STPNOC based on water quality in the MCR and TPDES permit conditions. The operation of four units would change the water quality in the MCR (Table 5-3). Chemical releases from discharging the MCR into the Colorado River are expected to be below the criteria for protection of aquatic life (TCEQ 2005). Physical impacts (e.g., scouring of aquatic habitat) are likely to be minimal due to the flow and frequency of discharge. In general, these impacts would not noticeably alter the resource. However, under certain conditions, the size and configuration of the thermal plume from the discharge of MCR water into the river from the operation of four units in combination with poor river water quality could impede passage of the aquatic organisms in the Colorado River, including species that are of commercial and recreational importance and species that are Federally managed and have designated essential fish habitat. However, the foraging behavior and high fecundity of the aquatic organisms indicate that the effects from the thermal plume would not noticeably alter or destabilize the populations or aquatic community in the lower Colorado River.

Several activities associated with maintenance of the shoreline as well as dredging to maintain the RMPF and barge slip are planned for Units 1 and 2 and would continue for all four units. The revetment along 1600 ft of shoreline on the west bank of the Colorado River, beginning at the MCR spillway and extending down the river to the STP site property line, has become damaged due to bank erosion during and following high river flows. Flooding has eroded and undercut the revetment and damaged the associated rigid matting. STPNOC has requested approval from the Corps to conduct restoration work as part of the existing permit with the Corps or under the Nationwide Permit No. 13 for bank stabilization activities (STPNOC 2010a).

Aquatic organisms inhabiting the shoreline habitat would be disturbed during restoration activities, but these impacts would be temporary and the organisms would likely recolonize the area.

In addition to the maintenance dredging in the Colorado River described in Chapter 5, the Corps would continue dredging operations in the Colorado River to maintain the navigation channel. Dredging would remove benthic habitat and the organisms that are not highly mobile (e.g., mollusks). Organisms that can readily swim would likely avoid the area during dredging activities. After dredging activities, these areas would be re-colonized by the aquatic community. Impacts from dredging on aquatic organisms would be minor.

Future projects in the vicinity of the STP site would use significant quantities of Colorado River flow, which could affect aquatic habitat and migratory behavior. These projects include the proposed LCRA-SAWS project, WSEC, and the proposed Mary Rhodes Pipeline Phase II project (TWDB 2006a). The LCRA-SAWS project is projected to generate 150,000 ac-ft of new water supplies by 2060 through conjunctive use of groundwater from the Gulf Coast Aquifer and surface water supplies from the Colorado River (TWDB 2006a). A habitat assessment program is underway to collect baseline information and evaluate effects of freshwater inflow alterations to Matagorda Bay as part of the LCRA-SAWS project (LCRA-SAWS 2006). LCRA has evaluated WSEC in its Water Supply Resource Plan for Region K, Matagorda County. The increases in water demand from 2010 to 2020 is approximately 22,000 ac-ft per year, which would be attributed to the needs for WSEC (LCRA 2008). As discussed in Section 7.2.1.1, the City of Corpus Christi may build Phase II of the Mary Rhodes Pipeline from Bay City to Lake Texana (City of Corpus Christi 2009). Final details on these projects and their potential impacts on aquatic resources have not been completed; however, these projects have the potential to change the freshwater contribution in the river within the vicinity of STP. Changes in saltwater intrusion or flow of salt water into the river could change the habitat, movement, and composition of the aquatic community in the vicinity. These types of changes are likely to have influenced the shift in aquatic communities as demonstrated by the differences observed in earlier studies with varying flow conditions in the river (NRC 1975, 1986), as well as in the shifts observed by comparing the results of the studies before and after the completion of the diversion of the river into Matagorda Bay in 1992 (ENSR 2008).

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Proposed future power generation facilities, including WSEC and the Victoria County Station, may require the development of new transmission systems (lines as well as corridors) in the geographic area of interest. The WSEC may be required to add additional transmission capabilities within the vicinity for its power transmission, but that information is currently not available to evaluate. If new transmission corridors are built, they would likely have a minor effect on aquatic species assuming transmission line routing considers aquatic resources and best management practices (BMPs) are employed during construction and during transmission line maintenance activities once the lines are completed and energized. Because only existing transmission corridors would be used to support power transmission from proposed Units 3 and 4, there would be no additional impacts to aquatic resources associated with construction of new transmission corridors for the proposed new STP units. Vegetation maintenance and control along existing and future corridors would not be expected to increase and contribute to cumulative effects (STPNOC 2010a).

Anthropogenic (derived from human activities) stressors such as residential or industrial development in the vicinity of STP site can affect aquatic resources. Increased urbanization and population growth, while projected to be low in comparison to other locations in Texas (Table 2-17), would still lead to increased development along the shores of the Colorado River that can contribute to cumulative impacts in the lower Colorado River Basin through habitat loss and nonpoint source pollution. Future activities could lead to increased water needs, nonpoint and point source water pollution, vessel traffic on the waterways, maintenance dredging, and fishing pressures.

Commercial and recreational fishing in the Colorado River and Matagorda Bay would likely continue to increase in the future. The region is recognized for recreational fishing of a number of species, and fishing would likely increase with increased urbanization in the vicinity. Matagorda Bay is one of the recognized regions in Texas for commercial fishing, primarily associated with the shrimp industry (TPWD 2002), although these fisheries are not significant contributors to employment in the region (Section 2.5.2). In efforts to improve the fisheries in the area, TPWD has designated the “most eastern half of the eastern arm of Matagorda Bay” as a finfish and shellfish nursery, closing the area to commercial fishing and commercial harvesting of oysters (LCRA et al. 2006). A freshwater inflow needs study for Matagorda Bay has identified several alternatives associated with water management strategies designed to improve commercial fishing opportunities (LCRA et al. 2006). If management strategies do not improve sustainability of fisheries, then increased fishing pressures could result in overall decreased biological productivity for the Colorado River and Matagorda Bay.

In addition to direct anthropogenic activities, GCC could impose additional stressors on aquatic communities. The presence of natural environmental stressors (e.g., short- or long-term changes in precipitation or temperature) would contribute to the cumulative environmental impacts to the Colorado River and Matagorda Bay. GCC could lead to decreased precipitation,

increased sea levels, varying freshwater inflow, increased temperatures, increased storm surges, greater intensity of coastal storms, and increased nonpoint source pollution from runoff during these storms, in the water bodies in the geographic area of interest (Nielsen-Gammon 1995; Montagna et al. 1995; GCRP 2009). Such changes could alter salinity, change freshwater inflow, and reduce dissolved oxygen, which could directly affect aquatic habitat. Rising sea water due to global climate change could affect water levels in the lower Colorado River and Matagorda Bay and subsequently change the water quality associated with the mixing of freshwater and estuarine waters (Montagna et al. 1995; GCRP 2009). Similarly, GCC could affect the water levels and water quality in the Clive Runnells Family Mad Island Marsh Preserve and the Mad Island Wildlife Management Area. These kinds of changes have been experienced in the vicinity of STP associated with the diversion of Little Robbins Slough during the construction of the MCR and with the diversion of the Colorado River into the Gulf and Matagorda Bay since the 1920s. As discussed in Section 2.4.2, the aquatic communities in the vicinity have shifted along with these water quality changes with time. Most recent studies on Matagorda Bay since the opening of the diversion channel from the Colorado River have shown slower than expected development of wetlands, oyster reefs, and other aquatic habitat (Wilber and Bass 1998; LCRA et al. 2006; Corps 2007). LCRA has indicated that more freshwater inflow into the Bay is needed to increase biological productivity in the bay (LCRA et al. 2006). The effects of rising sea level would likely be counterproductive to the current efforts to increase freshwater flows into the Bay. Changes in water quality in Matagorda Bay and the lower Colorado River could create areas that are hypoxic (low in dissolved oxygen) and lead to further stress on aquatic communities (Montagna et al. 1995). These stressors would result in shifts in species ranges, habitats, and migratory behaviors and also alter ecosystem processes (GCRP 2009).

### **Summary**

Cumulative impacts to aquatic ecology resources are estimated based on the information provided by STPNOC and the review team's independent evaluation. Past, present and future activities exist in the geographic area of interest that could contribute to cumulative effects to aquatic ecological resources. Future development of industries that compete for water in the Colorado River as well as management of water budgets across the State of Texas through diversion projects like the LCRA-SAWS project and the Mary Rhodes Pipeline Phase II project would likely affect aquatic resources in the lower Colorado River. Under certain conditions, the thermal plume from the discharge of MCR water into the river could impede passage of aquatic organisms in the river. The alterations to the transmission corridors for Units 3 and 4 would have negligible effects on aquatic species in the area, and the cumulative impacts associated with transmission system upgrades on the aquatic community for other projects in the geographic area of interest would likely be minor. Direct and indirect anthropogenic and natural environmental stressors, including other energy projects, in the geographic area of interest would cumulatively lead to effects on the aquatic communities that would noticeably alter

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important attributes, such as species range, habitat availability, ecosystem processes, migratory corridors and behavior, species diversity, and species abundance. The review team concludes that cumulative impacts from past, present, and reasonably foreseeable actions to aquatic resources in the geographic area of interest would be MODERATE. The incremental contribution of NRC-authorized construction and the operation of the proposed Units 3 and 4 to cumulative impacts on aquatic resources in onsite water bodies, the Colorado River, and Matagorda Bay would be SMALL.

## 7.4 Socioeconomics and Environmental Justice

The evaluation of cumulative impacts on socioeconomics and environmental justice is described in the following sections.

### 7.4.1 Socioeconomics

The description of the affected environment in Section 2.5 serves as a baseline for the cumulative impacts assessment in this resource area. As described in Section 4.4, any negative impacts of the NRC-authorized construction activities on socioeconomics would be SMALL and adverse, with the following exceptions. First, NRC-authorized construction would result in MODERATE beneficial economic and tax revenue impacts to Matagorda County, and SMALL beneficial economic and tax revenue impacts elsewhere in the region. Second, NRC-authorized construction (75 percent of the total project on a labor-hours basis) generally would result in MODERATE and adverse demographic impact and MODERATE adverse impacts in Matagorda County on roads, housing, and education and fire services. As described in Section 5.4, the adverse socioeconomic impacts of operations would be SMALL. Operations of proposed Units 3 and 4 would result in LARGE beneficial tax revenue impacts and MODERATE beneficial economic impacts on Matagorda County, and SMALL beneficial economic and tax revenue impacts elsewhere in the region.

The combined impacts from construction and preconstruction were described in Section 4.4 and were determined to be the same as described above for NRC-authorized construction. In addition to the impacts from construction, preconstruction, and operations, the cumulative analysis also considers other past, present, and reasonably foreseeable future projects that could affect socioeconomics. For this analysis, the primary geographic area of interest is Matagorda and Brazoria Counties because these counties are the principal areas where STP workers would live, where the economy, tax base and infrastructure would most likely be affected, and therefore where socioeconomic impacts would occur. However, the geographic area of interest was modified as appropriate for specific impact analyses; for example, specific taxation jurisdictions were considered when appropriate, and Calhoun and Jackson Counties were considered for impacts of the Victoria County Station, Matagorda Ship Channel improvements, Calhoun LNG terminal, and E.S. Joslin Power Plant projects.

Matagorda County historically had an agricultural based economy initially centered on cattle, corn, and cotton, and later on rice. By the 1970s the county was a leading cattle producing area. Significant amounts of cotton, grain sorghums, soy beans, and corn were grown there, while rice remained a very important crop. Oil and gas fields were found early in the 20<sup>th</sup> Century in Matagorda County and oil production grew until the mid-1960s, then began to decline. The County also has had several chemical and gas-processing and oil-refining facilities. STP Units 1 and 2 were constructed during the 1970s and 1980s and began operations in 1988 and 1989, respectively. Matagorda County population grew from about 18,000 people in 1930 to about 37,000 in 1980, but remained almost constant at 37,000 throughout the 1980s and 1990s.

Agriculture was the foundation of the Brazoria County's early economy, and some of the State's largest and most prosperous sugar and cotton plantations were located there in the 19<sup>th</sup> century. Rice became the center of the agricultural economy after World War II. In the 1990s, there were about 41,000 acres used for rice production. Oil production began in 1902, sulfur was first mined in 1912, and oil and mining remain important. The Dow Chemical Company, drawn to natural resources at Freeport, came in 1939 and gave rise to the Brazosport industrial and port community, which subsequently included several chemical processing plants. By the 1980s the county had 186 manufacturing establishments that employed almost 18,000 workers. The population boomed and became more urbanized, with Brazoria County population rising from 23,000 in 1930 to nearly 242,000 in the year 2000 (TSHA 2009a, b).

The socioeconomic impact analyses in Chapters 4 and 5 are cumulative by nature and depend largely on the rate of change from existing conditions, for example, the increase in the rate of population growth. Past and current economic impacts associated with activities listed in Table 7-1 already have been considered as part of the socioeconomic baseline presented in Section 2.5. For example, the economic impacts of existing enterprises such as mining, other electrical utilities, etc., are part of the base used for establishing the Regional Input-Output Model System (RIMS) II multipliers. Regional planning efforts and associated demographic projections formed the basis for the review team's assessment of reasonably foreseeable future impacts. State and county plans along with modeled demographic projections like those used in Sections 2.5, 4.4, and 5.4 include forecasts of future development and population increases. Thus, cumulative impacts associated with general growth in Matagorda and Brazoria Counties and construction, preconstruction, and operation of proposed Units 3 and 4 are evaluated in Chapters 4 and 5.

Regarding specific reasonably foreseeable future projects that are not part of general growth in the region, the proposed 1320-MW WSEC listed in Table 7-1 is large enough that if its construction period coincided with that for proposed Units 3 and 4, some of the impacts of STP construction on schools, housing, and public services in Matagorda County might be more significant than if only Units 3 and 4 were built. The review team determined the construction

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periods for WSEC and Units 3 and 4 are likely to overlap. WSEC is projected to begin construction in 2011 and would require about 4 years to complete (construction is planned to be completed in 2015). The WSEC project is expected to employ 1500 construction workers and 150 operations workers, so a likely outcome is that WSEC construction would be at its highest just as construction of the first new STP unit would also be increasing (WSEC 2010). WSEC is in the vicinity of STP and would further alter the current viewshed. This would have a noticeable effect on the viewshed, but it would not be destabilizing.

In September 2008, Exelon Generation submitted a COL application to the NRC for two nuclear power units at a site in Victoria County, Texas, about 55 mi southeast of the STP site (Exelon 2008). However, the application was subsequently withdrawn and Exelon submitted an ESP application on March 25, 2010 (Exelon 2010). Exelon has no plans for onsite activity at the Victoria County site after issuance of an ESP, so construction of the Victoria County Station could be delayed as much as 20 years, resulting in no construction period impact and much delayed impact of any kind in Matagorda or Brazoria Counties. However, even if the construction periods overlap to some extent, Victoria County Station is not likely to significantly exacerbate the impacts of STP Units 3 and 4 on Matagorda and Brazoria Counties. Because of lengthy commuting distances involved, it is unlikely that large numbers of Victoria County Station workers would in-migrate to Matagorda or Brazoria Counties. Workers would likely prefer Victoria County with smaller numbers relocating to Calhoun and Jackson Counties, due to their more limited services. Construction workers already resident in Victoria County, however, could commute to the STP projects, reducing the need to import construction labor specifically for STP Units 3 and 4. Moreover, the property tax base represented by the WSEC (investment is projected at \$2.5 billion) could be available when needed to pay for any public infrastructure improvements that would be required to support STP-related population growth. The Victoria County Station would not add to physical or aesthetic and recreational impacts in Matagorda County because of its distance from STP.

The proposed Mary Rhodes Pipeline Phase II water project would be built from the Colorado River near Bay City through Matagorda and Jackson Counties, once the City of Corpus Christi needs the water. Current plans call for the project to be operational no earlier than 2020 (City of Corpus Christi 2009), so construction likely would start just after completion of STP Unit 4. No information seems to be publically available concerning employment levels. Although the pipeline would cost in excess of \$100 million to construct, it would be owned by a public entity and would not be taxable. Once buried, the pipeline would likely have little or no impact on aesthetics of the area. The proposed Matagorda Ship Channel Improvement Project is projected to occur in 2011 and would cause a small increase in construction employment and local purchases of construction materials. The socioeconomic impact was described as beneficial (Corps 2009), mainly in the Calhoun County area. The project would not overlap substantially with construction at STP Units 3 and 4.

The other major future projects shown in Table 7-1 are the Calhoun LNG terminal, and the E.S. Joslin Power Plant Project, NuCoastal Power Holdings' proposed repowering project for a closed power plant. Both facilities are about 25 mi west-southwest from the STP site near Port Lavaca. The Calhoun LNG project would employ about 645 workers at peak activity, of whom an estimated 416 would be non-residents (FERC 2007). No employment information appears to be available on the repowering project. Taken together, these two projects likely would have noticeable but not destabilizing impacts on Calhoun County. The Calhoun LNG project, if it overlapped with STP, could add population and socioeconomic impact on Matagorda County in addition to that of proposed Units 3 and 4. The E.S. Joslin Power Plant project is expected to be completed by 2012 and is unlikely to exacerbate socioeconomic impacts of STP construction. Neither Calhoun County project would add to physical or aesthetic and recreational impacts because of their distance from STP.

During the preconstruction and prior to the construction phases of proposed Units 3 and 4, the existing barge slip on the Lower Colorado River would need to be rehabilitated through dredging and construction of bulk heading. The existing navigation channel in the Colorado River, which is approximately 200-ft wide and 12-ft deep, is dredged as-needed by the Corps. STPNOC has not included dredging of the navigation channel of the Colorado River for barge access as part of the proposed action. However, alterations to traffic patterns within the Colorado River during rehabilitation and dredging of the existing barge slip at the STP site may occur. In addition, a slight increase in barge traffic associated with the barging of heavy equipment may occur during the construction phase. This increase in barge traffic during construction would be temporary; no additional barge traffic is expected in association with the operation of proposed Units 3 and 4. Additional past and present actions within the geographic area of interest that contribute to barge traffic include the active Port of Bay City located approximately 8 mi upstream of STP. The Port of Bay City is a small barge terminal with a liquid cargo dock, a concrete dock, a low level heavy duty dock and a turning basin. Reasonably foreseeable future actions that may contribute to barge traffic on the Colorado River includes the construction of WSEC and the decommissioning of proposed Units 3 and 4. Based on its evaluation, the review team has concluded that the incremental impact of the proposed Units 3 and 4 on marine or recreational navigation when added to other past, present and reasonably foreseeable future actions within the geographic area of interest would be minor.

The remaining projects in the socioeconomic impact area (Table 7-1) are either already operational or part of general growth in the region. In either case they are included in the socioeconomic baseline discussed in Section 2.5 and are already included in the impacts assessments in Sections 4.4 and 5.4. Because the projects within the socioeconomic impact area identified in Table 7-1 would be consistent with applicable county plans and policies, the review team considers the cumulative socioeconomic impacts from the projects to be manageable, particularly over time.

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The review team has considered the cumulative impacts of construction, preconstruction, and operation of Units 3 and 4 plus other past, present, and reasonably foreseeable future activities over the life of the two new units. Based on the above considerations, information provided by STPNOC, and the review team's independent review, the review team concludes that NRC-authorized construction of proposed Units 3 and 4 could make a temporary detectable adverse contribution to the cumulative effects associated with some socioeconomic issues under certain circumstances, and adverse socioeconomic impacts would be mostly confined to Matagorda County. Cumulative impacts on demography, traffic, housing availability, schools, and possibly emergency services such as police and fire protection staffing during construction would likely be MODERATE and adverse. It is unlikely that peak construction of the WSEC, Victoria County Station and the two Port Lavaca projects would coincide. If the local community would have to absorb more than one of these projects at once, significant adverse cumulative impacts on schools, housing, and traffic in Matagorda County could occur. Mitigation may be warranted for these impacts, especially for schools in the county and traffic congestion near STP. Even with the cumulative population increases and additional facilities, there would not be significant changes in the character of offsite noise, offsite dust or offsite recreation opportunities in Matagorda County and these impacts would be SMALL.

Housing and schools may experience noticeable adverse cumulative impacts due to mismatches between demand and capacity early in the operations period if the identified projects coincide. In general, however, because even the combined population increases would be slight during the operations period, adverse socioeconomic cumulative impacts during operations would be SMALL, with no mitigation required. During operations, Matagorda County would experience LARGE beneficial increases in tax revenue as a result of STP Units 3 and 4, and this impact would be increased further by an operating WSEC. WSEC would noticeably change the viewshed in the vicinity of STP. The incremental contribution would be minimal from proposed Units 3 and 4 because the offsite view of the STP site would not change significantly given that existing Units 1 and 2 are currently within the viewshed. This results in a MODERATE and adverse cumulative aesthetic impact, and the incremental contribution from NRC-authorized construction would be SMALL and adverse. Because the cumulative project workforces living in Calhoun and Jackson and other nearby counties are likely to be relatively unnoticed and Brazoria County's population is large relative to projected population increases associated with all of the projects taken together, the cumulative impact on the regional economies and tax revenues would be beneficially SMALL to MODERATE in Calhoun County (the site of the two Port Lavaca plants), and beneficially SMALL in Jackson County, Brazoria County, and the remainder of the 50-mi region. The incremental contribution from NRC-authorized construction would be SMALL in Calhoun, Jackson, and Brazoria County.

### 7.4.2 Environmental Justice

The description of the affected environment in Section 2.6 serves as a baseline for the cumulative impacts assessment in this resource area. As described in Section 4.5, there would

be no disproportionate adverse impacts to minority or low-income populations from NRC-authorized construction, and therefore the environmental justice impacts from NRC-authorized construction would be SMALL. Similarly, as described in Section 5.5, there would be no disproportionate adverse impacts to minority or low-income populations from operations, and therefore the environmental justice impacts from operations would be SMALL.

The combined impacts from construction and preconstruction are described in Section 4.5 and determined to be SMALL. In addition to the impacts from construction, preconstruction, and operations, the cumulative analysis also considers other past, present, and reasonably foreseeable future projects that could cause environmental justice impacts on minority and low-income populations. For this cumulative analysis, the general geographic area of interest is the 50-mi region described in Section 2.5.1, which is the area most likely to experience health effects (if any) and provide the workforce for proposed Units 3 and 4. This is the region for which census block groups were assessed. However, subsets of the area were considered based on the area likely to be both influenced by the particular impact of proposed Units 3 and 4. For example, the areas for which socioeconomic impacts were considered was limited to the four-county area expected to experience noticeable socioeconomic impacts from Units 3 and 4.

From an environmental justice perspective, there is a potential for minority and low-income populations to be disproportionately affected by environmental impacts. In Matagorda County, the review team found low-income, Black, Asian, Hispanic and aggregated minority populations that exceed the percentage criteria established in Section 2.6.1 for environmental justice analyses. Further, one of the Asian census block groups is within 10 mi of STP near Palacios.

The impact analyses in Chapters 4 and 5 are cumulative by nature. Past or current environmental justice impacts associated with activities listed in Table 7-1 already have been considered as part of the environmental justice baseline presented in Section 2.6 and there were no subsistence and cultural practices noted for any of the minority populations in the region that would make them vulnerable to environmental impacts from STP Units 3 and 4. Also, there were no offsite environmental impacts identified in Sections 4.5.1 and 5.5.1 that would affect any minority or low-income population, so STP Units 3 and 4 would not have any offsite environmental impacts on minority and low-income populations, even if there were environmental impacts on these populations from the WSEC and the two energy projects identified at Port Lavaca. The review team considers the proposed Victoria County Station to be too far away from Matagorda County in particular to have any socioeconomic or health impacts in Matagorda County. Thus, there would be no cumulative environmental impacts associated with building and operating of STP Units 3 and 4 beyond those already evaluated in Chapters 4 and 5 and no disproportionate environmental impacts on minority and low income populations.

Other reasonably foreseeable future projects in the socioeconomic impact area (Table 7-1) would not likely contribute to additional environmental justice impacts through socioeconomic

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pathways. The review team found no unusual socioeconomic circumstances, resource dependencies, or cultural practices through which minority or low-income populations would be disproportionately and adversely affected. There could be general adverse socioeconomic impacts through increased traffic and crowding of schools in the event that WSEC and STP construction coincided, but such impacts would be the same for all segments of the population because the review team did not find any evidence of unique characteristics or practices in the minority and low-income populations that may result in different impacts compared to the general population. The review team determined that the construction periods for the WSEC and STP Units 3 and 4 are likely to overlap, as described in Section 7.4.1. The cost of rental housing in Matagorda County might escalate if construction workers crowded into those counties, which would be more likely if WSEC and STP and the two Port Lavaca energy projects were being built at the same time. It is unlikely that the impact would disproportionately fall on the diffuse (i.e., unmapped) minority and low-income individuals in these counties since low-income rental housing is not the usual preference of high-income construction workers; rather, if rent increases happened, all population groups would be affected. However, the review team found no evidence of any unique characteristics or practices that would result in any minority or low-income population to be disproportionately affected by such rental increases. As a result, the review team concluded that there would be no disproportionate and adverse cumulative impact on minorities and low-income populations. Therefore, the cumulative environmental justice impacts of construction, preconstruction, and operation of proposed Units 3 and 4 and other past, present, and reasonably foreseeable future projects would be SMALL.

## 7.5 Historic and Cultural Resources

The description of the affected environment in Section 2.7 serves as a baseline for the cumulative impacts assessment in this resource area. As described in Section 4.6, impacts to cultural resources from NRC-authorized construction would be SMALL. As described in Section 5.6, the review team concluded that the impacts to cultural resources from operations would be SMALL. Mitigative actions may be warranted only in the event of an unanticipated discovery during any ground-disturbing activities associated with construction or maintenance of the operating facility; these mitigative actions would be determined by STPNOC in consultation with the Texas State Historic Preservation Officer (SHPO). STPNOC has agreed to follow procedures if historic or cultural resources are discovered. These procedures are detailed in STPNOC's Addendum 5 to procedure No. OPGP03-ZO-0025 Rev. 12 (Unanticipated Discovery of Cultural Resources) (STPNOC 2008b); the procedure includes notification of the SHPO at the Texas Historical Commission (THC) and affected Tribe(s) or other parties depending on the nature of the find.

The combined impacts from construction and preconstruction are described in Section 4.6 and determined to be SMALL. Impacts associated with operations as described in Section 5.6 also

are determined to be SMALL. In addition to the impacts from construction, preconstruction, and operations, the cumulative analysis also considers other past, present, and reasonably foreseeable future projects that could affect historical and cultural resources. Section 2.7 defines the physical area of potential effect (APE) for cultural resources, which is the area at the STP site and the immediate environs that may be impacted by land-disturbing activities associated with building and operating the two new nuclear generating units.. In addition to the physical APE, a visual APE has been established as a geographic area consisting of a 1-mi radius from the proposed project footprint. Both the physical and visual APEs are considered the geographic area of interest for this cumulative analysis.

The cumulative impacts assessment considers all cultural resources within the APEs, including those that are eligible for listing on the National Register of Historic Places. Consultation with the Texas SHPO has confirmed that none of these historic properties are known within the physical or visual APEs at the STP site (THC 2010), and the Alabama-Coushatta Tribe has confirmed that the proposed action will cause no known impacts to resources of importance to the Tribe (Celestine 2010).

As described in Section 2.7, regional settlement patterns suggest that prehistoric people lived along the Colorado River; however, few archaeological and cultural resource surveys have been conducted along the Colorado River to identify resources. The archaeological sites record search indicated that prehistoric sites have been located adjacent to the STP plant. Historically, Native American groups known collectively by the Europeans as the Karankawa, lived in the general area of the STP site during early Spanish and French Exploration. The French attempted to settle the Matagorda Bay area in 1685 and again in 1718, but neither attempt was successful, largely due to conflict with the Karankawa Indians. Historic settlement of the area commenced when Stephen F. Austin obtained a grant from the Mexican government in 1821 to permit 300 American families to settle along the Colorado River. When an additional 3000 families were allowed to settle in the area in 1828, population increased rapidly. Matagorda County was created in 1837, shortly after Texas gained its independence from Mexico. Farming in the Matagorda region concentrated on sugar and cotton production, and following the Civil War, cattle ranching.

Table 7-1 identifies other past, present and reasonably foreseeable future projects and other actions considered in the cumulative analysis of the STP site. Projects within the geographic area of interest that may have a potential cumulative impact on cultural resources include continued operation, and decommissioning for STP Units 1 and 2, and transmission lines and future urbanization. Such projects could impact cultural resources if ground-disturbing activities occur, or if new above-ground structures alter the historic setting or visual characteristics of resources within the visual APE.

Cultural resources are non-renewable; therefore, the impact of destruction of cultural resources is cumulative. Based on the information provided by the applicant and the review team's

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independent evaluation, the review team concludes that the cumulative impacts from preconstruction, construction and operation of two new nuclear generating units on the STP site and from other projects within the geographic area of interest would be SMALL. However, those activities identified in Table 7-1 related to transmission line corridors associated with new energy development projects in the region and future urbanization do have the potential to impact cultural resources within the physical and visual APEs. Should these activities result in alterations to the cultural environment, then the impact could be greater.

## 7.6 Air Quality

The description of the affected environment in Section 2.9 serves as a baseline for the cumulative impacts assessment in this resource area. As described in Section 4.7, the impacts of NRC-authorized construction activities on air quality impacts would be SMALL, and no further mitigation would be warranted. As described in Section 5.7, the review team concludes that the impacts of operations on air quality impacts would be SMALL and no further mitigation would be warranted.

### 7.6.1 Criteria Pollutants

The combined impacts from construction and preconstruction are described in Section 4.7 and determined to be SMALL. In addition to the impacts from construction, preconstruction, and operations, the cumulative analysis also considers other past, present, and reasonably foreseeable future actions that could contribute to cumulative impacts to air quality. For this cumulative analysis of criteria pollutants, the geographic area of interest is Matagorda County which is within the Metropolitan Houston-Galveston Intrastate Air Quality Control Region (40 CFR 81.38). Air quality attainment status for Matagorda County as set forth in 40 CFR 81.344 reflects the effects of past and present emissions from all pollutant sources in the region. Matagorda County is not out of attainment of any National Ambient Air Quality Standard.

The air quality impact of site development for proposed Units 3 and 4 would be local and temporary. The distance from building activities to the site boundary would be sufficient to generally avoid significant air quality impacts. The WSEC project would be located about 5 mi northeast of the STP site, but it is unlikely construction of the two projects would overlap because WSEC is scheduled to begin construction 2 years earlier than construction of proposed Units 3 and 4. If construction overlaps, it is likely that construction of WSEC would be declining as construction of Units 3 and 4 is increasing (WSEC 2009). There are no land uses or projects, including the WSEC, that would have emissions during site development that would, in combination with emissions from STP Units 3 and 4, result in degradation of air quality in the region.

Combustion equipment associated with the operation of STP Units 1 and 2 is similar to the equipment that would be associated with Units 3 and 4. Releases are intermittent and made at low levels with little or no vertical velocity. Because of the intermittent nature of the releases and the small quantities of effluents being released, the review team expects that the cumulative impacts of combustion product release associated with the four STP units would be negligible.

The WSEC is a proposed 1320-MW petroleum coke/bituminous-fired plant. Impacts from the emissions from similar plants are characterized as being clearly noticeable but not destabilizing in Section 9.2.2.1. Effluents from power plants such the WSEC are typically released through stacks and with significant vertical velocity. Other new industrial projects listed in Table 7-1 would have de minimis impacts. Given that these other projects would be subject to institutional controls, it is unlikely that the air quality in the region would degrade to the extent that the region would be in nonattainment of National Ambient Air Quality Standards.

### **7.6.2 Greenhouse Gas Emissions**

As discussed in the state of the science report issued by the GCRP, it is the "... production and use of energy that is the primary cause of global warming, and in turn, climate change will eventually affect our production and use of energy. The vast majority of U.S. greenhouse gas emissions, about 87 percent, come from energy production and use..." Approximately one third of the greenhouse gas emissions are the result of generating electricity and heat (GCRP 2009). This assessment is focused on greenhouse gas emissions.

Greenhouse gas emissions associated with building, operating, and decommissioning a nuclear power plant are addressed in Sections 4.7, 5.7.1, 6.1.3, and 6.3. The review team concluded that the atmospheric impacts of the emissions associated of each aspect of building, operating and decommissioning a single plant are minimal. The review team also concludes that the impacts of the combined emissions for the full plant life cycle are minimal.

The cumulative impacts of a single source or combination of greenhouse gas emission sources must be placed in geographic context:

- The environmental impact is global rather than local or regional
- The effect is not particularly sensitive to the location of the release point
- The magnitude of individual greenhouse gas sources related to human activity, no matter how large compared to other sources, are small when compared to the total mass of greenhouse gases resident in the atmosphere, and
- The total number and variety of greenhouse gas emission sources is extremely large and are ubiquitous.

These points are illustrated in Table 7-2.

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**Table 7-2.** Comparison of Annual Carbon Dioxide Emission Rates

Source	Metric Tons per Year
Global Emissions	28,000,000,000 <sup>(a)</sup>
United States	6,000,000,000 <sup>(a)</sup>
1000 MW Nuclear Power Plant (including fuel cycle, 90 percent capacity factor)	400,000 <sup>(b)</sup>
1000 MW Nuclear Power Plant (operations only, 90 percent capacity factor)	5000 <sup>(b)</sup>
Average U.S. Passenger Vehicle <sup>(c)</sup>	5

(a) Source: EPA 2009g  
(b) Source: Appendix I  
(c) Source: FHWA 2006

Evaluation of cumulative impacts of greenhouse gas emissions requires the use of a global climate model. The GCRP report referenced above provides a synthesis of the results of numerous climate modeling studies. The review team concludes that the cumulative impacts of greenhouse emissions around the world as presented in the report are the appropriate basis for its evaluation of cumulative impacts. Based on the impacts set forth in the GCRP report, and the CO<sub>2</sub> emissions threshold criteria in the final EPA CO<sub>2</sub> Tailoring Rule (75 FR 31514), the review team concludes that the national and worldwide cumulative impacts of greenhouse gas emissions are noticeable but not destabilizing. The review team further concludes that the cumulative impacts would be noticeable but not destabilizing, with or without the greenhouse gas emissions of the proposed project.

Consequently, the review team recognizes that greenhouse gas emissions, including carbon dioxide, from individual stationary sources and, cumulatively, from multiple sources can contribute to climate change and that the carbon footprint is a relevant factor in evaluating energy alternatives. Section 9.2.5 contains a comparison of carbon footprints of the viable energy alternatives.

### 7.6.3 Summary

Cumulative impacts to air quality resources are estimated based in the information provided by STPNOC and the review team's independent evaluation. Other past, present, and reasonably foreseeable future activities exist in the geographic areas of interest (local for criteria pollutants and global for greenhouse gas emissions) that could affect air quality resources. The cumulative impacts on criteria pollutants from emissions of effluents from the STP site, other projects, and the WSEC would be noticeable but not destabilizing, principally as a result of the contribution of WSEC. STP and other projects listed in Table 7-1 would have de minimis impacts. The national and worldwide cumulative impacts of greenhouse gas emissions are noticeable but not destabilizing. The review team concludes that the cumulative impacts would be noticeable but not destabilizing, with or without the greenhouse gas emissions from the STP

site. The review team concludes that cumulative impacts from other past, present, and reasonably foreseeable future actions on air quality resources in the geographic areas of interest would be MODERATE. The incremental contribution of impacts on air quality resources from building and operating proposed Units 3 and 4 would be SMALL. The incremental contribution of impacts on air quality resources from the NRC-authorized activities would also be SMALL.

## 7.7 Nonradiological Health

The description of the affected environment in Section 2.10 serves as a baseline for nonradiological health. As described in Section 4.8, the impacts from NRC-authorized construction would be SMALL, and no further mitigation would be warranted other than that described in STPNOC's ER (STPNOC 2010a). As described in Section 5.8, the nonradiological health impacts from operation of the proposed Units 3 and 4 would also be SMALL, and would warrant no further mitigation.

As described in Section 4.8, the combined nonradiological health impacts from construction and preconstruction would be SMALL, and no further mitigation would be warranted other than that described in STPNOC's ER. In addition to the impacts from construction, preconstruction, and operations, the cumulative analysis also considers other past, present, and reasonably foreseeable future actions that could contribute to cumulative impacts to nonradiological health (Table 7-1). Based on the localized nature of nonradiological health impacts, the geographic area of interest for this cumulative impacts analysis includes projects within a 5-mi radius around the STP site; and for cumulative impacts associated with transmission lines, the geographic area of interest is the transmission system associated with the proposed Units 3 and 4 (as described in Section 2.2.2). These geographic areas are expected to encompass the areas where public and worker health could be influenced by the proposed project in combination with any other past, present or reasonably foreseeable future actions.

Current projects within the geographic areas of interest that could contribute to cumulative impacts for nonradiological health include the operation of STP Units 1 and 2, the Mouth of the Colorado River Project, operation of chemical and plastic manufacturing facilities (Equistar Chemicals LP Matagorda facility and OXEA Corporation Bay City plant), existing transmission lines, and existing urbanization. Reasonably foreseeable future projects in the geographic areas of interest that could contribute to cumulative impacts for nonradiological health include the WSEC, the LCRA-SAWS project, the Mary Rhodes Pipeline Phase II project, and potential future transmission line development and urbanization.

Preconstruction, construction, and operation activities that have the potential to impact the nonradiological health of the public and workers include: exposure to fugitive dust and vehicle emissions, occupational injuries, noise from construction and operation, exposure to etiological

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agents, exposure to electromagnetic fields (EMFs), and the transportation of construction materials and personnel to and from the STP site. There are no existing or future projects that could contribute to cumulative nonradiological health impacts of occupational injuries. Existing and potential development of new transmission lines could increase nonradiological health impacts from exposure to acute EMFs, however, as stated in Section 5.8.3, adherence to Federal criteria and State utility codes would create minimal cumulative nonradiological health impacts. With regard to chronic effects of EMFs, the scientific evidence on human health does not conclusively link extremely low frequency EMFs to adverse health impacts. Noise and vehicle emissions associated with current urbanization, three existing plastic and chemical manufacturing plants, current operations of STP Units 1 and 2, and the planned WSEC, could contribute to public nonradiological health impacts. However, as discussed in Sections 4.8 and 5.8, the proposed Units 3 and 4 contributions to these impacts would be temporary and minimal, and existing and future facilities would likely comply with local, State, and Federal regulations governing noise and emissions. Section 7.10.2 discusses cumulative nonradiological health impacts related to additional traffic on the regional and local highway networks leading to and from the STP site, and the review team determines that these impacts would be minimal.

In Section 5.8.1, the review team evaluated the health impacts of operating the existing STP Units 1 and 2 and two new proposed units at the STP site with regard to the ambient temperature of the MCR and the Colorado River, and the potential formation of thermophilic microorganisms, including those that can cause diseases (i.e., etiological agents). The evaluation indicated that operation of Units 3 and 4 would not likely increase the presence of etiological agents in the Colorado River. This is because the low frequency of discharge from the MCR would not be expected to encourage increased populations of thermophilic microorganisms, and the largest thermal plumes that could be generated would likely occur when river water conditions are not suitable for swimming or immersion. Furthermore, the low incidence of water-borne diseases in the geographic area of interest indicates that the public recreates in a manner that reduces their potential exposure to these organisms (TDSHS 2010).

Three reasonably foreseeable future projects—the WSEC, the LCRA-SAWS project, and although outside the 5-mi radius for evaluating cumulative impacts, the Mary Rhodes Pipeline Phase II project—would use or divert river water upstream of STP, and could reduce freshwater river flow and increase the ambient river water temperature (WSEC 2009; TWDB 2006b; Neuces River Authority 2001). This cumulative effect on Colorado River conditions could be favorable for an increased presence of thermophilic microorganisms, and subsequently increase the risk of public exposure to etiological agents. However, based on the relatively low incidence rate of waterborne diseases from recreational water activities in Texas, cumulative impacts to nonradiological health from exposure to etiological agents in the Colorado River would likely be minimal (CDC 2009; TDSHS 2010).

The review team is also aware of the potential climate changes that could affect human health—a recent compilation of the state of knowledge in this area (GCRP 2009) has been considered in the preparation of this EIS. Projected changes in the climate for the region during the life of proposed Units 3 and 4 include an increase in average temperature and a decrease in precipitation. Potential changes in water temperature and frequency of downpours could alter the presence of thermophilic microorganisms. While the changes that are attributed to climate change in these studies may not be insignificant nationally or globally, the review team did not identify anything that would alter its conclusion regarding the presence of etiological agents or change in the incidence of water-borne diseases in the geographical region of interest.

Cumulative impacts to nonradiological health are based on information provided by STPNOC and the review team's independent evaluation of impacts resulting from the building and operation of proposed Units 3 and 4, along with a review of potential impacts from other past, present, and reasonably foreseeable future projects and urbanization located in the geographic area of interest. The review team concludes that cumulative impacts on public and worker nonradiological health would be SMALL, and that mitigation beyond what is discussed in Sections 4.8 and 5.8 would not be warranted. The review team does acknowledge that there is no conclusive link between EMF exposure and human health impacts.

## **7.8 Radiological Impacts of Normal Operation**

The description of the affected environment in Section 2.10 serves as a baseline for the cumulative impacts assessment in this resource area. As described in Section 4.9, the NRC staff concludes that the radiological impacts from NRC-authorized construction would be SMALL, and no further mitigation would be warranted. As described in Section 5.9, the NRC staff concludes that the radiological impacts from normal operations would be SMALL, and no further mitigation would be warranted.

The combined impacts from construction and preconstruction were described in Section 4.9 and determined to be SMALL. In addition to impacts from construction, preconstruction, and operations, the cumulative analysis also considers other past, present, and reasonably foreseeable future actions that could contribute to cumulative radiological impacts. For this analysis, the geographic area of interest is the area within a 50-mi radius of the proposed Units 3 and 4. Historically, the NRC has used the 50-mi radius as a standard bounding geographic area to evaluate population doses from routine releases from nuclear power plants. The geographic area of interest includes the existing operating STP Units 1 and 2, the Old Steam Generator Storage Facility, and the Onsite Staging Facility. STPNOC also plans to construct a Long Term Storage Facility to store replaced reactor vessel heads. Also, within the 50-mi radius of the site, there are likely to be hospitals and industrial facilities that use radioactive materials.

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As stated in Section 2.11, STPNOC has conducted a radiological environmental monitoring program (REMP) around the STP site since 1986. The REMP measures radiation and radioactive materials from all sources, including the existing STP Units 1 and 2, hospitals, and industrial facilities. In 2008, the REMP detected concentrations of tritium in the MCR with maximum levels about 65 percent of the EPA drinking-water standard, which is 20,000 picocuries per liter (pCi/L) for tritium, and in monitoring and relief wells within the site boundary at about 28 percent of the EPA standard. Tritium would be expected to be released by Units 3 and 4 in addition to that released by Units 1 and 2. Because Units 1 and 2 are pressurized water reactors and the proposed Units 3 and 4 are ABWRs, the additional annual contribution of tritium to the MCR from Units 3 and 4 is estimated to be a small fraction of current releases from Units 1 and 2. For example, the last five years' annual effluent reports from STP (STPNOC 2005, 2006, 2007, 2008a, 2009b) indicate that the annual average amount of tritium released from Units 1 and 2 was 2080 curies (Ci), with a standard deviation of about 460 Ci. Units 3 and 4 combined would annually release 16 Ci of tritium to the MCR, which is approximately 1 percent of the average release from Units 1 and 2. This amount is within the annual variation of the releases from Units 1 and 2.

As described in Section 4.9, the estimate of doses to construction workers during building of the proposed Units 3 and 4 are well within NRC annual exposure limits (i.e., 100 millirem) designed to protect the public health. This estimate includes exposure from Units 1 and 2, the Old Steam Generator Storage Facility, the Onsite Staging Facility and the planned Long Term Storage Facility. The estimate of doses to construction workers during building Unit 4 includes Unit 3 as a source of exposure. As described in Section 5.9, the public and occupational doses predicted from the proposed operation of two new units at the STP site are well below NRC regulatory limits and standards. In addition, the dose to the maximally exposed individual (MEI) from the existing Units and the proposed Units 3 and 4 at the STP site would be well within the EPA regulatory standard of 40 CFR Part 190. Also, based on results of the REMP and the estimates of doses from proposed Units 3 and 4 to biota given in Chapter 5.9, the NRC staff concludes that the cumulative radiological impact on biota would not be significant. The results of the REMP indicate that effluents and direct radiation from area hospitals and industrial facilities that use radioactive materials do not contribute measurably to the cumulative dose.

Currently, there are no other nuclear facilities planned within 50 mi of the STP site. The NRC, the U.S. Department of Energy, and the State of Texas would regulate or control any reasonably foreseeable future actions in the region that could contribute to cumulative radiological impacts. Therefore, the NRC staff concludes that the cumulative radiological impacts of operating two new units, along with the existing units at STP and the influence of other man-made sources of radiation nearby would be SMALL, and no further mitigation would be warranted.

## 7.9 Postulated Accidents

As described in Section 5.11.4, the NRC staff concludes that the potential environmental impacts (risk) from a postulated accident from the operation of proposed Units 3 and 4 would be SMALL. Section 5.11 considers both design basis accidents (DBAs) and severe accidents.

As described in Section 5.11.1, the NRC staff concludes that the environmental consequences of DBAs at the STP site would be SMALL for an ABWR. DBAs are addressed specifically to demonstrate that a reactor design is robust enough to meet NRC safety criteria. The consequences of DBAs are bounded by the consequences of severe accidents.

As described in Section 5.11.2, the NRC staff concludes that the severe-accident probability-weighted consequences (i.e., risks) of an ABWR reactor at the STP site are SMALL compared to risks to which the population is generally exposed, and no further mitigation would be warranted. The cumulative analysis considers risk from potential severe accidents at all other existing and proposed nuclear power plants that have the potential to increase risks at any location within 50 mi of the proposed Units 3 and 4. The 50-mi radius was selected to cover any potential risk overlaps from 2 or more nuclear facilities. The only existing reactors within a 50-mi radius of the STP site are STP Units 1 and 2. However, a nuclear power plant has been proposed for a site near Victoria, Texas, approximately 55 mi from the STP site. In March 2010, Exelon Generation submitted an ESP application to the NRC for the Victoria County Station (Exelon 2010). If the Victoria County Station was to be constructed and an accident was to occur at that facility, the consequences could potentially effect locations within the 50-mi radius of the STP site.

Table 5-18 and 5-19 in Section 5.11.2 provide comparisons of estimated risk for the proposed ABWR units at the STP site and current-generation reactors. The estimated population dose risk for the proposed ABWR units at the STP site is well below the median value for current-generation reactors. In addition, estimates of average individual early fatality and latent cancer fatality risks are well below the Commission's safety goals (51 FR 30028). For existing plants within the geographic area of interest (STP Units 1 and 2), the Commission has determined that the probability-weighted consequences of severe accidents are small (10 CFR 51, Appendix B, Table B-1). It is expected that risks for any new reactors at the Victoria County Station would be well below the risks for current-generation reactors and meet the Commission's safety goals. On this basis, the NRC staff concludes that the cumulative risks of severe accidents at any location within 50 mi of the STP site likely would be SMALL and no further mitigation would be warranted.

## 7.10 Fuel Cycle, Transportation, and Decommissioning

The cumulative impacts related to the fuel cycle, radiological and nonradiological aspects of transportation, and facility decommissioning for the proposed site are described below.

### 7.10.1 Fuel Cycle

As described in Section 6.1, the NRC staff concludes that the impacts of the fuel cycle due to operation of proposed Units 3 and 4 would be SMALL. Fuel-cycle impacts would occur not only at the STP site but would also be scattered through other locations in the United States or, in the case of foreign-purchased uranium, in other countries.

In addition to fuel-cycle impacts from proposed Units 3 and 4, this cumulative analysis also considers fuel-cycle impacts from existing Units 1 and 2. There are no other nuclear power plants within 50 mi of the STP site. The fuel-cycle impacts of Units 1 and 2 would be similar to that of proposed Units 3 and 4. Per 10 CFR 51.51(a), the NRC staff concludes that impacts would be acceptable for the 1000-MW(e) reference reactor. The impacts of producing and disposing of nuclear fuel include mining the uranium ore, milling the ore, converting the uranium oxide to uranium hexafluoride, enriching the uranium hexafluoride, fabricating the fuel (where the uranium hexafluoride is converted to uranium oxide fuel pellets), and disposing of the spent fuel in a proposed Federal waste repository. As discussed in Section 6.1, advances in reactors since the development of Table S-3 in 10 CFR 51.51 would reduce environmental impacts relative to the operating reference reactor. For example, a number of fuel management improvements have been adopted by nuclear power plants to achieve higher performance and to reduce fuel and separative work (enrichment) requirements. In Section 6.1, the NRC staff multiplied the values in Table S-3 by a factor of approximately three, to scale the impacts up from the 1000-MW(e) LWR model to address the fuel cycle impacts of proposed Units 3 and 4. Adding the fuel cycle impacts from Units 1 and 2 would increase the scaling to no more than a factor of six. Therefore, the NRC staff considers the cumulative fuel-cycle impacts related to STP Units 3 and 4 to be SMALL.

### 7.10.2 Transportation

The description of the affected environment in Section 2.5.2 serves as a baseline for the cumulative impacts assessment in this resource area. As described in Sections 4.8.3 and 5.8.6, the review team concludes that impacts of transporting personnel and nonradiological materials to and from the STP site would be SMALL. In addition to impacts from preconstruction, construction, and operations, the cumulative analysis also considers other past, and present, and reasonably foreseeable future actions that could contribute to cumulative transportation impacts. For this analysis the geographic area of interest is the 50-mi region surrounding the STP site.

Nonradiological transportation impacts are related to the additional traffic on the regional and local highway networks leading to and from the STP site. Additional traffic would result from shipments of construction materials and movements of construction personnel to and from the site. The additional traffic increases the risk of traffic accidents, injuries, and fatalities. A review of the projects listed in Table 7-1 indicates that other projects in the region could potentially increase nonradiological impacts. The most significant cumulative nonradiological impacts in the vicinity of the STP site would result from major construction projects, including the WSEC, Calhoun LNG Terminal, ES Joslin Power Plant Project, Matagorda Ship Channel Improvement Project, and highway improvement projects. The WSEC project is located about 5 mi northeast of the STP site, but it is unlikely construction of the two projects would overlap because WSEC is scheduled to begin construction 2 years earlier than construction of proposed Units 3 and 4. If construction overlaps, it is likely that construction of WSEC would be declining as construction of Units 3 and 4 is increasing (WSEC 2009). Consequently, interactions among construction traffic are unlikely to exacerbate congestion and potentially increase nonradiological transportation impacts. The other construction projects are more than 25 mi from the STP site, and therefore the traffic from these projects is not likely to interact with traffic associated with building and operating the STP site.

Traffic associated with the existing STP Units 1 and 2 and the WSEC could interact with traffic associated with proposed Units 3 and 4. However, STPNOC has identified mitigation measures designed to reduce traffic impacts in the vicinity of the STP site; these mitigation measures would also reduce traffic impacts to and from the WSEC. Traffic flow to and from operating facilities in the region would be of lesser importance because fewer workers and material shipments are needed to support operating facilities than major construction projects. The operating facilities with potential for cumulative nonradiological impacts include Equistar Chemicals LP's Matagorda facility, OXEA Corporation's Bay City plant, and Texas Liquid Fertilizer Company Point Comfort. As with the construction projects, the mitigation measures identified by STPNOC for the proposed new units would also mitigate traffic concerns and reduce the potential cumulative nonradiological impacts associated with operating facilities.

Finally, one park listed in Table 7-1, the Brazos Bend State Park, is located within the geographic area of interest. However, the park is located approximately 35 mi northeast of the STP site and no reasonably foreseeable potential park improvements have been identified. There are also three wildlife refuges or management areas within 10 mi of the STP Site. If potential improvements occur, they are generally of smaller scope and have lower resource and personnel requirements than constructing a new nuclear power plant. Therefore, park and wildlife refuge/management area improvements are not likely to result in a measurable cumulative impact.

In Sections 4.8.3 and 5.8.6, the review team concluded that the impacts of transporting construction material and construction and operations personnel to and from the STP site is a

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small fraction of the existing nonradiological impacts in Matagorda County, Texas. Mitigation measures designed to improve traffic flow at the STP site have been identified by STPNOC (2009a). Based on the magnitude of nuclear power plant construction relative to the other construction activities listed above, the review team concludes the cumulative nonradiological transportation impacts of constructing and operating the proposed new reactor at the STP site would be SMALL and no further mitigation is warranted.

As described in Section 6.2, the NRC staff concludes that impacts transporting unirradiated fuel to the STP site and irradiated fuel and radioactive waste from the STP site would be SMALL. In addition to impacts from preconstruction, construction, and operations, the cumulative analysis also considers other past, present, and reasonably foreseeable future actions that could contribute to cumulative transportation impacts. For this analysis, the geographic area of interest is the 50-mi region surrounding the STP site.

Historically, the radiological impacts to the public and environment associated with transportation of radioactive materials in the 50-mi region surrounding the STP site have been primarily associated with shipments of fuel and waste to and from the existing STP Units 1 and 2. Radiological impacts of transporting radioactive materials would occur along the routes leading to and from the STP site, fuel fabrication facilities, and waste disposal sites located in other parts of the United States. No other major activities with the potential for cumulative radiological impacts were identified in the geographic region of interest. The past, present, and reasonably foreseeable future impacts in the region surrounding the STP site are a small fraction of the impacts from natural background radiation.

As discussed in Section 6.2, the addition of the proposed new units to the existing STP site would result in the need for additional unirradiated nuclear fuel and generation of additional spent nuclear fuel and radioactive waste. The impacts of transporting this fuel and radioactive waste to and from the STP site would be consistent with the environmental impacts associated with transportation of fuel and radioactive wastes from current-generation reactors presented in Table S-4 of 10 CFR 51.52, which the NRC staff considers to be acceptable for the 1000-MW(e) reference reactor. Advances in reactor technology and operations since the development of Table S-4 would reduce environmental impacts relative to the values in Table S-4. For example, fuel management improvements have been adopted by nuclear power plants to achieve higher performance and to reduce fuel requirements. This leads to fewer unirradiated and spent fuel shipments than the 1000 MW(e) reference reactor discussed in 10 CFR 51.52. In addition, advances in shipping cask designs to increase their capabilities would result in fewer shipments of spent fuel to offsite storage or disposal facilities.

Therefore, the NRC staff considers the cumulative radiological and nonradiological transportation impacts of operating the proposed new reactors at the STP site to be SMALL and no further mitigation would be warranted.

### 7.10.3 Decommissioning

As discussed in Section 6.3, the environmental impacts from decommissioning the proposed Units 3 and 4 are expected to be SMALL, because the licensee would have to comply with decommissioning regulatory requirements.

In this cumulative analysis, the geographic area of interest is within a 50-mi radius of the STP site. In addition to the proposed Units 3 and 4, the only other nuclear power plants within this geographic area of interest are the existing STP Units 1 and 2. The impacts of decommissioning nuclear power plants are bounded by the assessment in Supplement 1 to NUREG-0586, *Generic Environmental Impact Statement on Decommissioning of Nuclear Facilities*. In that document, the NRC found the impacts on radiation dose to workers and the public, waste management, water quality, air quality, ecological resources, and socioeconomics to be SMALL (NRC 2002). In addition, in Section 6.3 the NRC staff concluded that the impact of greenhouse gas emissions on air quality during decommissioning would be SMALL. Therefore, the cumulative impacts for the STP site would be SMALL, and further mitigation would not be warranted.

## 7.11 Conclusions

The review team considered the potential cumulative impacts resulting from construction, preconstruction, and operation of two additional nuclear units at the STP site together with other past, present, and reasonably foreseeable future actions. The specific resources that could be affected by the incremental effects of the proposed action when considered with other actions listed in Table 7-1 in the same geographic area were assessed. This assessment included the impacts of construction and operation for the proposed new units as described in Chapters 4 and 5; impacts of preconstruction activities as described in Chapter 4; impacts of fuel cycle, transportation, and decommissioning impacts described in Chapter 6; and impacts of past, present and reasonably foreseeable future Federal, non-Federal, and private actions that could affect the same resources affected by the proposed action.

Table 7-3 summarizes the cumulative impacts by resource area. The cumulative impacts for the majority of resource areas would be SMALL, although there could be MODERATE or LARGE impacts for some resources, as discussed below.

Cumulative land-use impacts in the geographic area of interest would be MODERATE, primarily due to the proposed WSEC project and associated transmission lines, future urbanization, and GCC. The incremental impact from NRC-authorized activities on land use would be SMALL because the affects to land use from building and operating Units 3 and 4 would be minimal.

The cumulative surface water use impacts would be MODERATE, primarily due to the impacts from existing and reasonably foreseeable projects that use surface water in Region K. The

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incremental impacts from the proposed action and NRC-authorized activities would be SMALL and not noticeably alter water use in the Region. The cumulative surface water quality impacts in the geographic area of interest would be MODERATE, primarily due to point and nonpoint sources that have resulted in the impairment of the Colorado River, which is currently on the State's 303(d) list. The incremental impact from NRC-authorized activities would be SMALL because such impacts would be localized and temporary.

**Table 7-3.** Cumulative Impacts on Environmental Resources, Including the Impacts of Proposed Units 3 and 4

<b>Resource Category</b>	<b>Impact level</b>
<b>Land-Use</b>	MODERATE
<b>Water-Related</b>	
Water Use-Surface Water	MODERATE
Water Use-Groundwater	SMALL
Water Quality-Surface Water	MODERATE
Water Quality-Groundwater	SMALL
<b>Ecology</b>	
Terrestrial Ecosystems	MODERATE
Aquatic Ecosystems	MODERATE
<b>Socioeconomic</b>	
Physical Impacts	SMALL to MODERATE
Demography	SMALL to MODERATE
Taxes and Economy	SMALL to LARGE (beneficial)
Infrastructure and Community Service	SMALL to MODERATE
<b>Environmental Justice</b>	SMALL
<b>Historic and Cultural Resources</b>	SMALL
<b>Air Quality</b>	MODERATE
<b>Nonradiological Health</b>	SMALL
<b>Radiological Health</b>	SMALL
<b>Severe Accidents</b>	SMALL
<b>Fuel Cycle, Transportation, and Decommissioning</b>	SMALL

Cumulative terrestrial ecology impacts in the geographic area of interest would be MODERATE, primarily due to detectable alteration of habitat, loss of habitat, increased fragmentation, and increased risk of collision and electrocution in the Central Migratory Corridor from urbanization, new transmission corridors associated with WSEC and other energy projects, and climate change. The incremental impact from NRC-authorized activities on terrestrial ecology would be SMALL because the contribution from STP Units 3 and 4 to these impacts is minimal.

The review team concludes that cumulative impacts from past, present, and reasonably foreseeable future actions to aquatic resources in the geographic area of interest would be MODERATE. Future development of industries that compete for water in the Colorado River as well as management of water budgets across the State of Texas through diversion projects like LCRA-SAWS project would likely affect aquatic resources in the lower Colorado River. Direct and indirect anthropogenic stressors, including GCC, in the geographic area of interest would cumulatively lead to effects on the aquatic communities that would be noticeable. The incremental contribution of impacts to aquatic resources in onsite water bodies from the operation of the proposed Units 3 and 4, in the Colorado River from operation of the RMPF and the discharge structure, and in offsite water bodies from maintenance and operation of the transmission corridors would be SMALL although under certain conditions, the thermal plume from the discharge of MCR water into the Colorado River could affect passage and potentially survival of some aquatic organisms in the river.

For socioeconomics, cumulative impacts on taxes and economy would be SMALL to LARGE and beneficial. In Matagorda County, the cumulative impacts would be LARGE and beneficial once both Units 3 and 4 and WSEC are operational. The incremental impact on taxes and the economy from NRC-authorized activities in Matagorda County would be MODERATE and beneficial. In Calhoun County, the cumulative impacts on taxes and the economy would be SMALL to MODERATE and beneficial primarily due to the proposed Port Lavaca plants. The incremental impact on taxes and the economy from NRC-authorized activities in Calhoun County would be SMALL and beneficial. The cumulative impacts on demography and infrastructure (roads, housing, public services, and education) in Matagorda County would be MODERATE. Although NRC-authorized activities would contribute to noticeable alterations in demography and infrastructure, they would not likely result in destabilization of either resource. The cumulative aesthetics impacts would be MODERATE, principally because WSEC would noticeably change the viewshed in the vicinity of STP. The incremental contribution from NRC-authorized activities would be SMALL because the offsite view of the STP site would not change significantly with the addition of Units 3 and 4 given that Units 1 and 2 are currently within this viewshed.

Cumulative air quality impacts in the geographic area of interest would be MODERATE, primarily due to national and world-wide impacts of greenhouse gases emissions and due to the impacts on criteria pollutants from the WSEC project. The incremental impacts from NRC-authorized activities would be SMALL, since such impacts would be minimal.

The Galveston District of the Corps has developed a detailed approach to assessing the cumulative effects of a proposed action when considered with other past, present, and reasonably foreseeable future projects in the geographic area of interest for each resource. This approach was developed by the Corps to comply with the findings of several Federal court cases including: *Fritiofson v. Alexander*; *Stewart v. Potts*; *Lafitte's Cove at Pirates' Beach Nature Society v. U.S. Army Corps of Engineers*; and *Galveston Beach to Bay Preserve v. U.S.*

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Army Corps of Engineers. This method is in accordance with CEQ's regulations (40 CFR 1500-1508) and the CEQ's guide to Considering Cumulative Effects Under the National Environmental Policy Act. Appendix J provides a table indicating which resources were considered in the Corps' Cumulative Effects Assessment, which resources were included in this EIS and the sections of this EIS that detail the Corps considerations, and identifies which resources in the table were not considered in this EIS.

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## 8.0 Need for Power

Chapter 8 of the U.S. Nuclear Regulatory Commission's (NRC's) *Environmental Standard Review Plan* (ESRP) (NRC 2000), with additional clarification provided in NRC Staff Memorandum (NRC 2010), guides the NRC staff's review and analysis of the need for power from a proposed nuclear power plant. In addition to the ESRP guidance, the NRC addressed need for power in a 2003 response to a petition for rulemaking (68 FR 55910). In the 2003 response, the NRC reviewed whether or not need for power should be considered in NRC environmental impact statements (EISs) prepared in conjunction with applications that could result in construction of a new nuclear power plant. The NRC (68 FR 55910) concluded that:

The need for power must be addressed in connection with new power plant construction so that the NRC may weigh the likely benefits (e.g., electrical power) against the environmental impacts of constructing and operating a nuclear power reactor. The Commission emphasizes, however, that such an assessment should not involve burdensome attempts to precisely identify future conditions. Rather, it should be sufficient to reasonably characterize the costs and benefits associated with proposed licensing actions.

While the NRC will perform a need for power analysis for a new nuclear power plant in its EIS, the NRC also stated in its response to the petition that (1) the NRC does not supplant the states, which have traditionally been responsible for assessing the need for power-generating facilities, for their economic feasibility and for regulating rates and services; and (2) the NRC has acknowledged the primacy of state regulatory decisions regarding future energy options (68 FR 55910).

### 8.1 Description of Power System

#### 8.1.1 Description of STPNOC

The purpose of proposed Units 3 and 4 at the South Texas Project Electric Generating Station (STP) site is to provide baseload generation for use by the owners and/or for eventual sale on the wholesale market. As discussed in Chapter 1, it is planned that Unit 3 would be owned by Nuclear Innovation North America (NINA) Texas 3 LLC and the City of San Antonio, Texas, through the City Public Services Board (CPS Energy), and that Unit 4 would be owned by NINA Texas 4 LLC and CPS Energy. Both proposed units would be baseload merchant generator plants. NINA Texas 3 LLC and NINA Texas 4 LLC intend to sell their share of the power from Units 3 and 4 on the wholesale market. CPS Energy may either use its share of Units 3 and 4 to supply the needs of its service area and/or sell the power on the wholesale market (STPNOC 2010).

## Need For Power

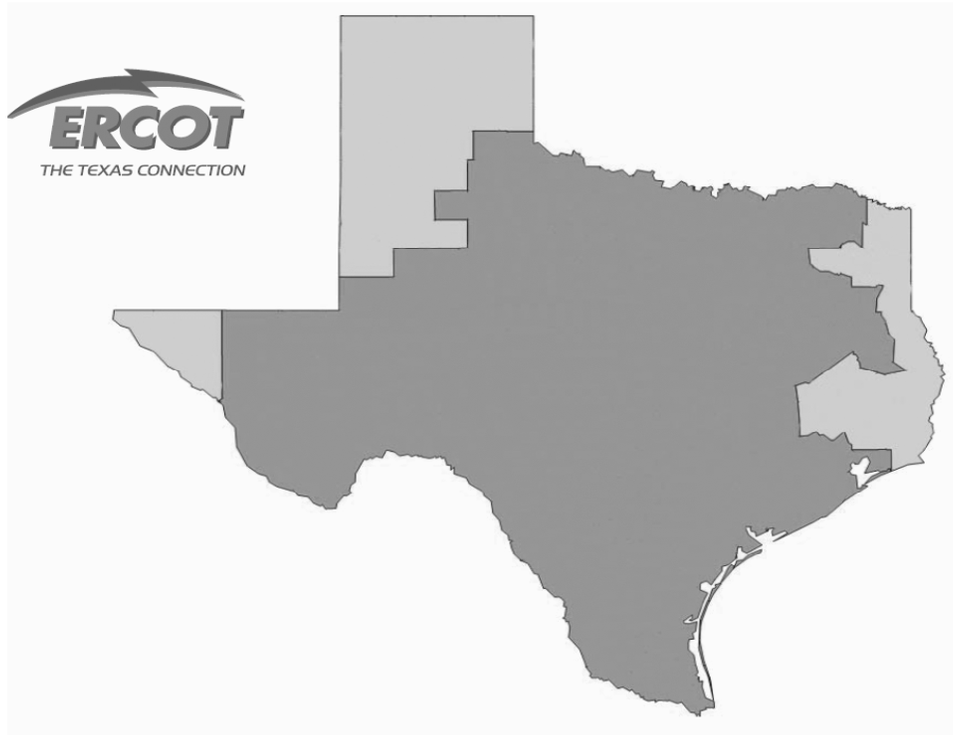
The applicant, STP Nuclear Operating Company (STPNOC), stated in its application for combined licenses (COLs) that proposed Units 3 and 4 at the STP site would be unregulated entities. The electric utility industry in the State of Texas was deregulated in 2002. NRG Energy, the controlling majority owner of NINA, will be a merchant generator that does not have a specific service area. The other principal owner, CPS Energy, is a municipal utility that sells capacity in excess of its own retail service needs in the San Antonio area into the Electric Reliability Council of Texas (ERCOT) wholesale market (STPNOC 2010). Currently, CPS Energy has several wholesale contracts, for which it is seeking renewal, that amount to firm power obligations. In addition, CPS Energy's native retail service area of Bexar County and the San Antonio vicinity also is growing in population and represents additional potential demand. However, in estimating the need for power for proposed Units 3 and 4, STPNOC is relying on ERCOT's forecast of the overall demand for power in the ERCOT region rather than CPS Energy's specific service and contract obligations (STPNOC 2010).

### 8.1.2 Description of ERCOT

STPNOC has defined the region of interest for evaluating the need for power as the entire area served by ERCOT, the independent system operator (ISO) for the electric grid for most of the State of Texas (Figure 8-1).

ERCOT is a membership-based nonprofit corporation formed under 26 USC 501(c)(6) of the Internal Revenue Code. It is governed by a board of directors and subject to oversight by the Public Utility Commission of Texas (PUCT) and the Texas Legislature. ERCOT's members include retail consumers, investor-owned and municipally-owned utilities, rural electric cooperatives, river authorities, independent generators, power marketers, and retail electric providers (ERCOT 2008a). The ERCOT board of directors is made up of independent members, consumers, and representatives from each of ERCOT's electric market segments. The board of directors appoints ERCOT's officers, who direct and manage day-to-day operations (ERCOT 2008b). ERCOT's responsibilities include:

- managing the flow of electric power to approximately 22 million Texas customers, representing 85 percent of the State's electric load,
- scheduling power on an electric grid with 40,000 mi of high-voltage transmission lines and more than 550 generation units,
- managing financial settlements for the Texas competitive wholesale bulk-power market, and
- administering of customer switching for 6.5 million Texans in competitive choice areas (ERCOT 2008c).



**Figure 8-1.** Map of the ERCOT ISO Service Area (STPNOC 2010)

As explained in STPNOC's environmental report (ER), the history of the deregulation of the previously regulated electric supply market in the ERCOT region began in 1995, when the Texas Legislature passed Senate Bill 373, introducing wholesale competition into Texas' intrastate market. PUCT adopted rules requiring all transmission system owners to make their transmission systems available for use by others at prices and on terms comparable to each respective owner's use of its system for its own wholesale transactions. In 1999, by terms of Senate Bill 7, choice was further broadened by allowing retail customers of investor owned utilities (IOUs) to choose their electric energy supplier (electric cooperatives and municipally owned utilities such as CPS Energy had the option not to allow their retail customers to join this arrangement and CPS Energy has not allowed this). Formerly, vertically integrated IOUs had to separate their retail energy service activities from regulated utility activities and to unbundle their generation, transmission/distribution, and retail electric sales functions into separate units, which could be sold off or else operated as independent entities at arm's length from each other. Transmission and distribution entities (including electric cooperatives and integrated municipally owned utilities) are fully regulated by the PUCT and must make their facilities available on an open and non-discriminatory basis. IOUs and independent power producers owning generation assets must be registered as power generation companies with the PUCT

## Need For Power

and must comply with certain rules that are intended to protect consumers, but they are otherwise unregulated and may sell electricity in private bilateral transactions and at market prices (STPNOC 2010).

As explained in the ER and confirmed in the references below, under deregulation in Texas, utilities no longer perform the comprehensive analysis and planning functions that they once did. The central planning organization under the new Texas market is the ERCOT ISO. State law assigns these obligations to ERCOT, under the oversight of the PUCT. The analyses, reports, system planning processes, and criteria development from ERCOT are the key measures for determining resource needs in the State (see e.g., Texas Utility Code Sections 39.155(b) and 39.904(k)). STPNOC is relying upon several studies performed for or by ERCOT on need for power in ERCOT's capacity as a regional transmission organization. Regional transmission organizations were created as a result of Order No. 2000 issued by the Federal Energy Regulatory Commission (FERC), which encouraged the voluntary formation of such organizations to administer the transmission grid on a regional basis throughout North America (FERC 1999, 2008).

The ERCOT ISO region is also the geographic territory of the Texas Regional Entity (Texas RE) (now Texas Reliability Entity) (ERCOT 2008f). Texas RE is one of the eight approved regional entities in North America under the North American Electric Reliability Corporation (NERC). NERC's mission is to ensure the reliability of the bulk power system in North America. NERC develops and enforces reliability standards, monitors the bulk power system, assesses and reports on future transmission and generation adequacy, and offers education and certification programs to utility industry personnel (NERC 2008a). Texas RE is a functionally independent division of ERCOT and is independent of all users, owners, and operators of the bulk power system in the State of Texas. As mandated by the delegation agreement with NERC approved by FERC, Texas RE performs the regional entity functions described in the Energy Policy Act of 2005 for the ERCOT region. Texas RE develops, monitors, assesses, and enforces NERC reliability standards within the ERCOT region. In addition, Texas RE has been authorized by the PUCT and is permitted by NERC to investigate compliance with the ERCOT protocols and operating guides, working with PUCT staff regarding any potential protocol violations (ERCOT 2008f).

The ERCOT region is almost entirely isolated from other NERC regions, electrically speaking. The formation of what is now the ERCOT region dates from the beginning of World War II, when several Texas utilities banded together and interconnected to support the war effort as the Texas Interconnected System (STPNOC 2010). Texas Interconnected System formed ERCOT in 1970 to comply with NERC requirements (ERCOT 2008c). Since the goals of these entities over the years have been to ensure the reliability of the Texas grid rather than to interconnect with the rest of the country, importing electric power into, or exporting electric power out of the ERCOT region effectively is not practicable. As a practical matter this means that electricity

demand in the ERCOT region must be served from generation within ERCOT and that power generated in excess of demand within ERCOT cannot effectively reach other markets (STPNOC 2010).

### **8.1.3 Description of the ERCOT Analytical Process**

NRC guidance provides that additional independent review by the NRC may not be needed when need for power analyses prepared by an independent third party such as an affected state, NERC reliability council, or regional transmission organization is sufficiently (1) systematic, (2) comprehensive, (3) subject to confirmation, and (4) responsive to forecasting uncertainty (NRC 2000). Taken in aggregate, the review team determined that the studies and reports summarized in Section 8.4 satisfy the four tests.

#### **8.1.3.1 Systematic Test**

The review team determined ERCOT has a systematic and iterative process for load forecasting and reliability assessment that is updated annually. ERCOT is required by the PUCT to provide extensive studies, issue reports, make recommendations for transmission system needs and resource adequacy, and even make legislative recommendations to further those objectives (STPNOC 2010). The essence of ERCOT is that it is a neutral and independent source of information on electricity issues for policymakers. The development of these reports is subject to a vigorous stakeholder input process.

Membership in ERCOT is open to any entity that meets any of the segment definitions as set forth in the ERCOT bylaws. Members must be in an organization that either operates in the ERCOT region or represents consumers within the ERCOT region. The members are organized by the following market segments: consumers, cooperatives, independent generators, independent power marketers, independent retail electric providers, investor owned utilities, and municipal utilities (ERCOT 2005b, 2008i). ERCOT uses industry best practices and methodological approaches to determine future system reliability and the need for new generating capacity. The forecasts and methods are vetted by ERCOT membership. Moreover, the analyses and actions of ERCOT based on these analyses are overseen by the PUCT.

#### **8.1.3.2 Comprehensive Test**

The review team finds that, in aggregate, the ERCOT studies and reports discussed in Section 8.4 are comprehensive. ERCOT (ERCOT 2010a) takes account of trends in customer demand (including the underlying factors of population, income, and employment growth and impacts of both normal and extreme weather conditions). The electricity supply analysis takes into account changes in generation profile and potential generation additions; new generating

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resources planned for construction in Texas; trends in electric power generation by fuel source; trends in consumption by class of consumer; forecasts of future electricity sales; transmission congestion in Texas; demand side management (DSM), demand response, and distributed generation; and electric reliability assessments. The demand forecasts are fed into the generation and transmission planning process. ERCOT uses industry best practices and methodological approaches to determine system reliability and the need for new generating capacity (ERCOT 2008e, g, 2010a, b). Moreover, the forecasts are subject to a vigorous participatory process.

The model developers recognize that they have not been successful in the past in including electricity prices as valid predictive variables in the electricity demand model (ERCOT 2010a):

Besides hourly load, ERCOT also secures weather data, economic and demographic data from outside providers. In regard to prices, which are considered an important driver for inclusion in a demand equation, it is not clear as to whether the wholesale prices that ERCOT collects are really the most relevant for a forecasting application, in terms of being the prices ultimately faced by the consumer. Since the wholesale prices are collected on an hourly basis, and retail prices are better reflected by an average over a longer time period, such as a month, wholesale hourly prices do not capture the correlation with the MWh consumption correctly. Several attempts to include market clearing prices of energy (MCPEs) in the forecasting models were made but were unsuccessful. The models obtained showed price to be insignificant or to indicate a nonsensical relationship regarding the direction of the effect of price (wrong sign on the coefficient) and thus should not be included in a long-term demand equation. To make matters more challenging in this respect, an objective and credible forecast of these prices would represent a major accomplishment in itself. Inclusion of a price variable in the forecasting models could potentially provide a means to calculate an unbiased and credible forecast of the price effect on the long-term load response.

### **8.1.3.3 Subject to Confirmation Test**

The review team finds that, in aggregate, the studies and reports discussed in Section 8.4 are subject to confirmation. ERCOT's forecasts are independently prepared. These forecasts are then independently reviewed, confirmed, and consolidated by PUCT and NERC. Both the Long-Term Peak Demand study (ERCOT 2010a) and the Capacity, Demand, and Reserves (CDR) Report (ERCOT 2010b) look at historical information as a check on past forecasting performance and these results are published. For example, in 2008 to validate the forecast model, an out-of-sample prediction was performed by estimating the model with data up to December 2005 and a forecast was produced for January 2006 to December 2006 using the actual temperatures. A

forecast for the summer season only was also produced using the actual temperatures. The system peak that occurred on August 17, 2006, was forecasted for the year 2006 with a 0.78 percent error and a 0.45 percent error for the summer alone (ERCOT 2008d). Forecast comparisons for 2008 show a -0.5 percent error for annual energy (with monthly errors from -7.6 percent to plus 6.0 percent). Maximum hourly demand at the August peak had a -1.0 percent error and the forecast for annual peak had a -4.2 percent error (ERCOT 2008d)

Over a longer term, from 1999 to 2006, the ERCOT peak demand and energy consumption forecasts were within  $\pm 5$  percent of the actual values (STPNOC 2010). ERCOT publishes its methodology, key input data, forecast errors, methodological uncertainties and limitations, and conclusions.

#### **8.1.3.4 Responsive to Forecasting Uncertainty Test**

In preparing its load forecasts and reliability assessments, ERCOT takes account of forecasting uncertainty. For example, ERCOT's process carefully considers the effects of weather (especially temperature) uncertainty on the demand for electricity and on the reserve margin (ERCOT 2010a), as described in Section 8.2. Because of the variability of wind and the increasing reliance on wind power in Texas, ERCOT is also adopting improved wind forecasting tools (ERCOT 2010c). Additionally, ERCOT takes into account the fact that not all proposed new generating units will be built and that some existing generating units may be taken offline for various reasons.

#### **8.1.3.5 Summary of ERCOT Analytical Process**

Based on its review of ERCOT documents, the review team determined that, in aggregate, the ERCOT forecasts and documents are sufficiently (1) systematic, (2) comprehensive, (3) subject to confirmation, and (4) responsive to forecasting uncertainty to serve the needs of the review team in complying with Section 102 of the National Environmental Policy Act. In keeping with the ESRP (NRC 2000), NRC Staff Memorandum (NRC 2010), and the Commission statements at 68 FR 55910, the review team gave particular credence to:

- ERCOT's 2010 long-term demand forecast (ERCOT 2010a),
- ERCOT's 2010 CDR Report and winter 2010 update (ERCOT 2010b, e),
- ERCOT's examination of long-term generation issues associated with wind energy in the 2008 Long-Term System Assessment (ERCOT 2008e), and
- NERC's evaluation of long term system adequacy (NERC 2008b).

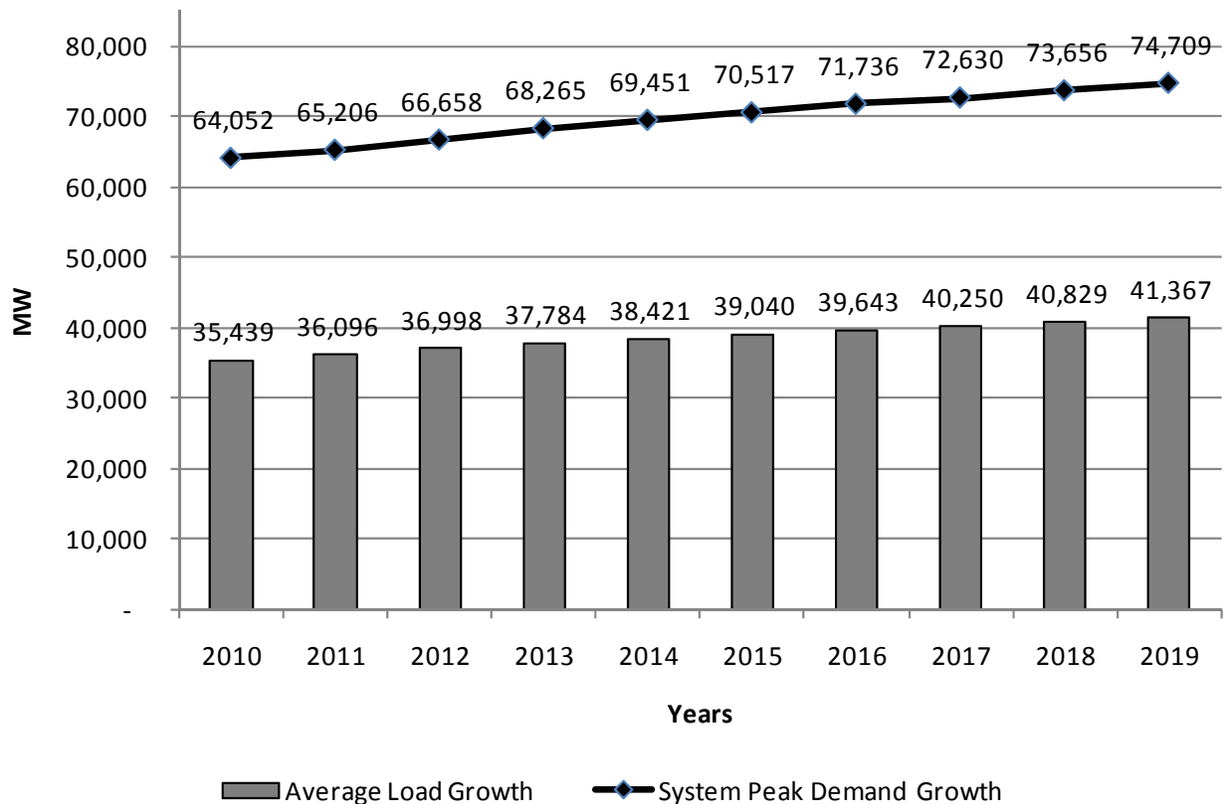
## 8.2 Power Demand

The review team initially relied on the 2007 ERCOT Long-Term Peak Demand and Energy Forecast as its basis for understanding the need for power (ERCOT 2007). Since then, the review team also has reviewed the 2008, 2009, and 2010 long-term demand studies (ERCOT 2008d, 2009a, 2010a), ERCOT's 2008 Long Term System Assessment study (ERCOT 2008e), ERCOT's latest CDR reports (ERCOT 2009b, 2010b, e), and the summary of ERCOT findings from the 2008 studies in NERC's 2008 Long-Term Reliability Assessment (NERC 2008b) as bases for comparison with STPNOC's need for power assessment (STPNOC 2010). ERCOT's demand forecasting model is described in detail in the 2010 demand forecast report and is summarized below (ERCOT 2010a).

The ERCOT long-term load forecast covers a period from 1 to 15 years using a process and tools developed internally by ERCOT. The forecast is used for a variety of operating and planning purposes, the most important of which for this EIS is system planning. The forecasting model is a set of equations that describes the historical load as a function of independent variables, where the coefficients are estimated by multiple regression methods. The long-term forecast was produced with a set of econometric models that use weather and economic and demographic data to capture and project the long-term trends from the past 5 years of historical data. Fifteen years of weather data were available from DTN Meteorologix for 20 ERCOT weather stations. These weather stations were used to develop weighted hourly weather profiles for each of eight weather zones in the ERCOT region. These data were used in the load shape models. Monthly cooling degree days and heating degree days were used in the monthly energy models. Uncertainty in weather effects (especially that of extreme weather) on load was investigated in a number of ways, including the running of Monte Carlo simulations, to assess the impact of extreme temperatures on the peak demands. Economic and demographic changes can affect the characteristics of electrical demand in the medium- to the long-run. Economic and demographic data at the county level were obtained by ERCOT on a monthly basis from Moody's Economy.com. Three of the key economic and demographic variables that drive the forecast are per capita income, population, and employment. The growth rates in these variables have declined during the last three forecasts, but still show largely the same picture for need for power over the next 10 to 15 years.

Because the proposed Units 3 and 4 at the STP site would be baseload merchant power plants that are expected to operate more than 90 percent of the time to obtain best cost-effectiveness, the most important part of the ERCOT forecast for purposes of this review is the growth in annual energy demand and the growth in demand at the near-minimum demand hours, since Units 3 and 4 would address this lowest part of the annual load duration curve. ERCOT, on the other hand, needs to emphasize peak load demand because of its institutional responsibility for meeting peak demand and reserve margin. During the period from 2002 to 2009 the compound growth rates for peak demand and annual energy were 1.77 percent per year and 1.32 percent

per year, respectively (ERCOT 2010a). Assuming normal weather, and accommodating the adverse effects of the slow recovery from the recent recession, ERCOT projects that peak energy demand would increase at a compounded rate of 1.72 percent per year (10,657 MW total) between 2010 and 2019 and that annual energy (average demand) would grow at a compounded growth rate of 1.74 percent per year (5928 average MW total) (ERCOT 2010a). Figure 8-2 shows the ERCOT 2010 peak and annual average load forecasts for the period 2010 through 2019.

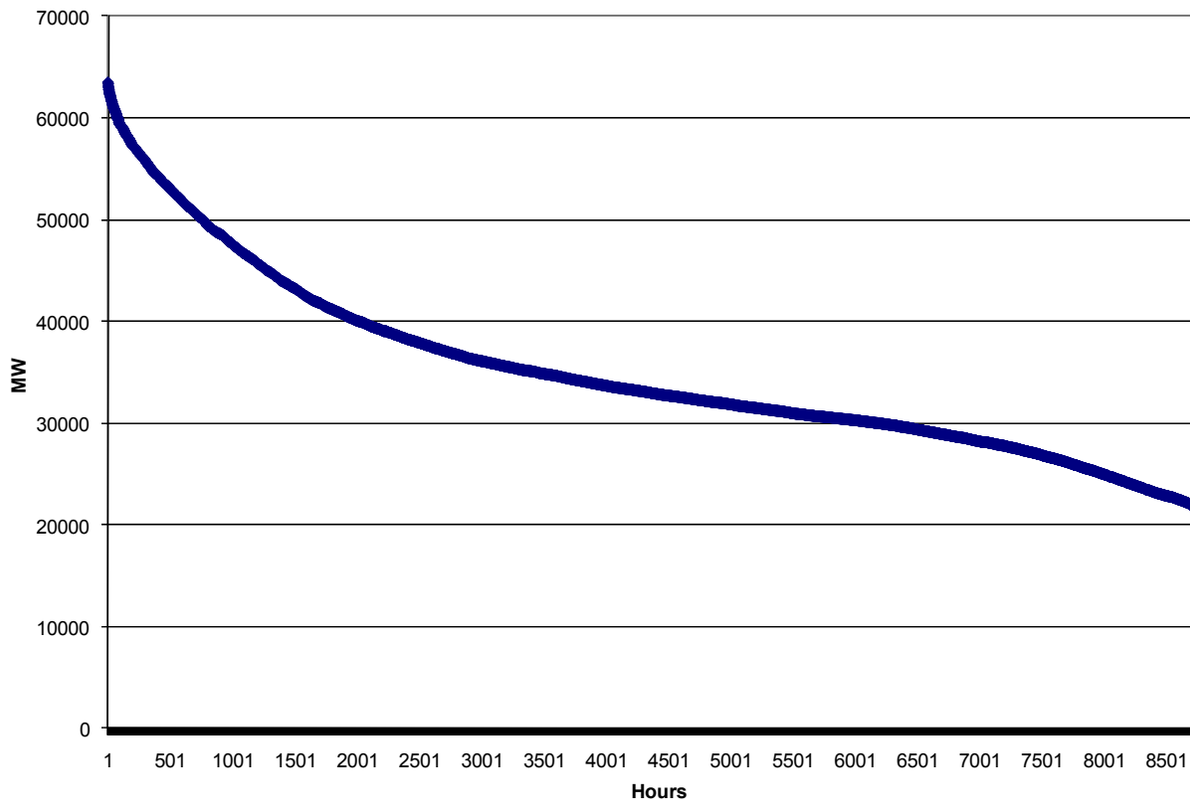


**Figure 8-2.** Peak Demand and Average Demand in the ERCOT Region 2010-2019 (ERCOT 2010a) (Note: Figures are projected totals, not annual growth.)

Figure 8-3 shows the 8760-hour load duration curve for the ERCOT region for 2009, the last full year for which data were available. The load duration curve can be used to approximately identify the need for baseload power plants. Baseload power demand is approximately the minimum demand of the system and (while regions vary) typically is about 35 percent to 40 percent of peak demand (Progress Arkansas 2010, Cordaro 2008). Baseload plants (usually coal-fired, nuclear, or hydroelectric) address this minimum demand and operate almost

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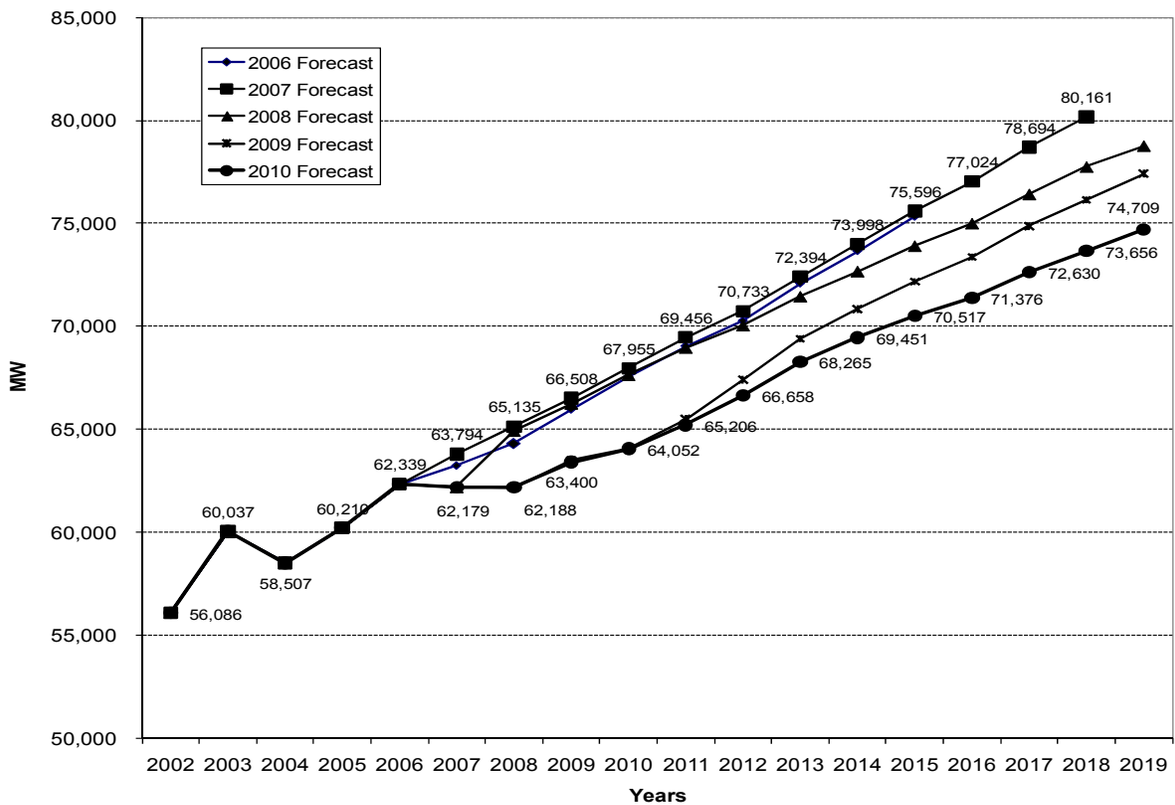
continuously (about 70 to 80 percent of the time), except when down for maintenance, repairs, or forced outages (DOE/EIA 2011, PSC-Wisconsin 2009).



**Figure 8-3.** ERCOT 2009 Load Duration Curve. (Compiled by review team from ERCOT 2009c)

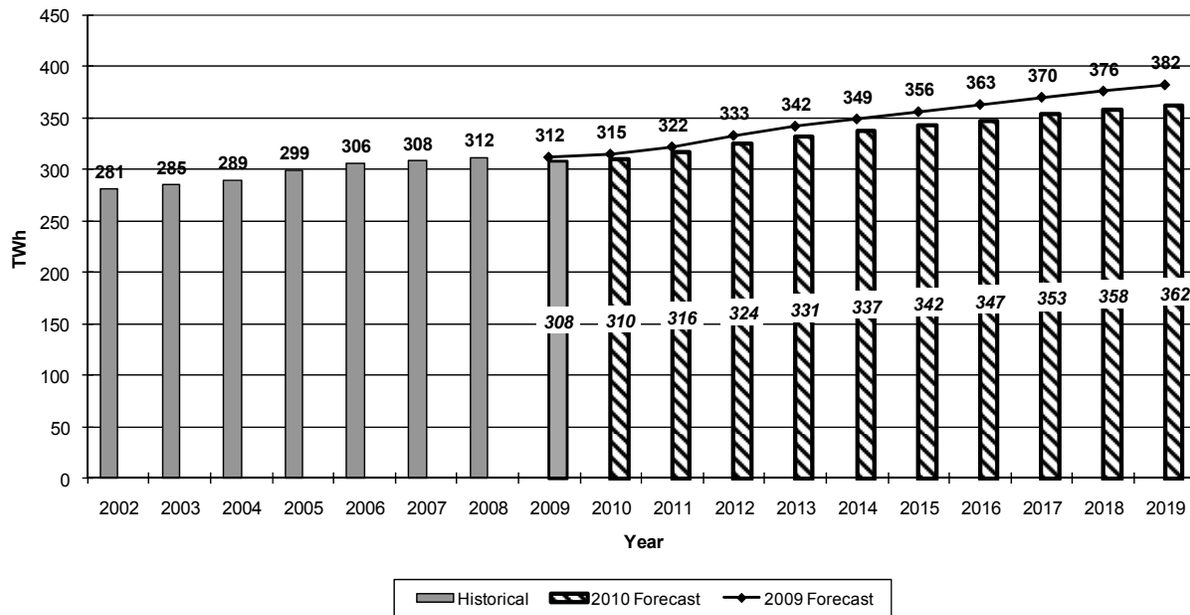
Approximating minimum or baseload demand in the ERCOT region by the demand that prevails at least 80 percent of the hours in the year (7008 hours) (ERCOT 2008e) equals a demand of 28,215 MW in 2009, which was about 44 percent of peak demand in the ERCOT region in 2009. This is the portion of demand that is addressed by existing nuclear power units at STP and Comanche Peak (as well as some hydroelectric, coal, and natural gas combined cycle baseload). If absolute minimum annual hourly demand (equal to 21,348 MW in 2009) and 80th percentile hourly demand both grew at approximately the rate of annual average hourly demand in the ERCOT region shown in Figure 8-2, they both would grow by about 16.7 percent by 2019, or by amounts of 3565 MW and 4712 MW, respectively. These increases exceed the increase of high-availability baseload capacity represented by proposed Units 3 and 4 at STP. This simple calculation provides an initial indication that the growth in baseload demand in the ERCOT region would be enough to support additions of two units at both STP and Comanche Peak.

In the 2008 annual NERC report "2008 Long-Term Reliability Assessment 2008-2017, October 2008" (NERC 2008b), it is noted that forecasts of the demand for power declined between the 2007 and 2008 forecasts (after having risen between 2006 and 2007). The decline continued from 2008 to 2010, as Texas had a slower-than-expected recovery from the 2008-2009 recession. Figure 8-4 shows the last five summer peak load forecasts compiled by ERCOT. Figure 8-5 shows the difference between annual energy forecasts in 2009 and 2010. The actual 2009 values are very close to the 2009 forecast. This is slightly misleading because the peak forecast assumes normal summer weather, and weather was relatively hot on the peak day in 2009.



**Figure 8-4.** ERCOT 2006, 2007, 2008, 2009, and 2010 Peak Load Forecasts.  
(Compiled by review team from ERCOT 2007, 2008d, 2009a, 2010a)

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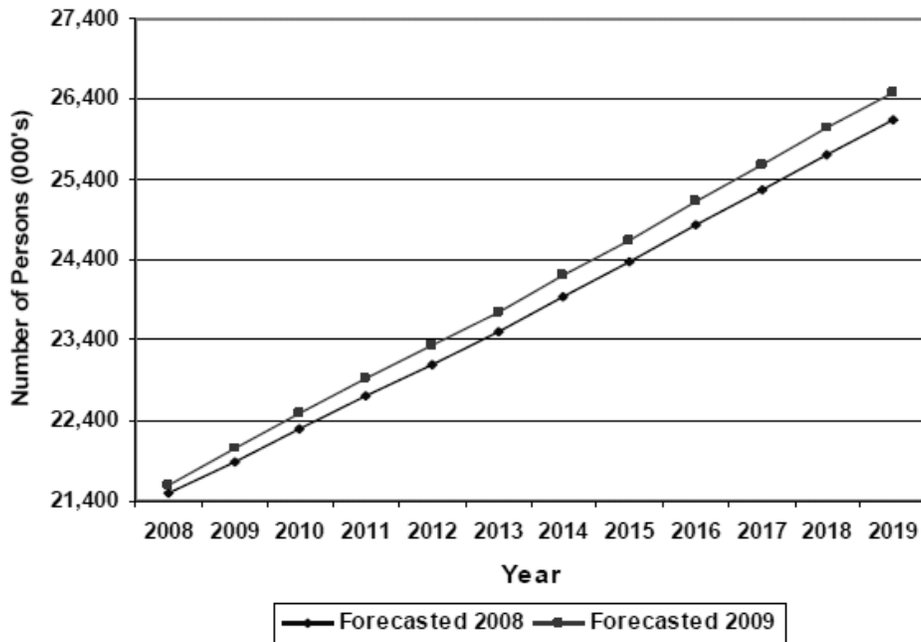


**Figure 8-5.** ERCOT 2009 and 2010 Energy Demand Forecasts (ERCOT 2010a)

The NERC report (NERC 2008b) for ERCOT stated that the 2008 forecast, which is lower than that used by STPNOC, takes into account the slowing of the Texas economy:

- The lower peak demands reflect the expected state of the economy as represented by economic indicators that have been found to drive electricity use in the ERCOT region's eight weather zones, including real per-capita personal income, population, gross domestic product, and various employment measures including non-farm employment and total employment.
- In the long-term, real personal per-capita income is expected to level-off or decline in a slight to medium fashion due to wage rates experiencing modest growth, only slightly faster than inflation, due to lower productivity growth. Texas non-farm employment continues to grow faster than the U.S. rate. The gross domestic product also shows a lower level and growth rate from 2008 to 2018 when compared to last year's forecast.
- Given the net effects of the economic indicators used in the 2008 Long Term Demand Forecast, they indicate slowdown of the economy in the long run. The long-run impact on the forecast due to economic slowdown is projected to start around 2010. Its effects are projected to translate into a 4.50 percent decline in energy and a 3.31 percent decline in peak demand by 2018, when compared to last year's forecast [Note: "last year" in the quote refers to the 2007 forecast].

The review team notes that the ERCOT 2009 and 2010 forecasts feature still further reduced economic growth in the short term as a result of the 2008-2009 economic downturn. Figure 8-6 through Figure 8-8 show the change in key long-term growth variables used as the primary economic drivers for the 2009 ERCOT forecasts: population, employment, and per-capita income. ERCOT determined population growth rate would be relatively unchanged due to the economic downturn following an initial drop in numbers, but that employment and per-capita income would suffer an initial slump, followed by a faster growth rate in 2008 that would overtake the 2008 forecasted values by about 2013.



**Figure 8-6.** Population in the ERCOT Region (ERCOT 2009a)

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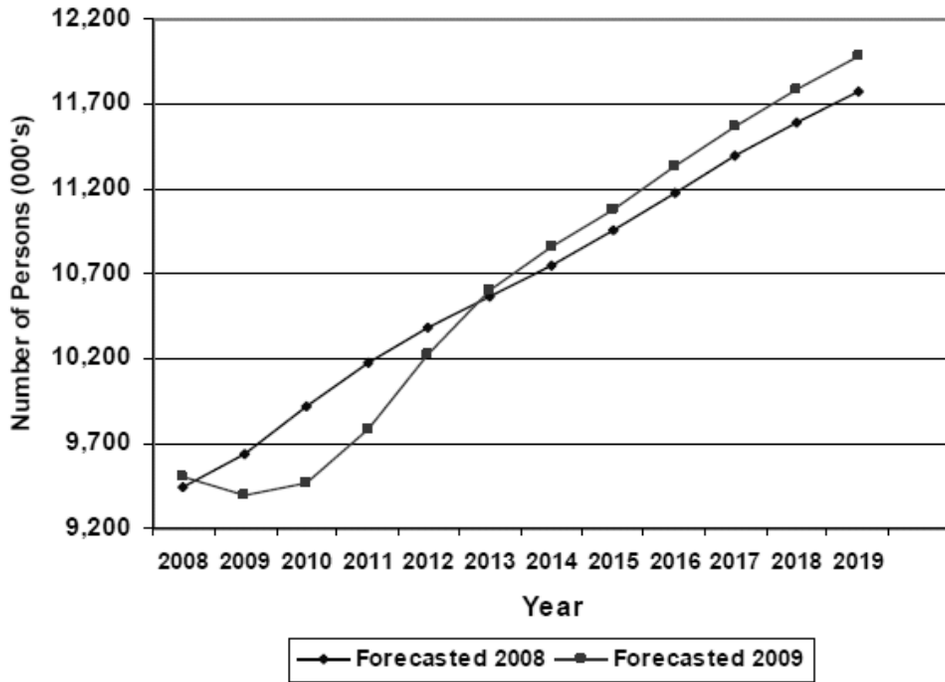


Figure 8-7. Total Non-Farm Employment in the ERCOT Region (ERCOT 2009a)

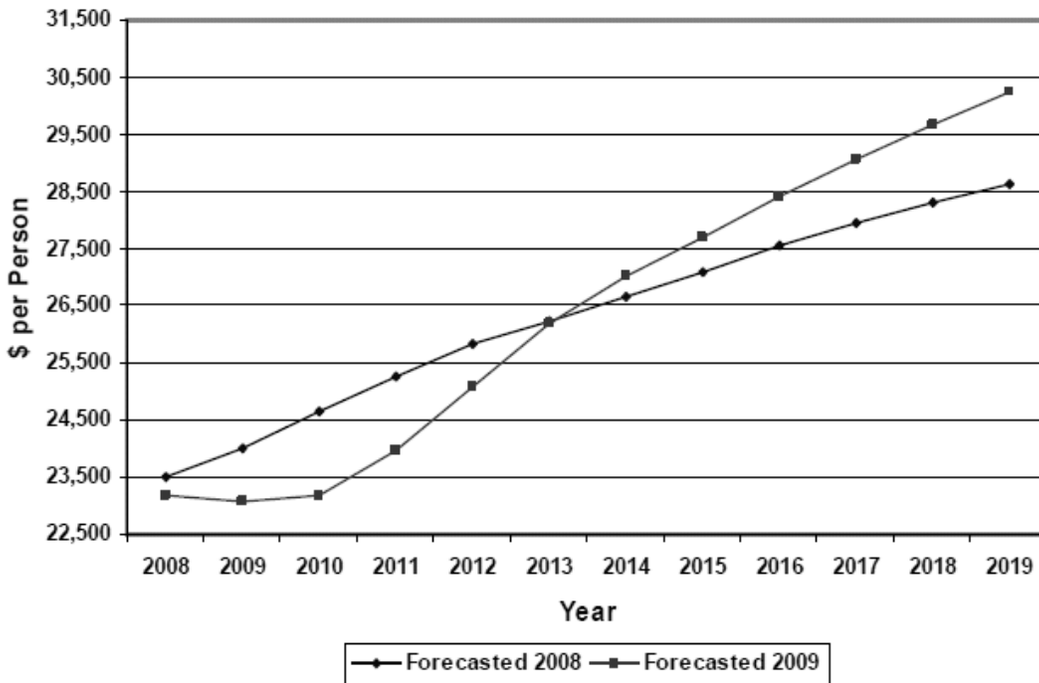


Figure 8-8. Per Capita Income in the ERCOT Region (ERCOT 2009a)

Although ERCOT did not provide figures comparable to Figures 8-6 through 8-8 in its 2010 forecast report, ERCOT did comment that the recession has been having a continuing impact that has affected the long-term forecasted need for power. The 2010 ERCOT forecast (ERCOT 2010a) addresses the impact of the recession, in comparison with the 2009 forecast, with the following explanation:

- Due to the sluggish recovery reflected in the economic forecast, the nine-year growth rate for 2010 through 2019 is 1.72 percent compared to last year's (2009's) long-term demand energy forecast of 2.00 percent growth rate for 2009 through 2019.
- The key factor driving the lower peak demands and energy consumption (MWh), in comparison to the 2009 long-term demand energy forecast, is the overall outlook of the economy, as measured by economic indicators such as the real per capita personal income, population, gross domestic product, and various employment measures including non-farm employment and total employment. The model was also recalibrated to include the effects of having an additional year of historical load data.

Because it is involved in meeting the maximum demand conditions in its territory, ERCOT pays considerable attention to the summer peak demand and the margin of safety in meeting that peak. The current generation reserve margin in the ERCOT region is now 13.75 percent (it was 12.5 percent through 2010), as a result of actions taken by the ERCOT Board of Directors on November 16, 2010 (ERCOT 2010d).

The following is a brief summary of the methodology for the reserve margin calculation (ERCOT 2005a). The terms used here are defined below.

Firm Load equals:

- long-term forecast model total summer peak demand
- minus loads acting as resources serving as responsive reserve
- minus loads acting as resources serving as non-spinning reserve
- minus balancing up loads.

Available Resources equals:

- installed capacity using the summer net dependable capability pursuant to ERCOT testing requirements (excluding wind generation)
- plus capacity from private networks

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- plus effective load carrying capability (ELCC) of wind (determined in a study for ERCOT in 2006 by Global Energy to be 8.7 percent of name plate generation [GED 2007] and reaffirmed at ERCOT's Board of Directors meeting on November 16, 2010 [ERCOT 2010d])
- plus reliability must run units under contract
- plus 50 percent of non-synchronous ties
- plus summer net dependable capability of available switchable capacity as reported by the owners
- plus available "mothballed" generation
- plus planned generation with a signed generation interconnection agreement (SGIA) and a Texas Commission on Environmental Quality air permit, if required
- plus ELCC of planned wind generation with SGIA
- minus retiring units.

Reserve margin is then defined as (Available Resources - Firm Load Forecast/Firm Load Forecast).

In the ERCOT methodology, loads acting as resources are capable of reducing or increasing the need for electrical energy or providing ancillary services such as responsive reserve service or non-spinning reserve service. Loads acting as resources must be registered and qualified by ERCOT, and they will be scheduled by a qualified scheduling entity (STPNOC 2010).

STPNOC discussed the need for power in the context of declining reserve margins in the ERCOT region (STPNOC 2010). As recently as May 2008, forecasted reserve margin in the ERCOT CDR Report was expected to fall below the old required reserve margin of 12.5 percent by 2013. However, the May 2010 and December 2010 updates to this report now show a better capability to meet firm load at least through 2015 (see Table 8-1). ERCOT produces a "top-down" forecast for its major subareas, but does not include separate demand estimates for different end-use sectors. Thus, forecasts do not contain separate forecasts for residential, commercial, and industrial demand.

As shown in Table 8-1, the ERCOT 2010 forecasts took into account the impact of existing DSM programs and efficiency programs not otherwise accounted for in its econometric forecast. As stated in the 2008 Texas State Energy Plan, DSM can be divided into (1) demand-response programs, which are designed to encourage customers to reduce usage during peak times or to shift that usage to other times; and (2) energy efficiency programs, which provide a reduction in the overall quantity of electricity consumed over the year, but may not necessarily reduce the electricity demanded at the hour of system peak (Governor's Competitiveness Council 2008). Under PUCT regulations, regulated utilities (transmission and distribution utilities) in ERCOT,

and the integrated utilities outside of ERCOT, are required to offer DSM programs sufficient to offset 20 percent of load growth in 2010 and 2011, 25 percent in 2012, and 30 percent in 2013 and thereafter (Texas Register 2010a). In recent years the goal was the same 20 percent as for 2010 and 2011. Thus, the new regulations add 5 percentage points to the goals of the required programs in 2012 and 10 percentage points to the required goals for 2013 and after. Although only regulated utilities are affected inside of ERCOT, success of such programs could affect the overall demand for electricity in the ERCOT region.

**Table 8-1.** ERCOT Peak Demand and Calculated Reserve Margin, 2010-2015

	2010	2011	2012	2013	2014	2015
Total Summer Peak Demand, MW	64,052	65,206	66,658	68,265	69,451	70,517
Less: LAARS Serving as Response Reserve and Spinning Reserve, Balancing-Up Loads	1062	1062	1062	1062	1062	1062
Less Emergency Interruptible Load Service	336	370	407	447	492	541
Less Energy Efficiency Program (per House Bill 3693)	242	242	242	242	242	242
Firm Load Forecast, MW	62,412	63,532	64,947	66,514	67,655	68,672
Required Reserve Margin (12.5% in 2010, 13.75% after 2010)	7802	8736	8930	9146	9303	9442
Required Resources	70,214	72,268	73,877	75,660	76,958	78,114
Estimated Total Resources, MW (Table 8-3)	75,755	73,657	75,196	75,253	77,449	78,245
Reserve Margin ((Resources - Firm Load Forecast)/Firm Load Forecast)	21.4%	15.9%	15.8%	13.1%	14.5%	13.9%

Sources: ERCOT 2010b, e  
LAAR = Loads Acting as Resources

Table 8-2 is a less-detailed extension of Table 8-1 to the year 2025 that shows the ERCOT 2010 forecast of demand and reserve margin (ERCOT calculated long-term required resources to meet peak demand plus 13.75 percent after 2010). There are a number of additional aggressive energy efficiency programs being considered in Texas during 2010 that are not considered in the ERCOT forecast methodology or in the need for power analysis because they are not Texas law, regulation, or policy. There are a number of other emerging programs, however, for which there is not enough performance information available to determine their quantitative effect on even the most recent ERCOT forecast.

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**Table 8-2.** Calculated ERCOT Reserve Margin, 2009-2025

	2009	2010	2015	2020	2025
Peak Summer Demand, MW	63,400	64,052	70,517	75,762	79,858
Less: LAAR Spinning and Non Spinning reserve, Emergency Interruptible Load Service, Balancing-Up Loads, and Energy Efficiency Programs	1561	1640	1845	1899	1899
Firm Load, MW	61,839	62,412	68,672	73,863	77,959
Plus Reserve Requirements (Firm Load plus 12.5% in 2009-2010, Firm Load plus 13.75% after 2010)	7730	7802	9442	10,156	10,719
Total Resource Requirements, MW	69,569	70,214	78,114	84,019	88,678
Total Resources, No Retirements	72,712	75,755	78,245	78,905	78,905
Reserve Margin Based on Firm Load	17.6%	21.4%	13.9%	6.8%	1.21%

Sources: 1) For years 2009-2015, ERCOT 2010b,e; 2) Years 2020-2025 calculated by the review team from tables and figures in ERCOT 2010b,e (see Table 8-3).

The American Recovery and Reinvestment Act of 2009 (ARRA) has provided substantial temporary funding for many energy conservation programs in Texas, as described by the Texas State Energy Conservation Office (SECO) (SECO 2010). Funded programs included the Building Efficiency and Retrofit Program (\$134.5 million), the Energy Efficiency and Conversion Block Grants (\$45.6 million to the State, \$163 million directly to Texas cities and counties), and the Energy Efficient Appliance Rebate Program (\$23.3 million). It also added almost \$327 million to the Weatherization Assistance Program of the Texas Department of Housing and Community Affairs (TDHCA) (TDHCA 2010). Texas has its own in-state programs, including the LoanStar revolving loan program for public buildings. During the 2009 legislative session, the Texas legislature passed and the Governor signed HB 1937, which allows municipalities to begin loan programs for retrofits of existing buildings and recover the cost through a contractual assessment on the property (Property-Assessed Clean Energy or PACE program) (Texas Legislature Online 2010). In addition, SECO adopted rules implementing the 2009 International Energy Conservation Code and 2009 International Residential Code as the basis for building codes for single family and other residential housing throughout the State, effective April 1, 2011 and January 1, 2012, respectively (Texas Register 2010b). Some Texas municipal utilities that are in the ERCOT region but not directly regulated by the State are ahead of this schedule and some have a range of active energy conservation programs that have already saved significant amounts of electricity locally and project to save significantly more by 2020 (e.g., Austin [Austin Energy 2010] and San Antonio [CPS Energy 2010]).

Despite all of this activity, it is not clear from available documentation what effect the inclusion of these programs would have on the 2010 ERCOT forecast. Many of the programs address the

same end uses or represent the continuation of long-term program improvements whose effects are expected to be captured in the econometric modeling. The optimism that available energy efficiency resources in Texas have generated must be balanced against the realization that some of the programs are cost-capped (e.g., PUCT's utility program), that others are temporary (ARRA), that all eventually will face increasing costs and greater difficulties as easier energy savings are found and captured, and that new energy services will be found and take-back and rebound effects will reduce the net energy savings. Based on review team discussions with ERCOT staff (Scott 2010) and extensive examination of Texas public documents and websites, the review team concluded that while there may be some long-range impacts resulting from these programs not currently captured by the ERCOT models, there is almost no currently available, reliable information that suggests the impacts of these programs have been significant on a statewide basis or that they require a significant adjustment to the ERCOT forecasts. They are not included in Table 8-2. A portion of their possible effect is included in the review team's sensitivity tests depicted in Table 8-5.

Total resources estimates and the need for baseload power are calculated in Section 8.3. The total resources estimate does not include STP Units 3 and 4 or other units projected for completion after 2014.

### 8.3 Power Supply

ERCOT prepares an annual CDR Report and updates (ERCOT 2010b, e) on the supply capacity, demand, and reserves in the ERCOT region. It is developed from data provided by the market participants as part of the annual load data request, the generation asset registrations, and from data collected for the annual U.S. Department of Energy Coordinated Bulk Power Supply Program Report. The working paper calculates the generation resources reported to be available by market participants (STPNOC 2010).

The CDR Report considers all of the generation resources in the ERCOT region meeting the list in the previous section. There are several constraints on which resources are listed as available in the CDR Report.

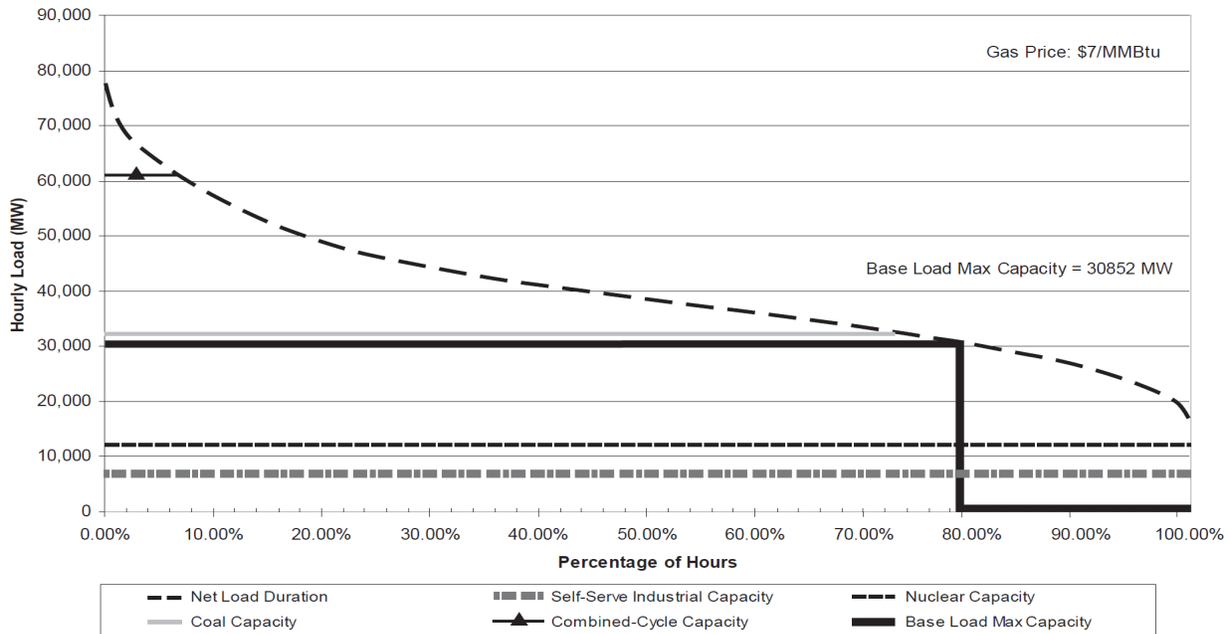
- Only those new generating resources for which the owners have initiated full transmission interconnection study requests through ERCOT are included as planned generation.
- If an air permit is required for a new generating unit, the unit must have received that permit before it is included as planned generation.
- Some mothballed resources may be counted, but the probability of these resources being able to be returned to service varies by generating technology and declines as the length of time they are mothballed increases (ERCOT 2005b).
- Retiring and retired units are not counted.

### ***Wind Energy in Texas***

Large amounts of wind energy have or are about to enter the ERCOT region. In the Interim Order on Reconsideration in Docket 33672 (Interim Order), the PUCT designated five zones as Competitive Renewable Energy Zones (CREZ), primarily for wind power, in the western and Panhandle areas of Texas. By Texas law this amount of power would have to be accepted by the market, if offered to the market, in preference to thermal generation. Installed wind capacity could grow from around 9115 MW early in 2010 (ELCC of 793 MW) to as much as 24,400 MW (ELCC of 2123 MW) over the next few years, with a planning value of 18,456 MW (ELCC of 1606 MW) in 2018. In response, ERCOT performed a CREZ Transmission Optimization Study (ERCOT 2008h), an extensive study of intrastate transmission bottlenecks that might arise and solutions that might be needed to absorb this new power source.

The wind generation development scenarios used in the CREZ Transmission Optimization Study were also used to evaluate resource needs in the ERCOT system in the December 2008 Long-Term System Assessment (ERCOT 2008e). The Long-Term System Assessment evaluated the need for other types of generation capacity under the assumption that the projected 2018 load duration curve would be lowered by the maximum possible use of 18,456 MW of wind energy. Figure 8-9 shows that at approximately the 80<sup>th</sup> percentile (a rule-of-thumb definition of baseload generation) there would still be a demand for up to 30,852 MW of baseload with 18,456 MW of wind generation installed in the system if natural gas prices remained at about \$7 per million Btu. The 80<sup>th</sup> percentile of the 2009 load duration curve for ERCOT (Figure 8-3) is 28,215 MW. If the demand for power at the 80<sup>th</sup> percentile expanded at about the ERCOT 2010 projected rate (Figure 8-2) until 2018 and the ELCC of 18,456 MW of wind (1606 MW) were then subtracted, the approximate need for baseload power other than wind would be 31,146 MW (32,752 MW minus 1606 MW), implying an increased need for about 2900 MW of baseload power other than wind by 2018.

U.S. Energy Information Administration forecasts of natural gas prices favor a natural gas price to the electricity sector of about \$7 per million Btu through much of the next 20 years, as many new resources come online, even as economic recovery increases demand (DOE/EIA 2009). This observation and the calculations in the previous paragraph indicate that the demand in 2018 for baseload capacity (80<sup>th</sup> percentile of the wind-altered load duration curve) would be close to the 30,852 MW forecast in Figure 8-9.



**Figure 8-9.** ERCOT Net Load Duration Curve in 2018 with 18,456 MW of Wind Generation Capacity (ERCOT 2008e)

**ERCOT’s 2010 Supply Forecast**

Table 8-3 provides ERCOT’s May 2010 projection of the generating resources of various types that would be available to serve the ERCOT region between 2010 and 2015 (ERCOT 2010b, e, f), along with review team calculations of resources available in 2015 and 2025 derived from ERCOT’s long-term forecasts (ERCOT 2010a). The 2010 through 2015 ERCOT projections anticipate substantial development (about 4590 MW) of non-wind resources with signed interconnection agreements and air permits. The projections do not include STP Units 3 and 4, but do include 145 MW of biomass. About 72 percent of the new capacity would be natural gas-fired (ERCOT 2010b). ERCOT’s 2010 projections also anticipate substantial capacity (about 10,400 MW) of total wind generation being available by the end of the 2010 through 2015 period, which was about the amount already in the system at the end of 2010 (ERCOT 2010f), showing the forecast to be conservative. In consideration of the ambitious wind program in Texas and clear assumption by ERCOT and PUCT that more wind power will be developed in the long term, the review team tested the impact of wind development on ERCOT’s forecast by assuming that these resources would be further developed and would meet the State’s goal of 18,546 MW of installed wind capacity by 2020. If the State falls short of its goal for wind, the demand for STP Units 3 and 4 would be larger than calculated in this section.

**Table 8-3. ERCOT Region Forecasted Summer Resources, 2010-2025**

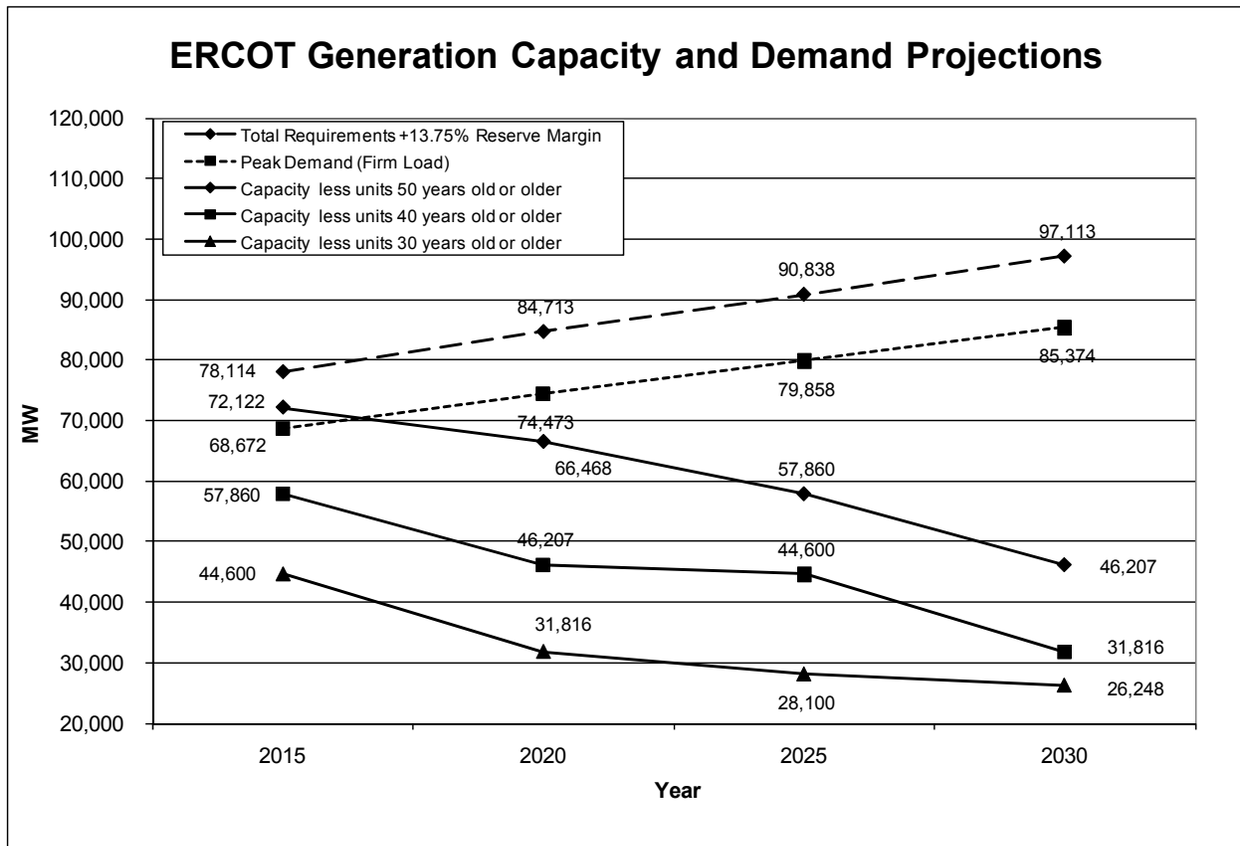
	ERCOT Forecast 2010-2015							Extended Forecast 2020-2025	
	2010	2011	2012	2013	2014	2015	2020	2025	
Installed Capacity, MW	66,228	63,896	63,896	63,896	63,896	63,896	63,896	63,896	
Capacity from Private Networks, MW	4803	4803	4803	4803	4803	4803	4803	4803	
ELCC of Existing Wind Generation, MW	793	829	829	829	829	829	829	829	
RMR Units to be under Contract, MW	688	0	0	0	0	0	0	0	
Operational Generation, MW	72,512	69,528	69,528	69,528	69,528	69,528	69,528	69,528	
50% of Non-Synchronous Ties, MW	553	553	553	553	553	553	553	553	
Switchable Units, MW	2848	2962	2962	2962	2962	2962	2962	2962	
Available Mothballed Generation, MW	0	191	223	239	255	271	271	271	
Planned Units (not wind) with SIA and Air Permit, MW	0	740	1,895	1,895	4,055	4,835	5,495	5495	
ELCC of Planned Wind Units with SIA, MW	0	0	35	76	96	96	96	96	
Total Resources, MW	75,913	73,974	75,196	75,253	77,449	78,245	78,905	78,905	
Less Switchable Units Unavailable to ERCOT, MW	158	317	0	0	0	0	0	0	
Resources, MW (no retirements)	75,755	73,974	75,196	75,253	77,449	78,245	78,905	78,905	
Firm Load Forecast	62,412	63,532	64,947	66,514	67,655	68,672	73,863	77,959	
Reserve Margin Above Firm Load (no retirements)	21.4%	15.9%	15.8%	13.1%	14.5%	13.9%	6.8%	1.21%	
Additional Resources Needed, Reserve Margin 13.75%	0	0	0	407	0	0	5115	9744	
Resources, MW (with retirements)	75,755	73,974	75,196	75,253	77,449	72,122	66,468	58,520	
Reserve Margin Above Firm Load (with retirements)	21.4%	15.9%	15.8%	13.1%	14.5%	5.0%	-10.0%	-24.9%	
Additional Resources Needed, Reserve Margin 13.75%	0	0	0	407	0	5993	17,551	30,158	

Sources: ERCOT 2010b, e, f; review team calculations for extended forecast period.

There is uncertainty as to the timing, type, number, and capacity of generating units that may be retired during the forecast period, which affects the need for replacement generating plants. ERCOT's forecast does not usually project any retirements because it only includes plants for which ERCOT has received official notice and the lead times for the retirements are only a few months. However, the forecast does show ERCOT's forecasted generating capacity, less the capacity of plants 30, 40, and 50 years old that could be retired. The age of the power plant being considered for retirement is a factor in the decision to retire the plant. Based on ERCOT's May 2010 CDR Report, shows how the summer capacity of generating resources may be affected by the need of some participants to retire the oldest (likely to be the least efficient or most polluting) power plants. The review team tested the impact of retirements. First the review team noted that after 2010, plants over 50 years old (the most conservative retirement assumption) could be retired based on age, cost, or for environmental reasons. Based on the May 2010 CDR Report (ERCOT 2010b) and the ERCOT 2010 Long-Term System Assessment (ERCOT 2010f), the review team estimated that a cumulative 6123 MW of capacity would be from plants at least 50 years old and that could be retired by 2015 and a cumulative 12,437 MW would be from plants at least 50 years old and that could be retired by 2020. These numbers are supported in part by a 2010 NERC study that concluded 5300 to 5800 MW of (mostly coal) generating capacity in the ERCOT region would be de-rated or retired by 2015 in response to more stringent environmental regulations (NERC 2010). Since ERCOT did not include any retirements in its forecast, under any retirement scenario the replacement of retiring power plants in the ERCOT region adds to the need for new generating capacity.

The ERCOT forecast of generating resources shown in Table 8-3 begins with installed capacity of existing generating stations. ERCOT only produces a detailed forecast through the year 2015, but does provide a less-detailed estimate of peak demand through the year 2025. Because STP Units 3 and 4 would come online between 2015 and 2020, in Table 8-3 the review team extended the assumptions made by ERCOT through 2015 to the post-2015 period. ERCOT added generating capacity of private networks (connected to the ERCOT grid, but not directly metered by ERCOT), the ELCC of existing wind generators (at 8.7 percent of installed capacity), and reliability must-run (RMR) units that are required for local grid stability. The remaining group of resources includes (1) 50 percent of non-synchronous ties, (2) so-called "switchable" resources that could either operate in ERCOT or in the Southwest Power Pool; (3) a protected estimate of mothballed resources that could be brought back on line in each year (the actual estimate is an expected value based on detailed computations that involve the age of the unit and the length of time it has been shut down), and (4) planned resources, whose inclusion depends on the phase that each resource is in the required interconnection studies (STPNOC 2010). ERCOT adjusted this resulting estimate downward to account for switchable units known to be unavailable to ERCOT and retiring units.

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**Figure 8-10.** Alternative ERCOT Generation Capacity Reduction Scenarios vs. Projected Demand (ERCOT 2010b)

The review team extended all of these elements through 2025, as shown in Table 8-3. Table 8-3 shows that, even given the ERCOT Board of Director's November 2010 decision to raise the target reserve margin to 13.75 percent (ERCOT 2010d), the percent reserve margin was met in the ERCOT forecast in 2015. However, the review team's extension of the ERCOT forecast to 2020 based on ERCOT's 2020 peak load forecast shows that more than 5100 MW of additional generation would be needed by 2020 to meet the target reserve margin. With retirements, 6000 MW of additional generation would be needed as early as 2015 and over 17,500 additional MW would be needed before 2020. ERCOT does not specify how much would need to be baseload power.

STPNOC conducted its need for power assessment in 2007 and did not update it as later ERCOT forecasts became available. STPNOC concluded in its ER (STPNOC 2010), based on the ERCOT 2007 forecasts and before the 2008-2009 economic recession, that the total generation shortage in 2016 could be between 20,000 and 50,000 MW (including retirements).

In Table 8-3, the shortage shown by 2020, not including retirements, is 5115 MW, which is still substantial. With retirements, the shortage shown in 2015 is 5993 MW, and in 2020 is 17,551 MW (Table 8-3).

In the ERCOT region, STPNOC estimated about 24.5 percent of current generating capacity is currently considered to be baseload and that this percentage would rise to 30.1 percent by 2012 (STPNOC 2010). In its ER, STPNOC estimated the combined capacity of baseload generation that addresses ERCOT through 2012 based on the ERCOT criteria (Table 8-4). The percentage of baseload may be increasing (STPNOC 2010). STPNOC noted that STP Units 1 and 2 and Comanche Peak Units 1 and 2 would represent 4892 MW of the 22,178 MW of total summer baseload generating capacity needed in the ERCOT region in 2012 (STPNOC 2010). The growth in need for baseload generation in Table 8-4 from 2007 to 2012 is 4557 MW, of which only 2100 MW of new coal and gas had been added to the ERCOT forecast. In the longer term, plant retirements and further increases in demand for power allowed STPNOC (STPNOC 2010) to conclude that:

Thus, the need for new capacity in ERCOT in 2015-2016 is substantially greater than the new capacity to be provided by STP 3 & 4. As a result, not only will there be a need for power from STP 3 & 4, there will be a need for a substantial amount of other new generating capacity.

**Table 8-4.** STPNOC Forecasted Summer Capacity, Baseload Generation Units Only

	2007	2008	2009	2010	2011	2012
Resources, MW	71,812	72,048	71,960	72,394	72,939	73,703
Baseload Generation, MW	17,621	17,621	19,057	19,998	21,378	22,178
Percent of Resources that are Baseload Generation	24.50%	24.50%	26.50%	27.60%	29.30%	30.10%

Source: STPNOC 2010

### ***Review Team Sensitivity Tests of the 2010 ERCOT Forecast***

The review team examined the STPNOC analysis and the newer ERCOT forecasts and decided to test the STPNOC analysis both in light of the revised ERCOT forecast and events that have occurred in Texas since the ERCOT forecast was made that might affect STPNOC's conclusions. Table 8-5 shows the net effects of a sensitivity test of the ERCOT 2010 firm load and resource forecasts made by the review team to test the need for baseload power in 2010 through 2025. There were several elements added to the extended ERCOT estimate made in Table 8-3. The sensitivity test elements in Table 8-5 are bold and italicized.

- The 2010 ERCOT firm load forecast was reduced following discussions with ERCOT forecasters concerning the potential impacts of a number of recent events on the 2010

## Need For Power

forecast (Scott 2010). To account for the entire unaccounted-for portion of new energy efficiency programs, the current 242 MW adjustment for HB 3693 programs was increased by 5 percent of the change in the cumulative growth from 2010 to 2012 in the ERCOT forecast for 2012 and by 10 percent in and after 2013. This additional adjustment accounts for new PUCT and municipal utility goals not captured by the ERCOT econometric forecast. Enhanced funding of energy conservation and regulatory actions, such as the new residential building codes adopted by the State and several municipalities within the State, may not be fully captured by the 2010 ERCOT forecast. However, new energy codes have been adopted continuously by Texas municipalities during the 2000-2010 period ahead of statewide actions in 2010 and much of their impact would have been included in the ERCOT forecast. For example, most of the large utilities had adopted the 2006 or even the 2009 version of the International Energy Conservation Code before the State did (Energy Systems Laboratory 2010). The corresponding electricity savings would have been reflected in the trend in electricity consumption during the period that formed the basis for ERCOT's forecast. There is almost no currently available, reliable information that suggests the impacts of the latest statewide code adoption, ARRA-funded projects, or other very recent programs have been significant on a statewide basis or that they require a significant adjustment to the ERCOT forecasts.

- An additional 8927 MW (with an ELCC of 777 MW) was added to ERCOT's forecasted installed wind generation after 2015 to account for the build-out of installed wind capacity to the CREZ Study's Scenario 2 planning figure of 18,456 MW (with an ELCC of 1606 MW). The ELCC values appear in Table 8-5. Some of this generation capability may in fact be non-wind renewable generation. This assumption accounts for a mid-range estimate of additional renewable energy not captured in the 2010 ERCOT forecast.
- The generating capacity of the oldest fossil-fuel-fired generating plants was subtracted from the generating capacity. In 2015, 6123 MW was subtracted to account for plants that may be de-rated or retired due to age (at least 50 years old), cost, or environmental regulations as calculated by NERC. After 2015, there were additional plants at least 50 years old that might be retired for environmental or economic reasons. Although the impacts of retirements on reserve margins are also shown in Table 8-3, they are not part of the ERCOT reference forecast.
- Needed baseload plants are not discussed in the ERCOT forecast. Needed baseload plants were calculated at 39 percent of peak generation requirements. In the discussion of Figure 8-3, baseload was 44 percent of peak demand. This was calculated by taking the 2009 actual load in the 80<sup>th</sup> percentile hour of the load duration curve (28,215 MW) and dividing it by peak demand in the 2009 peak load (actual, so considered firm load), plus 13.75 percent reserve margin. Because plenty of reserve units are available at minimum demand, the review team did not consider it necessary to adjust the forecast demand for baseload generation by a reserve margin, resulting in an incremental demand for baseload equal to 39 percent of peak.

The assessment in Table 8-5 was done with and without the retirement of older power plants. For purposes of this estimate it was assumed that baseload power would represent about 39 percent of the identified peak generating needs. This percentage is larger than the 30.1 percent calculated by STPNOC for 2012, but is in line with industry practice as described in Section 8.2. The table shows that with or without retirements, the ERCOT 13.75 percent target reserve margin is not met in 2020 and requires new baseload generation. With retirements, new baseload generation is needed in 2015. Even with lowered ERCOT forecasts for future electricity demand due to recession, granted success for nascent Texas energy efficiency programs, and a full build-out of the State's planned wind program, the combination of load growth and plant retirements still show a need for power.

Table 8-6 shows the impact of the sensitivity calculations (Table 8-5) on the need for additional generation capacity. Without any retirements, Table 8-6 shows that there is no demand for new baseload in 2015, but the demand for baseload grows to 1261 MW in 2020, a reflection of much higher planned non-wind resources and wind power penetration into the Texas market than assumed in 2007, combined with lower load growth than assumed by STPNOC's forecast. But with only plants greater than 50 years old retiring, the demand for new baseload plants not currently in the forecast grows to 2100 MW in 2015 and to 6400 MW in 2020, which is enough for two new nuclear units. Even with lowered ERCOT forecasts for future electricity demand due to recession, granted success for nascent Texas energy efficiency programs, and a full build-out of the State's planned wind program, the combination of load growth and plant retirements still shows a need for power.

## 8.4 Assessment of Need for Power

The review team reviewed reports prepared by ERCOT regional ISO in conjunction with its assessment of the need for power from STPNOC's proposed Units 3 and 4 at the STP site. STPNOC (STPNOC 2010) relied on the 2007 versions of these reports, which show a slightly higher need for power than the 2008, 2009, and 2010 reports; however, all versions provide essentially the same picture. The review team's key findings from the reports and their impact on the need for baseload power are summarized as follows:

- The demand for power at the summer peak and the annual demand for energy in the ERCOT region are both projected to rise over the period 2010 through 2020 at approximately 1.7 percent per year compounded (ERCOT 2010a). Total firm load would be 73,863 MW at peak in 2020, and including a 13.75 percent reserve requirement, resources would need to be about 84,019 MW in that year. Due to their low marginal operating cost, nuclear reactors occupy the minimum-demand portion of the load duration curve – they always run if available. If ERCOT's minimum-hour demand and 80<sup>th</sup> percentile hourly demand also increase at the 1.7 percent rate, by 2018 the ERCOT

**Table 8-5. Review Team Sensitivity Test, ERCOT Region Forecasted Summer Resources, 2010-2025**

	2010	2011	2012	2013	2014	2015	2020	2025
Firm Load (Table 8-1), Less Additional Efficiency	<b>62,412</b>	<b>63,532</b>	<b>64,874</b>	<b>66,208</b>	<b>67,231</b>	<b>68,141</b>	<b>72,807</b>	<b>76,494</b>
Installed Capacity, MW	66,228	63,896	63,896	63,896	63,896	63,896	63,896	63,896
Capacity from Private Networks, MW	4803	4803	4803	4803	4803	4803	4803	4803
ELCC of Existing Wind Generation, MW	793	829	829	829	829	829	829	829
RMR Units to be under Contract, MW	688	0	0	0	0	0	0	0
Operational Generation, MW	72,512	69,528	69,528	69,528	69,528	69,528	69,528	69,528
50% of Non-Synchronous Ties, MW	553	553	553	553	553	553	553	553
Switchable Units, MW	2848	2,962	2,962	2,962	2,962	2,962	2,962	2,962
Available Mothballed Generation, MW	0	191	223	239	255	271	271	271
Planned Units (not wind) with SIA and Air Permit, MW	0	740	1,895	1,895	4,055	4835	5495	5495
ELCC of Planned Wind Units with SIA, MW	0	0	35	76	96	96	<b>777</b>	<b>777</b>
Total Resources, MW	75,913	73,974	75,196	75,253	77,449	78,245	79,586	79,586
Less Switchable Units Unavailable to ERCOT, MW	158	317	0	0	0	0	0	0
Less Retiring Units in Forecast	0	0	0	0	0	0	0	0
Retirements: NERC 2010 or age >50 yrs	0	0	0	0	0	<b>6,123</b>	<b>12,437</b>	<b>20,385</b>
Resources, MW (no retirements)	75,755	73,657	75,196	75,253	77,449	78,245	79,586	78,586
Reserve Margin Above Firm Load (no retirements)	21.4%	15.9%	15.9%	13.7%	15.2%	14.8%	9.3%	4.0%
Resources, MW (with retirements)	75,755	73,657	75,196	75,253	77,449	72,122	67,149	59,201
Reserve Margin Above Firm Load (with retirements)	21.4%	15.9%	15.9%	13.7%	15.2%	5.8%	-7.8%	-22.6%

Sources: 1) ERCOT 2010b, e, f; 2) review team calculations based on the expanded wind resource availability of 18,456 installed MW by 2018; and 3) retirements based on NERC 2010 and the >50-year-old generation retirement scenarios in Figure 8-10.

**Table 8-6.** ERCOT/Review Team Forecasted Summer Capacity, Baseload Generation Units Only<sup>(a)</sup>

	2009	2010	2015	2020	2025
Power Requirements, Including Reserve Margin (MW)	69,569	70,214	77,510	82,818	87,012
Projected New Generation: No Retirements (MW)					
Generating Resources	72,712	75,755	78,245	79,586	79,586
Resource Additions Needed after 2009	--	(5541)	(734)	3233	7426
Baseload Needed (39% of Power Requirements)	24,349	27,383	30,229	32,299	33,935
Baseload Additions Needed After 2009	--	(2161)	(286)	1261	2896
Projected New Generation: Retire Only Plants >50 Yr Old (MW)					
Generating Resources	73,029	75,755	72,122	67,149	59,201
Resource Additions Needed after 2009	--	(5541)	5389	15,669	27,811
Baseload Needed (39% of Power Requirements)	24,349	27,383	30,229	32,299	33,935
Baseload Additions Needed After 2009	--	(2161)	2102	6111	10,846

(a) Excludes proposed STP Units 3 and 4.

region would need an additional 3600 to 4700 MW of nuclear-like baseload generation due to load growth alone. This estimate, however, does not account for other supply plans and other changes in the market since the 2010 ERCOT forecast was released.

- As noted in Section 8.3, retiring generating units were not counted in the 2010 forecast of ERCOT region available resources (retirements are shown as zero in forecasted resources). Thus, depending on the rate of retirement of older generating units, the ERCOT region may need substantial additional generating capacity by 2020. ERCOT tracks plants that are at least 30, 40 and 50 years old as potential candidates for retirement. The analysis in Table 8-3 shows that if only the oldest units (at least 50 years old) are retired after 2010, by 2020 the amount of additional demand for new generation would be about 12,437 MW relative to a case with no retirements. About 39 percent of that growth (4850 MW) likely would be baseload generation and would by itself be enough demand to warrant a 2700 MW nuclear plant.
- The 2010 ERCOT resource forecast (ERCOT 2010b), updated in December 2010 (ERCOT 2010e), contains 9529 MW of current installed wind capacity in 2010 (with 829 MW of average ELCC) plus 1103 MW of planned installed capacity (average ELCC of 96 MW) by 2015. However, ERCOT (2008e) also acknowledges that larger amounts of additional wind

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generation capacity (ranging up to 24,400 MW installed [average ELCC of 2122 MW]) may be built in the CREZ areas of Texas. Large amounts of wind generation would require major investments in transmission resources and improved system controls to manage wind resources, but could reduce the demand for non-wind power during the off-peak portions of the year and may, at times, limit the demand for additional intermediate and baseload thermal generating resources. More modest market penetration of wind energy leaves a market for increased baseload generation. The discussion of the CREZ study in Section 8.3 favors a lower wind penetration rate with up to 18,456 MW cumulative installed capacity, given very aggressive wind development (ERCOT 2008h). Table 8-5 shows that a build-out of this wind generation would reduce future need for other generating resources an additional 777 MW (the ELCC of the additional 8927 MW installed after 2010, of which 1103 MW with an ELCC of 96 MW is already in the forecast). However, Table 8-2 is a less-detailed extension of Table 8-1 to the year 2025 that shows the ERCOT 2010 forecast of demand and reserve margin (ERCOT calculated long-term required resources to meet peak demand plus 13.75 percent after 2010). There are a number of additional aggressive energy efficiency programs being considered in Texas during 2010 that are not considered in the ERCOT forecast methodology or in the need for power analysis because they are not Texas law, regulation, or policy. There are a number of other emerging programs, however, for which there is not enough performance information available to determine their quantitative effect on even the most recent ERCOT forecast.

- Table 8-2 shows that even a conservative increase in the demand for baseload generating resources driven by retirements is much larger than the reduction due to wind build-out, leaving a net increase in demand of 2102 MW in 2015 and 6111 MW in 2020. Because there is uncertainty in the success of aggressive wind generation and because nuclear plants can substitute for other potential baseload generation, the review team believes that aggressive wind generation development still leaves a need for the amount of electrical generation represented by STP Units 3 and 4.
- In part because of the successes of past energy efficiency programs and greater availability of federal funding, the State of Texas has embarked on much more aggressive programs to save electricity, including PUCT goals of up to 30 percent reduction in load growth for regulated utilities, comparably ambitious programs at several municipal utilities, and several forms of assistance from the State's energy and housing offices (SECO and TDHCA) to make the State's stock of buildings and appliances more efficient. Currently, little is known yet concerning the actual results of these programs after 2009, because some were temporary and already had their effect in the base year actual energy consumption and many of the others are less than a year old. In the sensitivity analysis in Section 8.3, the review team gave the programs credit for reducing electricity demand 531 MW by 2015 and 1056 MW by 2020 beyond that already included in the ERCOT 2010 forecast. However, if the programs were as successful as projected in the sensitivity case, the total demand for generating resources, less the actual resources in 2009, would still grow 3200 MW without

retirements or 15,700 MW with retirements by 2020. If 39 percent were for baseload generation, the net demand for new baseload would be about 1300 to 6100 MW.

- When both increased demand and planned supply factors are considered, the extended 2010 ERCOT forecast in Table 8-3 shows a net need for new total generation of 0 MW in 2015 and 5115 MW in 2020, not accounting for potential retirements, which implies a need for new baseload generation of 0 MW to 1995 MW at 39 percent of the total. With retirements the implied need for new baseload generation is 2337 MW in 2015 and 6845 MW in 2020. Table 8-5, which takes all of the various review team sensitivity tests into account, shows a net need for new total generation in the 2015 to 2020 period ranging from 0 MW in 2015 to 3233 MW in 2020 without retirements and from 5389 MW in 2015 to 15,669 MW in 2020 with a conservative estimate of potential retirements. The corresponding ranges for baseload generation are 0 MW in 2015 to 1261 MW in 2020 and 2102 MW in 2015 to 6111 MW in 2020.

The net effect of various sensitivity tests shows a net need for power in the period from 2015 through 2020.

Table 8-7 summarizes the results of the review team analysis of the ERCOT electricity demand and supply forecasts that have occurred since STPNOC used the ERCOT 2007 forecasts to estimate unmet need for power from STP Units 3 and 4. The review team reviewed the ERCOT 2008, 2009, and 2010 demand forecasts, noted the changes since 2007, and decided that while ERCOT's short-term forecast of peak summer demand was heavily influenced by the 2008 to 2009 recession, the longer-term estimate of demand also was affected. Another important issue is that the supply forecasts did not include the full impact of recent ambitious demand reduction programs, the full scope of wind power in Texas, or the effects of capacity retirements on the need for power. The review team conducted some sensitivity tests that added these elements to the 2010 ERCOT long-term supply forecast. Based on information available in STPNOC's need for power analysis, the review team translated the modified ERCOT 2010 demand and supply forecasts into an estimate of the unmet need for baseload power in ERCOT from 2015 through 2020, which spans the potential completion dates for proposed STP Units 3 and 4.

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**Table 8-7.** ERCOT/Review Team Forecasted Unmet Need for Baseload Generation Compared with STPNOC Estimated Need for Baseload Power

	Review Team/ ERCOT 2010 (2015 and 2020) MW	STPNOC/ ERCOT 2007 (2017) MW
Estimated Baseload Demand	30,300 to 32,300 <sup>(a)</sup>	26,600 <sup>(b)</sup>
Estimated Baseload Supply	30,500 to 26,200 <sup>(c)</sup>	9900 to 20,100 <sup>(d)</sup>
Unmet Net Need for Baseload Power	0 to 6100 <sup>(e)</sup>	6500 to 16,700 <sup>(f)</sup>
Proposed Capacity	2740	2740

(a) Table 8-5, 2015 and 2020 power requirements times 39%.  
 (b) STPNOC 2010, Figure 8.4-2, 2017 "Total Requirement" times 30.1%.  
 (c) Table 8-5, 2015 and 2020 resources with and without retirements, times 39%.  
 (d) STPNOC 2010, Figure 8.4-2, 2017 "Capacity less units 50 years old or older," "Capacity less units 30 years old or older," times 30.1%.  
 (e) Range of differences between demand and supply.  
 (f) Range of differences between demand and supply.

Table 8-7 shows that the demand for baseload power in 2017 has changed since the 2007 analysis, and the combination of potential conservation and wind power may have significantly reduced the need for baseload power. However, even though the potential unmet need for power in the review team's alternative estimate is much smaller than STPNOC's estimate, it still shows an unmet need large enough to accommodate proposed STP Units 3 and 4 sometime between 2015 and 2020. In addition, because STP Units 3 and 4 would be merchant plants, STPNOC does not need to show an absolute shortage of power. The marketplace would decide whether Units 3 and 4 would be able to compete successfully with other potential suppliers of baseload electricity.

### 8.4.1 Conclusion

The review team concludes that there is an expected future shortage of baseload power in the ERCOT region that could be at least partially addressed by construction of proposed Units 3 and 4 at the STP site. Although a recent recession has reduced the ERCOT forecast of future demand for electricity on which STPNOC relied and public policy could further limit demand and add to potential supply, the review team determined that the STPNOC assessment of its need for power in its ER is not unreasonable. Building of the two new units could address (1) growth in demand for baseload power and (2) replacement of retiring baseload generating units elsewhere in the ERCOT region. Based on its analysis, the review team concludes that there is a justified need for the planned 2740 MW baseload capacity output of proposed STP Units 3 and 4 in the ERCOT region.

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## 9.0 Environmental Impacts of Alternatives

This chapter describes alternatives to the proposed U.S. Nuclear Regulatory Commission (NRC) action for a combined license (COL) and the U.S. Army Corps of Engineers (Corps) action for an Individual Permit and discusses the environmental impacts of those alternatives. Section 9.1 discusses the no-action alternative. Section 9.2 addresses alternative energy sources. Section 9.3 reviews the STP Nuclear Operating Company's (STPNOC's) region of interest (ROI), its site selection process, and summarizes and compares the environmental impacts for the proposed and alternative sites. Section 9.4 examines plant design alternatives. Section 9.5 describes onsite alternatives. Section 9.6 lists the references cited in this chapter. The need to compare the proposed action with alternatives arises from the requirement in Section 102(2)(c)(iii) of the National Environmental Policy Act of 1969, as amended (NEPA) (42 USC 4321) that environmental impact statements (EISs) include an analysis of alternatives to the proposed action. The NRC implements this comparison through its regulations in Title 10 of the Code of Federal Regulations (CFR) Part 51 and its Environmental Standard Review Plan (ESRP) (NRC 2000). The environmental impacts of the alternatives are evaluated using the NRC's three-level standard of significance – SMALL, MODERATE, or LARGE – developed using Council on Environmental Quality (CEQ) guidelines (40 CFR 1508.27) and set forth in the footnotes to Table B-1 of 10 CFR 51, Subpart A, Appendix B. The issues evaluated in this chapter are the same as those addressed in the *Generic Environmental Impact Statement for License Renewal of Nuclear Plants* (GEIS), NUREG-1437, Volumes 1 and 2 (NRC 1996, 1999)<sup>(a)</sup> with the additional issue of environmental justice. Although NUREG-1437 was developed for NRC's review of renewal of nuclear power plant operating licenses, it provides useful information for this review and is referenced throughout this chapter. Additional guidance on conducting environmental reviews is provided in NRC Staff Memorandum *Addressing Construction and Preconstruction, Greenhouse Gas Issues, General Conformity Determinations, Environmental Justice, Need for Power, Cumulative Impact Analysis, and Cultural/Historical Resources Analysis Issues in Environmental Impact Statements* (NRC 2010).

As part of the evaluation of permit applications subject to Section 404 of the Federal Water Pollution Control Act (Clean Water Act), the Corps is required by regulation to apply the criteria set forth in the 404(b)(1) guidelines (33 USC 1344; 40 CFR Part 230). These guidelines establish criteria that must be met for the proposed activities to be permitted pursuant to Section 404.

Section 230.10(a) of the Guidelines (40 CFR 230.10(a)) requires that "no discharge of dredged or fill material shall be permitted if there is a practicable alternative to the proposed discharge

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(a) NUREG-1437 was originally issued in 1996. Addendum 1 to NUREG-1437 was issued in 1999 (NRC 1999). Hereafter, all references to NUREG-1437 include NUREG-1437 and its Addendum 1.

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which would have less adverse impact on the aquatic ecosystem, so long as the alternative does not have other significant adverse environmental consequences.” Section 230.10(a)(2) of the Guidelines states that “An alternative is practicable if it is available and capable of being done after taking into consideration cost, existing technology, and logistics in light of overall project purposes. If it is otherwise a practicable alternative, an area not presently owned by the applicant which could reasonably be obtained, used, expanded, or managed in order to fulfill the basic purpose of the proposed activity may be considered.” Thus, this analysis is necessary to determine which alternative is the Least Environmentally Damaging Practicable Alternative (LEDPA) that meets the project purpose and need.

Where the activity associated with a discharge is proposed for a special aquatic site (as defined in 40 CFR Part 230, Subpart E), and does not require access or proximity to or siting within these types of areas to fulfill its basic project purpose (i.e., the project is not “water dependent”), practicable alternatives that avoid special aquatic sites are presumed to be available, unless clearly demonstrated otherwise (40 CFR 230.10(a)(3)).

### 9.1 No-Action Alternative

For purposes of an application for a COL, the no-action alternative refers to a scenario in which the NRC would deny the COLs requested by STPNOC which would result in the proposed units not being built. Likewise, the Corps could deny the Individual Permit request. Upon such a denial by the NRC, the construction and operation of two new nuclear units at the STP site in accordance with 10 CFR Part 52 would not occur and the predicted environmental impacts associated with the project would not occur. Preconstruction impacts associated with activities not within the definition of construction in 10 CFR 50.10(a) and 51.4 may occur nonetheless. If no other power plants were to be built in lieu of the proposed project or other strategy implemented to take its place, the benefits of the proposed project identified in Section 10.6.1 including additional electrical capacity and electricity generation to be provided by the project would not occur. If no additional measures (e.g., conservation, importing power, restarting retired power plants, and/or extending the life of existing power plants) were implemented to realize the amount of electrical capacity that would otherwise be required for power in STPNOC’s ROI (see Section 9.3.1), then the need for baseload power, discussed in Chapter 8, would not be met. Therefore, the purpose and need of this project would not be satisfied if the no-action alternative was chosen and the need for power was not met by other means.

If other generation sources were installed, either at another site or using a different energy source, the environmental impacts associated with these other sources would eventually occur. As discussed in Chapter 8, there is a demonstrated need for power. It is reasonable to assume that other options to meet the need for power would be pursued. This needed power may be provided and supported through a number of alternatives that are discussed in Sections 9.2 and

9.3. Therefore, this section does not include a discussion of other energy alternatives that could meet the need for power.

STPNOC's permit request to the Corps covers the dredging of the barge slip along the Colorado River and the placement of culverts across six onsite drainages. If the dredging request were denied, potential alternatives would be constructing a large crane system to offload materials barged up the Colorado River, use of railroad lines to transport materials to the STP site instead of barge transport, and use of truck transport instead of barge transport. Alternatives to the placement of culverts would be to use current onsite roadways or span the existing drainages (STPNOC 2009b). In the event the Corps denies the permit request, STPNOC would need to decide if the proposed project could continue or if other alternatives should be pursued.

## 9.2 Energy Alternatives

The purpose and need for the proposed project identified in Section 1.3 is to provide additional baseload electrical generation capacity for use in the applicant's current markets within the Electric Reliability Council of Texas (ERCOT) region and/or for potential sale on the wholesale market. This section examines the potential environmental impacts associated with alternatives to construction of a new baseload nuclear generating facility. Section 9.2.1 discusses energy alternatives not requiring new generating capacity. Section 9.2.2 discusses energy alternatives requiring new generating capacity. Other alternatives are discussed in Section 9.2.3. A combination of alternatives is discussed in Section 9.2.4. Section 9.2.5 compares the environmental impacts from new nuclear, coal-fired and natural gas-fired generating units, and a combination of energy sources at the STP site.

For analysis of energy alternatives, STPNOC assumed a bounding target value of 2700 MW(e) electrical output (STPNOC 2010a). The review team also used this level of output in analyzing energy alternatives.

### 9.2.1 Alternatives Not Requiring New Generating Capacity

Four alternatives to the proposed action that do not require STPNOC to construct new generating capacity are to:

- purchase the needed electric power from other suppliers
- extend the operating life of existing power plants
- reactivate retired power plants
- implement conservation or demand-side management programs.

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Texas produces and consumes more electricity than any other state. Despite large net interstate electricity imports in some areas, the Texas interconnect power grid is largely isolated from the integrated power systems serving the eastern and western United States. In addition, most areas of Texas have little ability to export or import electricity to and from other states (DOE/EIA 2009a). If power to replace the capacity of the proposed new nuclear units was to be purchased from sources within the United States or from a foreign country, the generating technology likely would be one of those described in NUREG-1437 (e.g., coal, natural gas, or nuclear) (NRC 1996). The description of the environmental impacts of other technologies described in NUREG-1437, i.e., the GEIS for license renewal, is representative of the impacts associated with the construction and operation of new generating units at the STP site. The environmental impacts of coal-fired and natural gas-fired plants are discussed in Section 9.2.2.

Under the purchased power alternative, the environmental impacts of power production would still occur but would be located elsewhere within the region, nation, or in another country. If the purchased power alternative were to be implemented, the most significant environmental unknown would be whether or not new transmission line corridors would be required. The acquisition and construction of new transmission corridors could have both environmental and aesthetic consequences. The review team concludes that the local environmental impacts from purchased power would be SMALL when existing transmission line corridors are used and could range from SMALL to LARGE if acquisition of new corridors is required. The overall environmental impacts of power generation would depend on the generation technology and location of the generation site and, therefore, are unknown. However, as discussed in Section 9.2.5, the review team concluded that from an environmental perspective, none of the viable energy alternatives would be clearly preferable to construction of a new baseload nuclear power generation plant located within STPNOC's ROI.

Nuclear power facilities are initially licensed by the NRC for a period of 40 years. Operating licenses issued by the NRC can be renewed for up to 20 years; NRC regulations do not preclude multiple renewals. The operating license for STP Unit 1 expires in 2027, and the license for STP Unit 2 expires in 2028. STPNOC submitted an application to NRC on October 25, 2010 to renew the operating licenses of STP Units 1 and 2 (STPNOC 2010c).

The environmental impacts of continued operation of a nuclear power plant are significantly less than construction of a new plant. However, continued operation of STP Units 1 and 2 already is considered in current energy planning.

Older, existing fossil-fueled plants nearing the end of their useful lives, predominately coal-fired and natural gas-fired plants, are likely to need refurbishing to extend plant life for an extensive period (the proposed action assumes a minimum operating period of 40 years) and meet applicable environmental requirements. Given both the costs of refurbishment and the environmental impacts of operating such facilities, the review team concludes that extending the

life of older, existing generating plants would not be a reasonable alternative to the proposed action.

Retired generating plants, predominately coal-fired and natural gas-fired plants that potentially could be reactivated, would ordinarily require extensive refurbishment before reactivation. Such vintage plants typically would require refurbishment to meet current environmental requirements that would likely be costly. The environmental impacts of a reactivation scenario would be bounded by the impacts associated with coal-fired and natural gas-fired alternatives (see Section 9.2.2). Given both these costs and the environmental impacts of operating such facilities, the review team concludes that reactivating retired generating plants would not be a reasonable alternative to the proposed action.

Improved energy efficiency and demand management strategies can potentially cost less than construction of new generation and provide a hedge against market, fuel, and environmental risks. NRG Energy, the controlling owner of Nuclear Innovation North America (NINA) and the primary seller of electricity in the ownership group, is a wholesale power generation company (Toshiba will not sell electricity from Units 3 and 4) (STPNOC 2010b). Consequently, it does not directly offer demand-side management or conservation programs.

City Public Service Board of San Antonio (CPS Energy) is a retail electricity provider and offers a variety of energy conservation programs to its customers. It recently introduced a plan to support energy efficiency by treating it as a new fuel source for electrical generation. The plan projects how much the demand for electricity will grow over the next four years and seeks to reduce that amount by 10 percent each year in an effort to reach 40 percent by 2011. Through its Save for Tomorrow Energy Plan, CPS Energy's goal is to achieve a cumulative reduction of approximately 771 MW(e) by 2020 (CPS 2009). To achieve this goal, CPS Energy is committing millions of dollars to customer incentives and rebates for the installation of high energy efficiency appliances, lighting, and insulation (CPS 2009).

Among the energy conservation programs offered by CPS Energy to its customers are (STPNOC 2008a):

Commercial Programs:

- lighting retrofit programs
- cool/thermal roof retrofits
- high efficiency chiller and heating, ventilation, and air conditioning retrofits
- efficient electric motors
- window screening and tinting
- incentives for solar water heaters and photovoltaic installations.

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### Residential Programs:

- rebates for high efficiency heating, ventilation, and air conditioning units
- “peak save” programmable thermostats free to customers that allow cycling of air conditioning compressors in summer months to reduce peak electricity demand
- home efficiency program that offers an array of rebates for attic insulation, duct work, wall insulation, solar powered attic fans, and window treatments
- incentives for solar water heaters and photovoltaic installations.

The need for power discussion in Chapter 8 takes account of conservation and demand-side management programs. The review team concluded in Chapter 8 that there is a justified need for power in the ERCOT region even with the implementation of conservation and demand-side management programs.

Based on the preceding discussion, the review team concludes that the options of purchasing electric power from other suppliers, reactivating retired power plants, extending the operating life of existing power plants, and conservation and demand-side programs are not reasonable alternatives to providing new baseload power generation capacity.

### **9.2.2 Alternatives Requiring New Generating Capacity**

Consistent with the NRC’s evaluation of alternatives to operating license renewal for nuclear power plants, a reasonable set of energy alternatives to building and operating one or more new nuclear units at the STP site should be limited to analysis of discrete power generation sources, a combination of sources, and those power generation technologies that are technically reasonable and commercially viable. The current mix of baseload power generation in ERCOT is one indicator of the feasible choices for power generation technology. In 2008, natural gas-fired power plants accounted for about 43.0 percent of the electricity produced within ERCOT, coal-fired plants about 37.1 percent, nuclear plants about 13.2 percent, wind generation facilities about 4.9 percent, hydroelectric plants about 0.2 percent, and other sources about 1.6 percent (ERCOT 2009a).

This section discusses the environmental impacts of energy alternatives to the proposed action that would require STPNOC to construct new generating capacity. The three primary energy sources for generating baseload electric power in the United States are coal, natural gas, and nuclear energy (DOE/EIA 2009b). Coal-fired plants are the primary source of baseload generation in the United States (DOE/EIA 2009b). Natural gas combined-cycle generation plants are often used as intermediate generation sources, but they are also used as baseload generation sources (SSI 2010).

Each year, the Energy Information Administration (EIA), a component of the U.S. Department of Energy (DOE), issues an annual energy outlook. In its *Updated Annual Energy Outlook 2009*, EIA's reference case projects that total electric generating capacity additions between 2007 and 2030 will use the following fuels in the approximate percentages: natural gas (55 percent), renewables (27 percent), coal (14 percent), and nuclear (5 percent) (DOE/EIA 2009c). The EIA projection includes baseload, intermittent, and peaking units and is based on the assumption that providers of new generating capacity would seek to minimize cost while meeting applicable environmental requirements.

The discussion in Section 9.2.2 is limited to a reasonable range of the individual energy alternatives that appear to be viable for new baseload generation: coal-fired and natural gas combined cycle generation. The impacts discussed in Section 9.2.2 are estimates based on present technology. Section 9.2.3 addresses alternative generation technologies that have demonstrated commercial acceptance but may be limited in application, total capacity, or technical feasibility when based on the need to supply reliable, baseload capacity.

The review team assumed that (1) new generation capacity would be located at the STP site for the coal- and natural gas-fired alternatives, (2) the cooling approach planned for proposed Units 3 and 4 (Section 3.2.2.2) would be used for plant cooling, and (3) the existing transmission line corridors serving the STP site would be adequate to serve a new coal- or natural gas-fired plant sited there (Section 3.2.2.3).

#### **9.2.2.1 Coal-Fired Generation**

For the coal-fired generation alternative, the review team assumed construction of four supercritical pulverized coal-fired units, each with a net capacity of 675 MW(e). These assumptions are consistent with STPNOC's COL application. Supercritical pulverized coal-fired plants are similar to conventional pulverized coal-fired plants except they operate at slightly higher temperatures and higher pressures, which allows for greater thermal efficiency. Supercritical coal-fired plants are commercially proven and represent an increasing proportion of new coal-fired power plants. A coal-fired plant is assumed to have a capacity factor of 85 percent.

The review team also considered an integrated gasification combined cycle (IGCC) coal-fired plant. IGCC is an emerging technology for generating electricity with coal that combines modern coal gasification technology with both gas turbine and steam turbine power generation. The technology is cleaner than conventional pulverized coal plants because major pollutants can be removed from the gas stream before combustion. The IGCC alternative also generates less solid waste than the pulverized coal-fired alternative. The largest solid waste stream produced by IGCC installations is slag, a black, glassy, sand-like material that is potentially a marketable byproduct. The other large-volume byproduct produced by IGCC plants is sulfur, which is extracted during the gasification process and can be marketed rather than placed in a

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landfill. IGCC units do not produce ash or scrubber wastes. In spite of the preceding advantages, the review team concludes that, at present, a new IGCC plant is not a reasonable alternative to a 2700 MW(e) nuclear power generation facility for the following reasons: (1) IGCC plants are more expensive than comparable pulverized coal plants (NETL 2007); (2) the two existing IGCC plants in the United States have considerably smaller capacity, approximately 250 MW(e) each, than the proposed 2700-MW(e) nuclear plant; (3) system reliability of existing IGCC plants has been lower than pulverized coal plants; (4) the existing IGCC plants have had an extended (though ultimately successful) operational testing period (NPCC 2005); and (5) a lack of overall plant performance warranties for IGCC plants has hindered commercial financing (NPCC 2005). For these reasons, IGCC plants are not considered further in this EIS.

The review team assumed that coal and lime (calcium oxide or calcium hydroxide) or limestone (calcium carbonate) for a supercritical pulverized coal-fired plant would be delivered to the plant by train. STPNOC estimates that the plant would consume approximately 11 million tons/yr of pulverized sub-bituminous coal with an ash content of 3.9 percent (STPNOC 2010a). Lime or limestone, used in the scrubbing process for control of sulfur dioxide (SO<sub>2</sub>) emissions, is injected as a slurry into the hot effluent combustion gases to remove entrained SO<sub>2</sub>. The lime-based scrubbing solution reacts with SO<sub>2</sub> to form calcium sulfite, which precipitates and is removed from the process as sludge. STPNOC estimates that approximately 105,000 tons/yr of limestone would be used for flue gas desulfurization (STPNOC 2010a).

### ***Air Quality***

The impacts on air quality from coal-fired generation would vary considerably from those of nuclear generation because of emissions of SO<sub>2</sub>, nitrogen oxides (NO<sub>x</sub>), carbon monoxide (CO), particulate matter (PM), volatile organic compounds (VOCs), and hazardous air pollutants such as mercury and lead. In its environmental report (ER), STPNOC assumed a coal-fired plant design that would minimize air emissions through a combination of boiler technology and post-combustion pollutant removal. STPNOC estimated that annual emissions for a supercritical pulverized coal-fired generation alternative using sub-bituminous coal would be approximately as follows (STPNOC 2010a):

- SO<sub>2</sub> – 2900 tons/yr
- NO<sub>x</sub> – 2000 tons/yr
- CO – 2800 tons/yr
- PM<sub>10</sub> – 50 tons/yr
- PM<sub>2.5</sub> – 13 tons/yr
- Mercury – 0.46 tons/yr.

PM<sub>10</sub> is particulate matter with a diameter equal to or less than 10 microns (40 CFR 50.6).

PM<sub>2.5</sub> is particulate matter with a diameter equal to or less than 2.5 microns (40 CFR 50.7).

Based on data from previous NRC EIS documents, the review team determined the preceding emission estimates are reasonable. A new coal-fired plant at the STP site would also have approximately 27,000,000 tons/yr of carbon dioxide emissions (STPNOC 2010a) that could affect climate change.

The acid rain requirements of the Clean Air Act capped the nation's SO<sub>2</sub> emissions from power plants. STPNOC would need to obtain sufficient pollution credits either from a set-aside pool or purchases on the open market to cover annual emissions from the plant.

A new coal-fired generation plant at the STP site would likely need a prevention of significant deterioration (PSD) permit and an operating permit from the Texas Commission on Environmental Quality (TCEQ). The plant would need to comply with the new source performance standards for such plants in 40 CFR 60, Subpart Da. The standards establish emission limits for PM and opacity (40 CFR 60.42Da), SO<sub>2</sub> (40 CFR 60.43Da), NO<sub>x</sub> (40 CFR 60.44Da), and mercury (40 CFR 60.45Da).

Fugitive dust emissions from construction activities would be mitigated using best management practices (BMPs); such emissions would be temporary (STPNOC 2010a).

The U.S. Environmental Protection Agency (EPA) has various regulatory requirements for visibility protection in 40 CFR Part 51, Subpart P, including a specific requirement for review of any new major stationary source in areas designated as in attainment or unclassified under the Clean Air Act. The STP site is in an area designated as in attainment or unclassified for criteria pollutants (40 CFR 81.344).

Section 169A of the Clean Air Act (42 USC 7491) establishes a national goal of preventing future impairment of visibility and remedying existing impairment in mandatory Class I Federal areas when impairment is from air pollution caused by human activities. In addition, the EPA regulations provide that for each mandatory Class I Federal area located within a State, the State must establish goals that provide for reasonable progress toward achieving natural visibility conditions. The reasonable progress goals must provide for an improvement in visibility for the most impaired days over the period of the implementation plan and confirm no degradation in visibility for the least-impaired days over the same period (40 CFR 51.308(d)(1)). If a new coal-fired power plant were located close to a mandatory Class I area, additional air pollution control requirements could be imposed. No mandatory Class I Federal areas are within 50 mi of the STP site.

The GEIS for license renewal considers global warming from unregulated carbon dioxide emissions and acid rain from sulfur oxides and nitrogen oxide emissions as a potential impact (NRC 1996). Adverse human health effects, such as cancer and emphysema, have been associated with the byproducts of coal combustion. Overall, the review team concludes that air

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quality impacts from new coal-fired power generation at the STP site would be MODERATE. The impacts would be clearly noticeable, but would not destabilize air quality.

### ***Waste Management***

As the NRC has described in NUREG-1437 (NRC 1996) and verified during its preparation of the operating license renewal supplemental EIS analyses, coal combustion generates waste in the form of ash, and equipment for controlling air pollution generates additional ash, spent selective catalytic reduction (SCR) catalyst, and scrubber sludge. STPNOC estimated that a coal-fired plant would generate approximately 435,000 tons/yr of ash (STPNOC 2010a). STPNOC estimated that approximately 50 percent of the ash would be recycled (STPNOC 2008a). The coal plant would also generate approximately 124,000 tons/yr of scrubber sludge. STPNOC estimated that landfill disposal of the ash and scrubber sludge over a 40-year plant life would require approximately 141 ac (STPNOC 2010a).

In May 2000, the EPA issued a "Notice of Regulatory Determination on Wastes from the Combustion of Fossil Fuels" (65 FR 32214). The EPA concluded that some form of national regulation is warranted to address coal combustion waste products because of health concerns. Accordingly, the EPA announced its intention to issue regulations for disposal of coal-combustion waste under Subtitle D of the Resource Conservation and Recovery Act (RCRA). EPA issued a proposed rule on June 21, 2010 (75 FR 35127) to regulate coal combustion residuals under RCRA.

Waste impacts on groundwater and surface water could extend beyond the operating life of the plant if leachate and runoff from the waste storage area occurs. Disposal of the waste could noticeably affect land use (because of the acreage needed for waste) and groundwater quality, but with appropriate management and monitoring, it would not destabilize any resources. After closure of the waste site and revegetation, the land could be available for other uses. Construction-related debris would be generated during plant construction activities, and would be disposed of in approved landfills.

For the reasons stated above, the review team concludes that the impacts from waste generated at a coal-fired plant would be MODERATE. The impacts would be clearly noticeable but would not destabilize any important resource.

### ***Human Health***

Coal-fired power generation introduces worker risks from coal and limestone mining, worker and public risk from coal and lime/limestone transportation, worker and public risk from disposal of coal-combustion waste, and public risk from inhalation of stack emissions. In addition, the discharges of uranium and thorium from coal-fired plants can potentially produce radiological doses in excess of those arising from nuclear power plant operations (Gabbard 1993).

Regulatory agencies, including the EPA and State agencies, base air emission standards and requirements on human health impacts. These agencies also impose site-specific emission limits as needed to protect human health. Given the regulatory oversight exercised by the EPA and State agencies, the review team concludes that the human health impacts from radiological doses and inhaled toxins and particulates generated from coal-fired generation would be SMALL.

### ***Other Impacts***

Approximately 576 ac would need to be converted to industrial use on the STP site for the power block, infrastructure and support facilities, coal and limestone storage and handling, and landfill disposal of ash and scrubber sludge (STPNOC 2010a). Land-use changes would also occur offsite in an undetermined coal mining area to supply coal for the plant. In NUREG-1437, the staff estimated that approximately 22,000 ac would be needed for coal mining and waste disposal to supply a 1000 MW(e) coal-fired power plant over its operating life (59,400 ac for a 2700 MW(e) plant) (NRC 1996). Based upon the amount of land affected for the site, mining, and waste disposal, the review team concludes that land-use impacts would be MODERATE.

The amount of water used and the impacts on water use and quality from constructing and operating a coal-fired plant at the STP site would be comparable to those associated with a new nuclear plant. All discharges would be regulated by the TCEQ through a Texas Pollutant Discharge Elimination System (TPDES) permit. Indirectly, water quality could be affected by acids and mercury from air emissions. However, these emissions are regulated to minimize impacts. In NUREG-1437, the staff determined that some erosion and sedimentation would likely occur during construction of new facilities (NRC 1996). These impacts would be similar to those for a new nuclear plant. Overall, the review team concludes that the water-use and water-quality impacts would be SMALL.

The coal-fired power generation alternative would introduce ecological impacts from construction and new incremental impacts from operations. The impacts would be similar to those of the proposed action at the STP site and along the transmission corridors. The impacts could include terrestrial and aquatic functional loss, habitat fragmentation and/or loss, reduced productivity, and a local reduction in biological diversity. The impacts could occur at the STP site and at the sites used for coal and limestone mining. Some of the impacts would occur in areas that were previously disturbed during the construction of STP Units 1 and 2, thereby limiting potential ecological effects. Stack emissions and disposal of waste products could affect aquatic and terrestrial resources. Additional impacts on threatened and endangered species could result from ash disposal and mining activities if the locations of such activities overlap with habitat for such protected species. Overall, the review team concludes that the ecological impacts would be MODERATE primarily because of potential impacts associated with disposal of ash and the large area of offsite land affected by mining activities.

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Socioeconomic impacts would result from the approximately 2400 workers needed to construct the plant and 315 workers to operate it, demands on housing and public services during construction, and the loss of jobs after construction (STPNOC 2010a). Overall, because the scale of activity for coal-fired power generation would be smaller than that for STP 3 and 4 but still significant in Matagorda County, the review team concludes that these impacts would be MODERATE and adverse in Matagorda County and SMALL and adverse elsewhere. The review team assumes that the owners of the alternative coal-fired units would pay significant property taxes to Matagorda County, the Matagorda County Hospital District, Navigation District #1, Drainage District #3, the Palacios Seawall District, and the Coastal Plains Groundwater Conservation District (CPGCD) (see Section 5.4.3.2). The review team estimates that the taxes would have a LARGE beneficial impact to the tax recipients.

The four coal-fired power block units would be up to 200-ft high and visible offsite during daylight hours. The four exhaust stacks would be up to 600-ft high. The stacks and associated emissions would likely be visible in daylight hours for distances greater than 10 mi. The power block units and associated stacks would also be visible at night because of outside lighting. The Federal Aviation Administration (FAA) generally requires that all structures exceeding an overall height of 200 ft above ground level have markings and/or lighting so as not to impair aviation safety (FAA 2007). A mitigating factor is that the STP site is currently an industrial site located in a rural area. The visual impacts of a new coal-fired plant could be further mitigated by landscaping and color selection for buildings that is consistent with the environment. Visual impacts at night could be mitigated by reduced use of lighting, enhanced use of downfacing-lighting provided the lighting meets FAA requirements, and appropriate use of shielding. Overall, the review team concludes that the aesthetic impacts associated with new coal-fired power generation at the STP site would be SMALL and adverse.

Coal-fired power generation would introduce mechanical sources of noise that would likely be audible offsite. Sources contributing to the noise produced by plant operation are classified as continuous or intermittent. Continuous sources include the mechanical equipment associated with normal plant operations. Intermittent sources include the equipment related to coal handling, solid-waste disposal, transportation related to coal and limestone delivery, use of outside loudspeakers, and the commuting of plant employees. Noise impacts associated with rail delivery of coal and lime/limestone would be most significant for residents living in the vicinity of the facility and along the rail route. STPNOC estimated that about 17 unit trains of coal and limestone would be needed per week to supply a coal-fired plant (STPNOC 2010a). Although noise from passing trains significantly increases noise levels near the rail corridor, the short duration of the noise reduces the impacts. Nevertheless, given the frequency of train transport and the fact that many people are likely to be within hearing distance of the rail line, the review team concludes that the impacts of noise on residents in the vicinity of the facility and of the rail line would be MODERATE and adverse.

As discussed in Section 2.6, minority and low-income persons are in the population near the STP site. However, the review team concludes that the socioeconomic-related environmental justice impacts on minority and low-income populations associated with a new coal-fired plant located at the STP site would likely be smaller than those associated with proposed nuclear Units 3 and 4 because the smaller scale of the building and operating effort. The air quality and noise impacts of a coal-fired power plant in Matagorda County are described above as MODERATE and adverse. Because at least one Asian-Pacific Islander population block group borders the STP site to the west and one small, possibly low-income settlement borders the STP site to the east, there is a potential for a disproportionate and adverse impact on minority and low-income populations. However, the area in the vicinity of the STP site is not a disproportionately minority or low-income area, and the air quality impacts likely would affect all nearby populations roughly equally. Furthermore, as discussed in Section 2.6.3, the review team did not identify any evidence of unique characteristics or practices in the minority and low-income populations that may result in different air quality impacts compared to the general population (STPNOC 2010a; Scott and Niemeyer 2008). Therefore, although the review team determined the air quality impact of a coal-fired plant would be noticeable and adverse, the environmental justice impact would be SMALL.

Historic and cultural resource impacts for a new coal-fired plant located at the STP site would be similar to the impacts for a new nuclear plant as discussed in Sections 4.6 and 5.6. A cultural resources inventory would likely be needed for any onsite property that has not been previously surveyed. Other lands that would be acquired to support the plant would also likely need an inventory of field cultural resources, identification and recording of existing historic and archaeological resources, and possible mitigation of the adverse impact from ground-disturbing actions. The studies would likely be needed for all areas of potential disturbance at the plant site; any offsite affected areas, such as mining and waste-disposal sites; and along associated corridors where new construction would occur, such as roads. The review team concludes that the historic and cultural resource impacts would likely be SMALL.

The review team's characterizations of the construction and operation impacts of new coal-fired power generation at the STP site are summarized in Table 9-1.

#### **9.2.2.2 Natural Gas-Fired Generation**

For the natural gas alternative, the review team assumed construction and operation of a natural gas-fired plant located at the STP site. The review team assumed that the plant would use combined-cycle combustion turbines, which is consistent with STPNOC's ER. The review team used the assumption in the ER of four units with a net capacity of 675 MW(e) per unit (STPNOC 2010a). The natural gas-fired plant is assumed to have an operating life of 40 years. STPNOC estimated that the natural gas-fired plant would use approximately 121 billion standard cubic feet of natural gas per year (STPNOC 2010a).

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**Table 9-1.** Summary of Environmental Impacts of Coal-Fired Power Generation

<b>Impact Category</b>	<b>Impact</b>	<b>Comment</b>
Land use	MODERATE	Uses approximately 576 ac for the power block, infrastructure and support facilities, coal and limestone storage and handling, and landfill disposal of ash and scrubber sludge. Mining activities would have additional impacts to tens of thousands of ac offsite.
Air quality	MODERATE	Emissions would be approximately: SO <sub>2</sub> – 2900 tons/yr NO <sub>x</sub> – 2000 tons/yr CO – 2800 tons/yr Hg – 0.46 tons/yr PM <sub>10</sub> – 50 tons/yr PM <sub>2.5</sub> – 13 tons/yr CO <sub>2</sub> – 27,000,000 tons/yr
Water use and quality	SMALL	Impacts would be comparable to the impacts for new nuclear generating units located at the STP site.
Ecology	MODERATE	Impacts could include terrestrial and aquatic functional loss, habitat fragmentation and/or loss, reduced productivity, and a local reduction in biological diversity. Impacts could occur at the STP site and vicinity and at the sites used for coal and limestone mining. Disposal of ash could affect the terrestrial and aquatic environments. Additional impacts on threatened and endangered species could result from ash disposal and mining activities.
Waste management	MODERATE	Total waste volume would be approximately 435,000 tons/yr of ash and an additional 124,000 tons/yr of scrubber sludge.
Socioeconomics	LARGE Beneficial to MODERATE Adverse	Impacts related to building the facilities would be noticeable. Local property tax base would benefit mainly during operations. Depending on where the workforce lives, the building-related impacts would be noticeable or minor. Impacts of coal transportation during operation would be noticeable. The plant would have noticeable aesthetic impacts. Some offsite noise impacts would occur.
Human health	SMALL	Regulatory controls and oversight are assumed to be protective of human health.
Historic and cultural resources	SMALL	Any potential impacts could likely be effectively managed. Most of the facility and infrastructure would be built on previously disturbed ground.
Environmental justice	SMALL	There are minority and low-income persons in the local population; air quality and noise impacts to two populations could be noticeable but not disproportionate.

### ***Air Quality***

Natural gas is a relatively clean-burning fuel. When compared to a coal-fired plant, a natural gas-fired plant would release similar types of emissions but in lower quantities. A new natural gas-fired power generation plant would likely need a PSD permit and an operating permit from the TCEQ. A new natural gas-fired combined-cycle plant would also be subject to the new source performance standards in 40 CFR 60, Subparts Da and GG. These regulations establish emission limits for particulates, opacity, SO<sub>2</sub>, and NO<sub>x</sub>. The EPA has various regulatory requirements for visibility protection in 40 CFR 51, Subpart P, including a specific requirement for review of any new major stationary source in areas designated as in attainment or unclassified under the Clean Air Act. The STP site is in an area designated as in attainment or unclassified for criteria pollutants (40 CFR 81.344).

Section 169A of the Clean Air Act (42 USC 7491) establishes a national goal of preventing future impairment of visibility and remedying existing impairment in mandatory Class I Federal areas when impairment is from air pollution caused by human activities. In addition, the EPA regulations provide that for each mandatory Class I Federal area located within a State, the State must establish goals that provide for reasonable progress toward achieving natural visibility conditions. The reasonable progress goals must provide for an improvement in visibility for the most impaired days over the period of the implementation plan and ensure no degradation in visibility for the least-impaired days over the same period (40 CFR 51.308(d)(1)). If a new natural gas-fired power plant were located close to a mandatory Class I area, additional air pollution control requirements could be imposed. No mandatory Class I Federal areas are within 50 mi of the STP site.

STPNOC estimated that a natural gas-fired plant equipped with pollution control technology to meet emission limits would have approximately the following emissions (STPNOC 2010a):

- SO<sub>2</sub> – 41 tons/yr
- NO<sub>x</sub> – 680 tons/yr
- CO – 141 tons/yr
- PM<sub>2.5</sub> – 119 tons/yr.

Based on data from previous NRC EIS documents, the review team determined the preceding emission estimates are reasonable. A natural gas-fired power plant would also have approximately 6,900,000 tons/yr of carbon dioxide emissions (STPNOC 2010a) that could affect climate change.

The combustion turbine portion of the combined-cycle plant would be subject to EPA's National Emission Standards for Hazardous Air Pollutants for Stationary Combustion Turbines (40 CFR 63) if the site is a major source of hazardous air pollutants. Major sources have the

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potential to emit 10 tons/yr or more of any single hazardous air pollutant or 25 tons/yr or more of any combination of hazardous air pollutants (40 CFR 63.6085(b)).

The review team assumes fugitive dust emissions from construction activities would be mitigated using BMPs, similar to mitigation discussed in Chapter 4 for proposed Units 3 and 4. Such emissions would be temporary.

The impacts of emissions from a natural gas-fired power generation plant would be clearly noticeable, but would not be sufficient to destabilize air resources. Overall, the review team concludes that air quality impacts resulting from construction and operation of new natural gas-fired power generation at the STP site would be SMALL to MODERATE.

### ***Waste Management***

In NUREG-1437, the NRC staff concluded that waste generation from natural gas-fired technology would be minimal (NRC 1996). The only significant waste generated at a natural gas-fired power plant would be spent SCR catalyst, which is used to control NO<sub>x</sub> emissions. The spent catalyst would be regenerated or disposed of offsite. Other than spent SCR catalyst, waste generation at an operating natural gas-fired plant would be limited largely to typical operations and maintenance waste. Construction-related debris would be generated during construction activities. Overall, the review team concludes that waste impacts from natural gas-fired power generation would be SMALL.

### ***Human Health***

Natural gas fired power generation introduces public risk from inhalation of gaseous emissions. The risk may be attributable to NO<sub>x</sub> emissions that contribute to ozone formation, which in turn contribute to health risk. Regulatory agencies, including the EPA and state agencies, base air emission standards and requirements on human health impacts. These agencies also impose site-specific emission limits as needed to protect human health. Given the regulatory oversight exercised by the EPA and State agencies, the review team concludes that the human health impacts from natural gas-fired power generation would be SMALL.

### ***Other Impacts***

A natural gas-fired generating plant would require approximately 107 ac for the power-block and support facilities (STPNOC 2010a). Construction of a natural gas pipeline from the STP site to the closest natural gas distribution line, located approximately 2 mi northwest of the site, would require approximately 18 ac. Thus, the total land commitment, not including natural gas wells and collection stations, would be approximately 125 ac. A small amount of additional land

would also be required for natural gas wells and collection stations. Overall, the review team concludes that the land-use impacts from new natural gas-fired power generation at the STP site would be SMALL.

The amount of water used and the impacts on water use and quality from constructing and operating a natural gas-fired plant at the STP site would be less than the impacts associated with building and operating a new nuclear facility. The impacts on water quality from sedimentation during construction of a natural gas-fired plant were characterized in NUREG-1437 as SMALL (NRC 1996). The NRC staff also noted in NUREG-1437 that the impacts on water quality from operations would be similar to, or less than, the impacts from other generating technologies (NRC 1996). Overall, the review team concludes that impacts on water use and quality would be SMALL.

A natural gas-fired plant at the STP site would have less extensive ecological impacts than a new nuclear facility because less land would be affected. Much of the impact would occur in areas that were previously disturbed during the construction of STP Units 1 and 2. Constructing a new underground gas pipeline to the site would result in permanent loss of some terrestrial and aquatic function and conversion and fragmentation of habitat; however, assuming that the distance required to connect to natural gas distribution systems would be minimal, no important ecological attributes would be noticeably altered. Impacts on threatened and endangered species would be similar to the impacts from a new nuclear facility located at the STP site. Overall, the review team concludes that ecological impacts from a natural gas-fired plant at the STP site would be SMALL.

Socioeconomic impacts would result from the approximately 661 workers needed to build the plant and 91 workers needed to operate it, demands on housing and public services during construction, and the loss of jobs after construction (STPNOC 2010a). Overall, the review team concludes these impacts would be SMALL and adverse for demographics, public services, education, traffic, and housing because of the mitigating influence of the site's proximity to the surrounding population area and the relatively small number of workers needed to build and operate the plant in comparison to nuclear and coal-fired generation alternatives. The review team assumes that the owners would pay significant property taxes for the alternative natural gas-fired plant to Matagorda County, the Matagorda County Hospital District, Navigation District #1, Drainage District #3, the Palacios Seawall District, and the CPGCD (see Section 5.4.3.2) and would employ a noticeable but not significant number of workers, especially during the building period. Based on the expected valuation of a natural gas plant, which would be significantly less than for nuclear or coal, the property taxes would be lower for the natural gas option. Considering the population and economic condition of the County, the review team concludes that the taxes and employment would have a MODERATE beneficial impact on the County.

## Environmental Impacts of Alternatives

Other socioeconomic impacts related to construction and operation would be SMALL. In most cases, the impacts would not likely be detectable, and certainly would not destabilize any important attribute of the resource involved.

The turbine buildings, four exhaust stacks (approximately 200 ft high) and associated emissions, and the gas pipeline compressors would be visible during daylight hours from offsite. Noise and light from the plant would be detectable offsite. A mitigating factor is the STP site is currently an industrial site located in a rural area. Overall, the review team concludes that the aesthetic impacts associated with new natural gas-fired power generation at the STP site would be SMALL and adverse.

Historic and cultural resource impacts for a new natural gas-fired plant located at the STP site would be similar to the impacts for a new nuclear plant as discussed in Sections 4.6 and 5.6. A cultural resources inventory would likely be needed for any onsite property that has not been previously surveyed. Other lands that would be acquired to support the plant would also likely need an inventory of field cultural resources, identification and recording of existing historic and archaeological resources, and possible mitigation of the adverse impact from ground-disturbing actions. The studies would likely be needed for all areas of potential disturbance at the plant site; any offsite affected areas, such as gas wells, collection stations, and waste disposal sites; and along associated corridors where new construction would occur, such as roads and a new pipeline. The review team concludes that the historic and cultural resource impacts associated with new natural gas-fired power generation at the STP site would be SMALL.

As described in Section 2.6, there are minority and low-income persons in the population around the STP site. However, the review team concludes that the impacts of a natural gas-fired plant at the STP site on minority or low-income populations would likely be much smaller than those associated with nuclear Units 3 and 4 because of the smaller scale of the building and operating effort. The air quality impacts of a natural gas-fired power plant in Matagorda County are described as SMALL to MODERATE and adverse. Similar to the situation with an alternative coal-fired power plant at the STP site, there is potential for the Asian-Pacific Islander population block group on the west side of the STP site and the small, possibly low-income settlement on the east to experience a SMALL to MODERATE adverse impact. However, the area in the vicinity of the STP site is not a disproportionately minority or low-income area, and the air quality impacts likely would affect all nearby populations roughly equally. Furthermore, as discussed in Section 2.6.3, the staff did not identify any evidence of unique characteristics or practices in the minority and low-income populations that may result in different air quality impacts compared to the general population (STPNOC 2010a; Scott and Niemeyer 2008). Therefore, although the review team determined the air quality impact of a natural gas-fired plant could be noticeable and adverse, the environmental justice impact would be SMALL. The review team's characterization of the construction and operational impacts of natural gas-fired power generation at the STP site are summarized in Table 9-2.

**Table 9-2.** Summary of Environmental Impacts of Natural Gas-Fired Power Generation

<b>Impact Category</b>	<b>Impact</b>	<b>Comment</b>
Land use	SMALL	Approximately 125 ac would be needed for the power-block and support systems and connection to a natural gas pipeline.
Air quality	SMALL to MODERATE	Emissions would be approximately: SO <sub>2</sub> – 41 tons/yr NO <sub>x</sub> – 680 tons/yr CO – 141 tons/yr PM <sub>2.5</sub> – 119 tons/yr CO <sub>2</sub> – 6.9 million tons/yr.
Water use and quality	SMALL	Impacts would be somewhat less than the impacts for new nuclear generating units located at the STP site.
Ecology	SMALL	Constructing a new underground gas pipeline to the site would result in some permanent loss of terrestrial and aquatic function and conversion and fragmentation of habitat. Impacts on threatened and endangered species would be similar to the impacts from new nuclear generating units. In forested areas, impacts from pipeline construction would cause conversion of forested areas to herbaceous growth, resulting in net loss of function.
Waste management	SMALL	The only significant waste would be from spent SCR catalyst used for control of NO <sub>x</sub> emissions.
Socioeconomics	MODERATE Beneficial to SMALL Adverse	Construction and operations workforces would be relatively small. Addition to property tax base, while smaller than for a nuclear or coal-fired plant, might still be quite noticeable. Construction-related beneficial economic impacts would be noticeable, but there likely would not be noticeable adverse impacts on community services or infrastructure because of the relatively small numbers of in-migrants. Impacts during operation would be minor because of the small work-force involved. The plant would have only minor aesthetic impacts.
Human health	SMALL	Regulatory controls and oversight are assumed to be protective of human health.
Historic and cultural resources	SMALL	Any potential impacts could likely be effectively managed. Most of the facility and infrastructure would be built on previously disturbed ground.
Environmental justice	SMALL	There are minority and low-income persons in the local population; air quality impacts to two populations could be noticeable but not disproportionate.

### 9.2.3 Other Alternatives

This section discusses other energy alternatives, the review team's conclusions about the feasibility of each alternative, and the review team's basis for the conclusions. New nuclear units at the STP site would be baseload generation units. Any feasible alternative to the new

## Environmental Impacts of Alternatives

units would need to generate baseload power. In evaluating other energy technologies, STPNOC used the technologies discussed in NUREG-1937 (NRC 1996). The review team reviewed the information submitted by STPNOC in its ER and also conducted an independent review. The review team determined that the other energy alternatives are not reasonable alternatives to two new nuclear units that would provide baseload power.

The review team has not assigned significance levels to the environmental impacts associated with the alternatives discussed in Section 9.2.3 because, in general, the generation alternatives would have to be installed at a location other than the STP site. Any attempt to assign significance levels would require the review team's speculation about the unknown site.

### 9.2.3.1 Oil-Fired Generation

EIA's reference case in its *Updated Annual Energy Outlook 2009* projects that oil-fired power plants will not account for any new electric power generation capacity in the United States through the year 2030 (DOE/EIA 2009c). Oil-fired generation is more expensive than nuclear, natural gas-fired, or coal-fired generation options. In addition, future increases in oil prices are expected to make oil-fired generation increasingly more expensive. The high cost of oil has resulted in a decline in its use for electricity generation. In Section 8.3.11 of NUREG-1437, the staff estimated that construction of a 1000-MW(e) oil-fired plant would require about 120 ac of land (NRC 1996). Operation of an oil-fired powerplant would have environmental impacts that would be similar to those of a comparably sized coal-fired plant (see Section 9.2.2.1) (NRC 1996).

For the preceding economic and environmental reasons, the review team concludes that an oil-fired power plant located would not be a reasonable alternative to construction of a 2700 MW(e) nuclear power generation facility that would be operated as a baseload generation plant within STPNOC's ROI.

### 9.2.3.2 Wind Power

Texas has significant wind energy resources and leads the Nation in wind-powered generation capacity (DOE/EIA 2009a). As discussed in Section 8.3, the installed wind capacity in the ERCOT region is approximately 9115 MW. Wind resource areas in the Texas Panhandle, along the Gulf Coast south of Galveston, and in the mountain passes and ridgetops of the Trans-Pecos region offer some of the greatest wind power potential in the United States. The Horse Hollow Wind Energy Center in Texas is the largest wind farm in the world with a total capacity of 735 MW(e) spread across approximately 47,000 ac in Taylor and Nolan Counties near Abilene in west-central Texas (TSECO 2008b).

Newer wind turbines typically operate at approximately a 36 percent annual capacity factor (DOE 2008a). In comparison, the average capacity factor for a nuclear generation plant in 2008

in the United States was 91.5 percent (NEI 2009). Wind turbines generally can serve as an intermittent power supply (NPCC 2005). Section 8.2 notes that the effective load carrying capability of wind is assumed by ERCOT to be 8.7 percent of name plate generation. Wind power, in conjunction with energy storage mechanisms such as pumped hydroelectric or compressed air energy storage (CAES), or another readily dispatchable power source, e.g., hydropower, might serve as a means of providing baseload power.

EIA is not projecting any growth in pumped storage capacity through 2030 (DOE/EIA 2009c). In addition, the review team concludes in Section 9.2.3.4 that the potential for new hydroelectric development in Texas is limited. Therefore, the review team concludes that the use of pumped storage in combination with wind turbines to generate 2700 MW(e) is unlikely in the ERCOT region or Texas.

A CAES plant consists of motor driven air compressors that use low cost off peak electricity to compress air into an underground storage medium. During high electricity demand periods, the stored energy is recovered by releasing the compressed air through a combustion turbine to generate electricity (NPCC 2009). Only two CAES plants are currently in operation. A 290-MW plant near Bremen, Germany, began operating in 1978, and a 110-MW plant located in McIntosh, Alabama, has been operating since 1991. Both facilities use salt caverns (Succar and Williams 2008). A CAES plant requires suitable geology such as an underground cavern for energy storage. A 268-MW CAES plant coupled to a wind farm, the Iowa Stored Energy Park, has been proposed for construction near Des Moines, Iowa. The facility would use a porous rock storage reservoir for the compressed air (Succar and Williams 2008). Other pilot, demonstration, prototype, and research projects involving CAES have been announced, including projects in California, New York, and Texas. In addition, projects such as the Conoco-Phillips/General Compression venture may use compressed air storage directly, without the combustion of fuel such as natural gas. However, the review team is not aware of a CAES project approaching the scale of a 2700 MW(e) facility that has an announced construction date. Therefore, the review team concludes that the use of CAES in combination with wind turbines to generate 2700 MW(e) in the ERCOT region is unlikely.

Construction and maintenance of land-based wind-energy facilities would alter ecosystem structure through vegetation clearing, soil disruption, and the potential for erosion. Aerodynamic and mechanical noise from wind turbines would affect wildlife. Collisions with wind turbines would increase bird and bat mortality. However, technological advances allow rotors to turn at lower speeds, reducing the potential for bird and bat strikes.

A significant challenge for new wind power facilities is that wind farms can be built more quickly than transmission lines. It can take a year to build a wind farm, but five years to build the transmission lines needed to send power to cities. Moreover, wind power developers are reluctant to build where transmission lines do not yet exist, and utilities are equally reluctant to install transmission in areas that do not yet have power generators (TSECO 2008c).

## Environmental Impacts of Alternatives

Southern Company and the Georgia Institute of Technology (GIT) studied the viability of offshore wind turbines in the southeast (Southern and GIT 2007). Among the conclusions of the study authors were the following: (1) the available wind data indicate that a wind farm located offshore of Georgia would likely have an adequate wind speed to support a project, although offshore project costs run approximately 50 to 100 percent higher than land-based systems; (2) based on current prices for wind turbines, the 20-year levelized cost of electricity produced from an offshore wind farm would be above the current production costs from existing power generation facilities; and (3) the current commercially available offshore wind turbines are not built to withstand major hurricanes above a Category 3 or a 1-min sustained wind speed of 124 mph; and (4) the U.S. Department of Interior Minerals Management Service (MMS) has jurisdiction, as authorized in the Energy Policy Act of 2005, over alternatives energy-related projects on the outer continental shelf (OCS), including wind power developments.

Wind potential varies along the U.S. Coast. Texas has a somewhat better offshore wind resource than Georgia (NREL 2010a), which suggests that the 20-year levelized cost of electricity could be less for a wind farm off the coast of Texas than a comparable wind farm off the coast of Georgia. Nevertheless, the review team believes that the preceding conclusions in the Southern/GIT report would generally apply to a wind farm located offshore of Texas based on similarities in the physical and regulatory environments.

In its final “Programmatic EIS for Alternative Energy Development and Production and Alternate Uses of facilities on the Outer Continental Shelf” (MMS 2007), the MMS considered the potential environmental, social and economic impacts from wind energy (among other) projects on the OCS. The MMS indicated that the technologies used to extract energy on the OCS are “... relatively new and untested in the offshore environment of the OCS.” In developing the programmatic EIS, the MMS focused on “... those technologies that are likely to be initiated—for research, demonstration, or commercial scale—within the 5- to 7-year time frame.” In the 3 years since the Programmatic EIS was finalized, no projects were initiated on the OCS. MMS (now the Bureau of Ocean Energy Management, Regulation and Enforcement) issued final regulations in April 2009 (74 FR 19638) to establish a program to grant leases, easements, and rights-of-way for renewable energy project activities on the outer continental shelf.

The National Renewable Energy Laboratory (NREL) issued an analysis of “Large-Scale Offshore Wind Power in the United States—Assessment of Opportunities and Barriers” (NREL 2010b). As NREL indicates “... the opportunities for offshore wind are abundant, yet the barriers and challenges are also significant. ... Technological needs are generally focused on making offshore wind technology economically feasible and reliable and expanding the resource area to accommodate more regional diversity for future U.S. offshore projects.” When energy policies mature and large-scale offshore wind energy projects become technically feasible, then it can play a significant role in future U.S. energy markets.

The NREL report considers the wind energy potential and the proposed U.S. offshore wind projects and capacities. The Coastal Point Energy project (also called the Galveston Wind Project) off the Texas coast near Galveston (approximately 9 miles from shore) is anticipated to have a capacity of 300 MW(e) (NREL 2010b). No other wind energy projects were identified by NREL off the coast of Texas or its adjoining State (Louisiana).

Although wind power is an important energy resource in the ERCOT region and Texas generally, the review team concludes that a wind energy facility at or in the vicinity of the STP site or elsewhere in STPNOC's ROI would not currently be a reasonable alternative to construction of a 2700 MW(e) nuclear power generation facility within STPNOC's ROI that would be operated as a baseload generation plant.

### **9.2.3.3 Solar Power**

Solar technologies use energy and light from the sun to provide heating and cooling, light, hot water, and electricity for consumers. Solar energy can be converted to electricity using solar thermal technologies or photovoltaics. Solar thermal technologies employ concentrating devices to create temperatures suitable for power production. Concentrating thermal technologies are currently less costly than photovoltaics for bulk power production. They can also be provided with energy storage or auxiliary boilers to allow operation during periods when the sun is not shining (NPCC 2006). The largest operational solar thermal plant is the 310 MW(e) Solar Energy Generating System located on approximately 1500 ac in the Mojave Desert in southern California (NextEra 2009).

Solar radiation is available throughout Texas in sufficient quantity to power distributed solar systems such as solar water heaters and off-grid photovoltaic panels. Large solar power plants would be most cost-effective when sited in areas of west Texas that receive high levels of direct solar radiation (TSECO 2008a).

Solar radiation has a low energy density relative to other common energy sources. Consequently a large total acreage is needed to gather an appreciable amount of energy. Typical solar-to-electric power plants require 5 to 10 ac for every MW of generating capacity (TSECO 2008a). For the target capacity of 2700 MW(e) for proposed Units 3 and 4, land requirements would thus be approximately 13,500 to 27,000 ac. Solar thermal electric technologies also typically require considerable water supplies. While the quantity of water needed per acre of use is similar to or less than that needed for irrigated agriculture, dependability of the water supply is an important issue in the sunny, dry areas of Texas that would be favored for large-scale solar power plants (TSECO 2008a).

For a large solar plant to be practical as a baseload energy source, a means to store large quantities of energy for distribution when the plant is producing less than 2700 MW(e) would be needed. However, the storage possibilities are limited as discussed in Section 9.2.3.2.

## Environmental Impacts of Alternatives

Because of the large amount of acreage required for comparable power generation and the limited energy storage availability, the review team concludes that solar energy facilities at or in the vicinity of the STP site would not currently be a reasonable alternative to construction of a 2700 MW(e) nuclear power generation facility within STPNOC's ROI that would be operated as a baseload generation plant.

### 9.2.3.4 Hydropower

Most of Texas does not lend itself to large-scale hydroelectric projects. Hydropower accounted for 0.7 percent of ERCOT's electrical capacity in 2009 and only 0.2 percent of electricity actually produced within ERCOT in 2008 (ERCOT 2009a). While Texas has some identified potential for additional hydroelectric capacity, the likelihood of development is not high. Reservoirs can face opposition from the public and policy makers, and all new reservoirs being proposed in Texas by water planners are intended for storing water supplies (Texas Comptroller of Public Accounts 2008a).

EIA's reference case in its *Updated Annual Energy Outlook 2009* projects that U.S. electricity production from hydropower plants will remain essentially stable through the year 2030 (DOE/EIA 2009c).

In NUREG-1437, the NRC staff estimated that land requirements for hydroelectric power are 0.4 million ha (1 million ac) per 1000 MW(e) (NRC 1996). For the target capacity of 2700 MW(e) for proposed Units 3 and 4, land requirements would thus be 2.7 million ac. Aquatic organisms could become stranded temporarily when river levels are lowered. Temperature and nutrient stratification in the reservoir and reduced levels of dissolved oxygen could result in hypotoxic or anoxic conditions for aquatic organisms. Aquatic and riparian ecosystems downstream would be affected by a variety of dam-induced conditions, such as changes in sediment transport and deposition patterns, and channel erosion or scouring. Hydropower operations could enhance populations of nonnative aquatic biota and riparian plants.

Because of the relatively low amount of undeveloped hydropower resources in Texas and the large land use and related environmental and ecological resource impacts associated with siting hydroelectric facilities large enough to produce 2700 MW(e), the review team concludes that local hydropower is not a feasible alternative to construction of a new nuclear power generation facility within STPNOC's ROI that would be operated as a baseload generation plant.

### 9.2.3.5 Geothermal Energy

Hydrothermal resources, reservoirs of steam or hot water, are available primarily in the western states, Alaska, and Hawaii. However, earth energy can be tapped almost anywhere with geothermal heat pumps and direct-use applications. Other geothermal resources (e.g., hot, dry rock, and magma) are awaiting further technology development (DOE 2006).

Texas does not have the sort of readily accessible, high-temperature hydrothermal resource that can be used to generate electricity (Virtus 2008). The resource in the central part of the State can, however, have an impact in low-temperature applications such as space heating or aquaculture. The geopressed-geothermal resource in Texas will become more attractive only in the context of higher energy prices. The potential of hot dry rock in Texas is presently unknown (Virtus 2008).

Geothermal energy has an average capacity factor of 90 percent and can be used for baseload power where available. However, geothermal technology is not widely used as baseload power generation because of the limited geographic availability of the resource and immature status of the technology (NRC 1996). Geothermal systems have a relatively small footprint and minimal emissions (MIT 2006). A study led by the Massachusetts Institute of Technology concluded that a \$300-\$400 million investment over 15 years would be needed to make early-generation enhanced geothermal system power plant installations competitive in the evolving U.S. electricity supply markets (MIT 2006).

Based on the limited geothermal energy resources currently available in Texas and immature status of the technology, the review team concludes that one or more geothermal energy facilities within STPNOC's ROI would not currently be a reasonable alternative to construction of a 2700 MW(e) nuclear power generation facility within STPNOC's ROI that would be operated as a baseload generation plant.

#### **9.2.3.6 Wood Waste**

In NUREG-1437, the NRC staff determined that a wood-burning facility can provide baseload power and operate with an average annual capacity factor of around 70 to 80 percent and with 20 to 25 percent efficiency (NRC 1996). The fuels required are variable and site-specific. A significant impediment to the use of wood waste to generate electricity is the high cost of fuel delivery and high construction cost per megawatt of generating capacity. The larger wood-waste power plants are typically only 40 to 50 MW(e) in size. Estimates in NUREG-1437 suggest that the overall level of construction impacts per megawatt of installed capacity would be approximately the same as that for a coal-fired plant, although facilities using wood waste for fuel would be built at smaller scales (NRC 1996). Similar to coal-fired plants, wood waste plants require large areas for fuel storage and processing and involve the same type of combustion equipment. The NRC staff has estimated that 400,000 to 800,000 ac could be affected to support a large wood waste plant (NRC 1996).

A 100 MW(e) wood-fired biomass power plant being developed in Sacul, Texas, will use logging residue as its main fuel source, but also could use urban wood waste (Texas Comptroller of Public Accounts 2008b). The plant owner, Southern Power, estimates that the plant will require approximately 1 million tons of biomass per year, which it plans to procure within a 75-mi radius of the project site (Southern 2009). The plant is scheduled to come online in summer 2012.

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Because of uncertainties associated with obtaining sufficient wood and wood waste to fuel a baseload power plant, the ecological impacts of large-scale timber cutting (for example, soil erosion and loss of wildlife habitat), and the relatively small size of wood generation plants, the review team concludes that wood waste would not be a reasonable alternative in STPNOC's ROI to a 2700 MW(e) nuclear power generation facility operated as a baseload generation plant.

### **9.2.3.7 Municipal Solid Waste**

Municipal solid-waste combustors incinerate the waste and can use the resultant heat to produce steam, hot water, or electricity. The combustion process reduces the volume of waste and the need for new solid waste landfills. Mass burning technologies are most commonly used in the United States. This group of technologies processes raw municipal solid waste with little or no sizing, shredding, or separation before combustion. More than one-fifth of the U.S. municipal solid waste incinerators use refuse-derived fuel. In contrast to mass burning—where the municipal solid waste is introduced "as is" into the combustion chamber—refuse-derived fuel facilities are equipped to recover recyclables (e.g., metals, cans, glass) followed by shredding the combustible fraction into fluff for incineration (EPA 2008).

In NUREG-1437, the NRC staff determined that the initial capital cost for municipal solid-waste plants is greater than for comparable steam-turbine technology at wood-waste facilities because of the need for specialized waste-separation and waste-handling equipment for municipal solid waste (NRC 1996).

Municipal solid-waste combustors generate SO<sub>2</sub> and NO<sub>x</sub> emissions and an ash residue that is buried in landfills. The ash residue is composed of bottom ash and fly ash. Bottom ash refers to that portion of the unburned waste that falls to the bottom of the grate or furnace. Fly ash represents the small particles that rise from the furnace during the combustion process. Fly ash is generally removed from flue gases using fabric filters and/or scrubbers (EPA 2009a).

Currently, approximately 87 waste-to-energy plants are operating in the United States (EPA 2009a). No plants are operating in Texas (Texas Comptroller of Public Accounts 2008c). The 87 plants generate approximately 2500 MW(e), or an average of approximately 29 MW(e) per plant (EPA 2009a). Given the small average output of existing plants, the review team concludes that generating electricity from municipal solid waste would not be a reasonable alternative to a 2700 MW(e) nuclear power generation facility operated as a baseload generation plant within STPNOC's ROI.

### **9.2.3.8 Other Biomass-Derived Fuels**

In addition to wood and municipal solid-waste fuel, several other biomass-derived fuels are available for fueling electric generators including burning crops, converting crops to a liquid fuel such as ethanol, and gasifying crops (including wood waste). EIA estimates that wind and

biomass will be the largest source of renewable electricity generation among the nonhydropower renewable fuels through the year 2030 (DOE/EIA 2009c). However, in NUREG-1437, the NRC staff determined that none of these technologies has progressed to the point of being competitive on a large scale or of being reliable enough to replace a large baseload generating plant (NRC 1996). The major operating waste from biomass plants would be the fly ash and bottom ash that results from the combustion of the carbonaceous fuels. Biomass-fired plants have environmental impacts associated with the land used to grow the biomass. Such plants also have air emissions and can impact the aquatic environment.

Currently, biomass energy accounts for less than 1 percent of electrical power production in Texas (Texas Comptroller of Public Accounts 2008d).

Co-firing biomass with coal is possible when low-cost biomass resources are available. Co-firing is the most economic option for the near future to introduce new biomass power generation. These projects require small capital investments per unit of power generation capacity. Co-firing systems range in size from 1 to 30 MW(e) of biopower capacity (DOE 2008b).

The review team concludes that given the relatively small average output of biomass generation facilities, biomass-derived fuels do not offer a reasonable alternative to a 2700 MW(e) nuclear power generation facility operated as a baseload generation plant within STPNOC's ROI.

#### **9.2.3.9 Fuel Cells**

Fuel cells work without combustion and its associated environmental side effects. Power is produced electrochemically by passing a hydrogen-rich fuel over an anode, air over a cathode, and then separating the two by an electrolyte. The only byproducts are heat, water, and carbon dioxide. Hydrogen fuel can come from a variety of hydrocarbon resources by subjecting them to steam under pressure. Natural gas is typically used as the source of hydrogen.

Phosphoric acid fuel cells are generally considered first-generation technology. Higher-temperature, second-generation fuel cells achieve higher fuel-to-electricity and thermal efficiencies. The higher temperatures contribute to improved efficiencies and give the second-generation fuel cells the capability to generate steam for cogeneration and combined-cycle operations.

During the past three decades, significant efforts have been made to develop more practical and affordable fuel cell designs for stationary power applications, but progress has been slow. The cost of fuel cell power systems must be reduced before they can be competitive with conventional technologies (DOE 2008c).

The review team concludes that, at the present time, fuel cells are not economically or technologically competitive with other alternatives for baseload electricity generation. Future gains in cost competitiveness for fuel cells compared to other fuels are speculative.

## Environmental Impacts of Alternatives

For the preceding reasons, the review team concludes that a fuel cell energy facility located in STPNOC's ROI would not currently be a reasonable alternative to construction of a 2700 MW(e) nuclear power generation facility operated as a baseload generation plant.

### 9.2.4 Combination of Alternatives

Individual alternatives to the construction of one or more new nuclear units at the STP site might not be sufficient on their own to generate STPNOC's target value of 2700 MW(e) because of the limited availability of the resource or lack of cost-effective opportunities. Nevertheless, it is conceivable that a combination of alternatives might be cost effective. There are many possible combinations of alternatives. It would not be reasonable to examine every possible combination of energy alternatives in an EIS. Doing so would be counter to CEQ guidance that an EIS should be analytic rather than encyclopedic, shall be kept concise, and shall be no longer than absolutely necessary to comply with NEPA and CEQ's regulations [40 CFR 1502.2(a), (b)]. Given that STPNOC's objective is for a new baseload generation facility, a fossil energy source, most likely coal or natural gas, would need to be a significant contributor to any reasonable alternative energy combination.

Section 9.2.2.2 assumes the construction of four 675 MW(e) natural gas combined-cycle generating units at the STP site using the existing STP Main Cooling Reservoir (MCR). For a combined alternatives option, the review team assessed the environmental impacts of an assumed combination of three 675 MW(e) natural gas combined-cycle generating units at the STP site, and the following contributions from within STPNOC's ROI: 50 MW(e) of hydropower (including a new reservoir), 250 MW(e) from biomass sources including municipal solid waste, 175 MW(e) from additional conservation and demand-side management programs beyond what is currently planned, and 200 MW(e) from wind power. It is assumed that the demand-side management programs would be implemented by CPS Energy and/or Reliant Energy, a subsidiary of NRG Energy. Wind energy would need to be combined with an energy storage mechanism, such as CAES, to be a baseload resource. For wind power, 200 MW(e) equates to at least 500 to 600 MW(e) of installed capacity<sup>a</sup> coupled with a 200 MW(e) CAES plant. The review team included this contribution from wind even though generation with storage of this magnitude is not currently proposed, approved or under construction in Texas.

The review team believes that the preceding contributions are reasonable and representative for STPNOC's ROI. The contributions reflect the review team's analysis in Section 9.2. A summary of the review team's characterizations of the environmental impacts associated with the construction and operation of the preceding assumed combination of alternatives is in Table 9-3.

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<sup>a</sup> Note that this amount of capacity is based simply on the capacity factor of wind. It ignores the fact that there will be periods of low wind when power demand will exceed the storage capacity of the CAES facility, requiring some other source of electrical power to back up the wind/CAES combination.

The review team also considered the result if wind generation coupled with storage was far greater than it assumed. If the wind contribution was quadrupled to 800 MW(e) of baseload power, equivalent to an installed capacity of at least 2000 to 2400 MW(e) with a 800-MW(e) CAES plant, the combination alternative would still require 1425 MW(e) from natural gas. Note that the CAES plant in this scenario is larger than any such facility worldwide. Also note that offshore wind capacity of this magnitude exceeds by a factor of 10 or more the amount of offshore wind projected by DOE (DOE/EIA 2010) for the entire United States by the year 2035.

Under this scenario, the impact categorizations in Table 9-3 would not change, except that impacts to land use and ecology might become LARGE if onshore wind energy is used. If offshore wind is used, increased impacts to aquatic ecology are likely. In addition, the environmental impacts of this scenario are still greater than the impacts of the proposed action. So this scenario is not environmentally preferable.

**Table 9-3.** Summary of Environmental Impacts of a Combination of Power Sources

Impact Category	Impact	Comment
Land use	MODERATE	A natural gas-fired plant would have land-use impacts for the power block and connection to a natural gas pipeline. Wind, hydro, and biomass facilities and associated transmission lines would have land-use impacts in addition to the land-use impact of the natural gas-fired plant. Both offshore wind development and hydropower plants would potentially impede navigation.
Air quality	SMALL to MODERATE	Emissions from the natural gas-fired plant would be approximately: SO <sub>2</sub> – 31 tons/yr NO <sub>x</sub> – 510 tons/yr CO – 106 tons/yr PM <sub>2.5</sub> – 89 tons/yr CO <sub>2</sub> – 5,200,000 tons/yr Municipal solid waste and biomass generation facilities would also have emissions.
Water use and quality	SMALL	Impacts would be somewhat less than the impacts for new nuclear generating units located at the STP site.

## Environmental Impacts of Alternatives

**Table 9-3.** (contd)

<b>Impact Category</b>	<b>Impact</b>	<b>Comment</b>
Ecology	MODERATE	Wind energy facilities in the Trans-Gulf migratory route could result in increased avian mortality and might also cause increased mortality of migratory and resident bats. Offshore wind power development would also affect avian and aquatic resources. Coastal bird populations could be subject to increased mortality. Hydropower facilities would affect terrestrial and aquatic habitat and species.
Waste management	SMALL to MODERATE	The only significant waste would be from spent SCR catalyst used for control of NO <sub>x</sub> emissions and ash from biomass and municipal solid waste sources.
Socioeconomics	MODERATE Beneficial to SMALL Adverse	Construction and operations workforces would be noticeable but not significant. Addition to property tax base, while smaller than for a nuclear or coal-fired plant, might still be quite noticeable. Construction-related beneficial economic impacts would be noticeable, but there likely would not be noticeable adverse impacts on community services or infrastructure because of the relatively small numbers of in-migrants. Impacts during operation would be minor because of the small workforce involved. The natural gas-fired and biomass plants and wind turbines would have aesthetic impacts.
Human health	SMALL	Regulatory controls and oversight are assumed to be protective of human health.
Historic and cultural resources	SMALL	Any potential impacts could likely be effectively managed. Most of the facilities and infrastructure at the STP site would likely be built on previously disturbed ground.
Environmental justice	SMALL	There are minority and low-income persons in the local population; air quality impacts to two populations could be noticeable but not disproportionate.

### 9.2.5 Summary Comparison of Alternatives

Table 9-4 contains a summary of the review team's environmental impact characterizations for constructing and operating new nuclear, coal-fired, and natural gas-fired combined-cycle generating units at the STP site. The combination of alternatives shown in Table 9-4 assumes siting of natural gas combined-cycle generating units at the STP site and siting of other generating units within STPNOC's ROI. The review team's impact characterizations for the nuclear option in Table 9-4 reflect the nuclear fuel cycle impacts discussed in Chapter 6 of the EIS.

**Table 9-4.** Summary of Environmental Impacts of Construction and Operation of New Nuclear, Coal-Fired, and Natural Gas-Fired Generating Units, and a Combination of Alternatives

Resource Area	Nuclear	Coal	Natural Gas	Combination of Alternatives
Land use	SMALL	MODERATE	SMALL	MODERATE
Air quality (criteria pollutants)	SMALL	MODERATE	SMALL to MODERATE	SMALL to MODERATE
Water use and quality	SMALL	SMALL	SMALL	SMALL
Ecology	SMALL	MODERATE	SMALL	MODERATE
Waste management	SMALL	MODERATE	SMALL	SMALL to MODERATE
Socioeconomics	LARGE Beneficial to MODERATE Adverse	LARGE Beneficial to MODERATE Adverse	MODERATE Beneficial to SMALL Adverse	MODERATE Beneficial to SMALL Adverse
Human health	SMALL	SMALL	SMALL	SMALL
Historic and cultural resources	SMALL	SMALL	SMALL	SMALL
Environmental justice	SMALL	SMALL	SMALL	SMALL

The review team reviewed the available information on the environmental impacts of power generation alternatives compared to the building new nuclear units at the STP site. Based on this review, the review team concludes that, from an environmental perspective, none of the viable energy alternatives are clearly preferable to building a new baseload nuclear power generation plant at the STP site.

Because of current concerns related to greenhouse gas emissions, it is appropriate to specifically discuss the differences among the alternative energy sources regarding carbon dioxide (CO<sub>2</sub>) emissions. The CO<sub>2</sub> emissions for the proposed action and energy generation alternatives are discussed in Sections 5.7.1, 9.2.2.1, 9.2.2.2, and 9.2.4. Table 9-5 summarizes the CO<sub>2</sub> emission estimates for a 40-year period for the alternatives considered by the review team to be viable for baseload power generation. These estimates are limited to the emissions from power generation and do not include CO<sub>2</sub> emissions for workforce transportation, building, fuel-cycle, or decommissioning. Among the viable energy generation alternatives, the CO<sub>2</sub> emissions for nuclear power are a small fraction of the emissions of the other viable energy generation alternatives. Even adding in the transportation emissions for the nuclear plant workforce and fuel cycle emissions would increase the emissions for plant operation over a 40-year period to about 54,000,000 metric tons. This number is still significantly lower than the emissions for the other viable alternatives.

## Environmental Impacts of Alternatives

**Table 9-5.** Comparison of Direct Carbon Dioxide Emissions for Energy Alternatives

Generation Type	Years	CO <sub>2</sub> Emission (metric tons)
Nuclear Power <sup>(a)</sup>	40	380,000
Coal-Fired Generation <sup>(b)</sup>	40	980,000,000
Natural Gas-Fired Generation <sup>(c)</sup>	40	250,000,000
Combination of Alternatives <sup>(d)</sup>	40	190,000,000

(a) From Section 5.7.1, value is for plant operation at two units.  
 (b) From Section 9.2.2.1  
 (c) From Section 9.2.2.2  
 (d) From Section 9.2.4 (assuming only natural gas generation has significant CO<sub>2</sub> emissions)

On June 3, 2010, EPA issued a rule tailoring the applicability criteria that determine which stationary sources and modification to existing projects become subject to permitting requirements for greenhouse gas (GHG) emissions under the Prevention of Significant Deterioration (PSD) and Title V programs of the Clean Air Act (75 FR 31514). According to the Tailoring Rule, GHGs are a regulated new source review (NSR) pollutant under the PSD major source permitting program if the source (1) is otherwise subject to PSD (for another regulated NSR pollutant) and (2) has a GHG potential to emit equal to or greater than 75,000 tons per year of CO<sub>2</sub> equivalent (“carbon dioxide equivalent” adjusting for different global warming potentials for different GHGs). Such sources would be subject to best available control technology (BACT). The use of BACT has the potential to reduce the amount of GHGs emitted from stationary source facilities. The implementation of this rule could reduce the amount of GHGs from the values indicated in Table 9-5 for coal and natural gas, as well as from other alternative energy sources that would otherwise have appreciable uncontrolled GHG emissions. The GHG emissions from the production of electricity from a nuclear power source are primarily from the fuel cycle and could be reduced further if the electricity from a fossil fuel source powering the fuel cycle was subject to BACT controls. The emission of GHGs from the production of electrical energy from a nuclear power source is orders of magnitude less than those of the reasonable alternative energy sources. Accordingly, the comparative relationship between the energy sources listed in Table 9-5 would not change meaningfully, even if the GHG emissions from the nuclear fuel cycle reductions are ignored, because GHG emissions from the other energy source alternatives would not be sufficiently reduced to make them environmentally preferable to the proposed project.

The CO<sub>2</sub> emissions associated with generation alternatives such as wind power, solar power, and hydropower would be associated with workforce transportation, construction, and decommissioning of the facilities. Because these generation alternatives do not involve combustion, the review team considers the emissions to be minor and concludes that the emissions would have a minimal cumulative impact. Other energy generation alternatives involving combustion of oil, wood waste, municipal solid waste, or biomass-derived fuels would have CO<sub>2</sub> emissions from combustion as well as from workforce transportation, plant

construction, and plant decommissioning. It is likely that the CO<sub>2</sub> emissions from the combustion process for these alternatives would dominate the other CO<sub>2</sub> emissions associated with the generation alternative. It is also likely that the CO<sub>2</sub> emissions from these alternatives would be the same order of magnitude as the emissions for the fossil-fuel alternatives considered in Sections 9.2.2.1, 9.2.2.2, and 9.2.4. However, because the review team determined that these alternatives do not meet the need for baseload power generation, the review team has not evaluated the CO<sub>2</sub> emissions quantitatively.

As discussed in Chapter 8, the review team concludes that the need for additional baseload power generation has been demonstrated. Also, as discussed earlier in this chapter, the review team concludes that the viable alternatives to the proposed action all would involve the use of fossil fuels (coal or natural gas). Consequently, the review team concludes that the proposed action results in the lowest level of emissions of greenhouse gases among the viable alternatives.

## 9.3 Alternative Sites

### 9.3.1 Alternative Sites Selection Process

NRC EISs prepared in conjunction with a COL application are to analyze alternatives to the proposed action (10 CFR 51.71(d)). This section discusses STPNOC's process for selecting its proposed and alternative sites and the review team's evaluation of the process. STPNOC's site selection process was based on guidance in the following documents (STPNOC 2010a): NRC's Environmental Standard Review Plan (ESRP) (NRC 2000), Regulatory Guide 4.7 (NRC 1998), and the Electric Power Research Institute's (EPRI) Siting Guide (EPRI 2002).

NRC's site selection process guidance calls for identification of an ROI followed by successive screening to candidate areas, potential sites, candidate sites, and the proposed site (NRC 2000). STPNOC modified this process somewhat by adding an extra step of screening to primary sites after it had identified potential sites.

The review team raised a number of concerns related to STPNOC's site selection process and associated results submitted by STPNOC in the COL application (through Revision 2 of the application). The questions were documented in requests for additional information from the NRC dated May 19, 2008 (NRC 2008a), and November 18, 2008 (NRC 2008b). As a result of these information requests, STPNOC revised its siting process and submitted it in Revision 3 to the ER (STPNOC 2009a) and in a separate Siting Report (STPNOC 2009b). The evaluation that follows is based on the revised site selection process documented in ER Revisions 3 and 4 (STPNOC 2010a).

### 9.3.1.1 Selection of Region of Interest

The ROI is the geographic area considered by an applicant in searching for candidate areas and potential sites for a new nuclear power plant (NRC 2000). STPNOC selected the land area included in the ERCOT grid as its ROI (STPNOC 2010a). ERCOT manages the flow of electric power to approximately 20 million Texas customers, which represents approximately 85 percent of the State's electric load and 75 percent of the Texas land area (see Figure 8-1) (ERCOT 2009b). ERCOT is further discussed in Section 8.1 of this EIS.

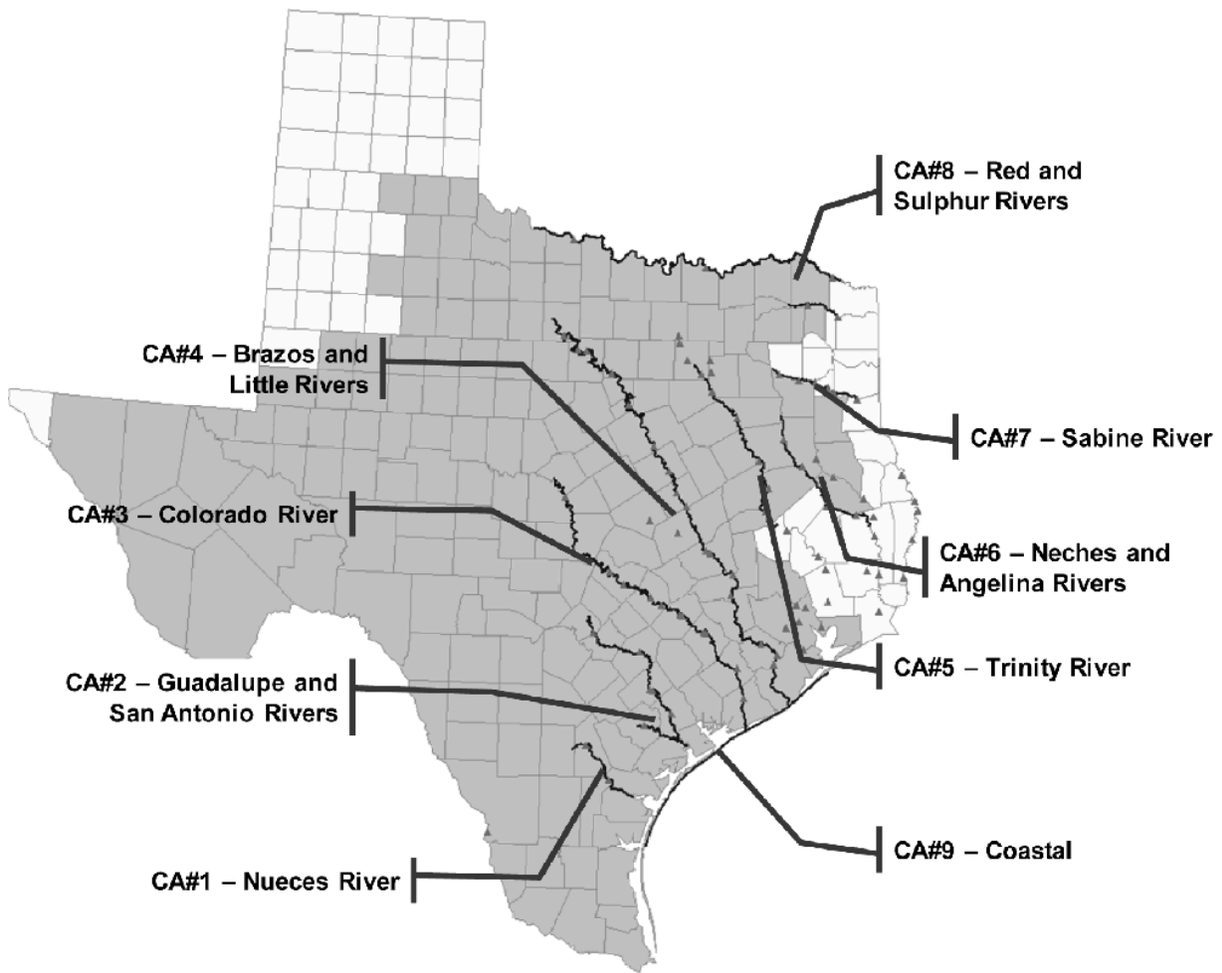
### 9.3.1.2 Selection of Candidate Areas

Candidate areas are one or more areas within an applicant's ROI that remain after unsuitable areas for a new nuclear power plant (e.g., due to high population, lack of water, fault lines, or distance to transmission lines) have been removed (NRC 2000). To screen the ROI for potential candidate areas, STPNOC used the following screening criteria: geology/seismicity, water availability, population, dedicated lands, and ecology (STPNOC 2010a). STPNOC determined that there are no areas within STPNOC's ROI with predicted peak ground accelerations greater than 0.3 g. Therefore, the related criteria had no effect on site selection. The water availability criterion was the most influential criterion STPNOC used in screening the ROI (STPNOC 2010a). STPNOC looked for rivers where cooling makeup water would not exceed 10 percent of the average flow rate. STPNOC also assumed that water from the Gulf of Mexico would be a viable source of cooling water makeup. Urban population areas and special use lands (e.g., parks) owned by a governmental entity were excluded. Land within a critical habitat for Federally listed endangered species was also excluded. Using its screening criteria, STPNOC selected the following nine candidate areas within its ROI (STPNOC 2010a):

1. The Nueces River below Choke Canyon Reservoir – approximately 85 river mi.
2. The Guadalupe River below New Braunfels and the San Antonio River below Goliad – approximately 320 river mi.
3. The Colorado River below San Saba (just above Lake Buchanan) – approximately 450 river mi.
4. The Brazos River below South Bend (just above Possum Kingdom Lake) and the Little River below the town of Little River – approximately 685 river mi.
5. The Trinity River below Dallas – approximately 200 river mi.
6. The Neches River below Lake Palestine and the Angelina River below Alto – approximately 185 river mi.
7. The Sabine River below Mineola – approximately 60 river mi.

- 8. The Sulphur River below Talco and the Red River below Burkburnett – approximately 435 river mi.
- 9. The Gulf Coast – approximately 230 coastal mi.

The candidate areas are shown in Figure 9-1.



**Figure 9-1.** Candidate Areas (STPNOC 2010a)

### 9.3.1.3 Selection of Potential Sites

Potential sites are those sites within a candidate area that have been identified by an applicant for preliminary assessment in establishing candidate sites (NRC 2000). STPNOC applied the following criteria in selecting potential sites (STPNOC 2010a):

- Distance to existing rail lines: The distance to existing rail lines was minimized to the extent possible.
- Distance to existing transmission lines: The distance to existing 345-kV transmission lines was minimized to the extent possible.
- Distances from towns, villages, and developed areas (commercial and residential) were maximized. Developed areas were identified from regional screening, satellite imagery, and county and topographic maps.
- Distance from industrial areas: The distance from industrial areas identifiable from the aerial photographs and topographic maps (e.g., airports and industrial complexes) was maximized except when an existing power plant site was being considered.
- Water availability: STPNOC considered the following factors:
  - Proximity to cooling water supply: Distance to the potential cooling water source was minimized to extent possible.
  - Existing lakes or reservoirs: Whenever possible, lands around existing lakes and reservoirs were evaluated as possible potential sites.
  - Construction of new reservoirs: If existing lakes or reservoirs were not in areas of interest, the topography of the land was qualitatively evaluated for the construction of a new reservoir.
- Topography: The optimal topography was assumed by STPNOC to be: (1) a relatively flat area, (2) above the 100-year floodplain, and (3) adjacent to streams with surrounding topography conducive to the construction of a reservoir. Topographic maps and aerial photographs were qualitatively examined to find areas as close to this ideal as possible.
- Land use: Nominal site areas encompassing a consistent land-use pattern were considered most suitable, with preference to lands that showed no current development but signs of previous disturbance (e.g., recently timbered forest or pasture land). Such patterns were assumed to be associated with fewer landowners (preferred) and less challenges in land acquisition. Land owned by the applicant and known availability of land were not used as criteria.
- Transportation: Access to the potential sites was qualitatively evaluated. Areas around major highways were avoided. Areas within a reasonable distance of state highways were considered.

STPNOC identified 33 potential sites using professional judgment and the preceding criteria. The potential sites are shown in Figure 9-2.

#### **9.3.1.4 Selection of Primary Sites**

STPNOC screened its 33 potential sites to identify a smaller set of primary sites for more detailed evaluation. Criteria used in the screening included cooling water supply, flooding potential, population, hazardous land uses, ecology, wetlands, heavy haul access, transmission access, and land acquisition. The criteria were derived from a larger set of more detailed criteria in EPRI (2002) (STPNOC 2010a).

STPNOC developed weighting factors reflecting the relative importance of each of the criteria. The factors were developed by a multi-disciplinary committee familiar with the subject area of nuclear power plant site suitability. The committee was comprised of subject matter experts in water use and availability, engineering and licensing, real estate, ecology and environment, transmission, land use, health and safety, geotechnical, socioeconomics, and public relations. The weighting factors were derived using a methodology consistent with the modified Delphi process specified in EPRI (2002) (STPNOC 2010a).

STPNOC next assigned a rating of 1 to 5 (1 = least suitable; 5 = most suitable) for each criterion at each potential site. STPNOC's information sources for assigning the ratings included publicly available data, information available from STPNOC files and personnel, and large scale satellite photographs. Composite suitability ratings reflecting the overall suitability of each potential site were then developed by multiplying the ratings by the criterion weight factors and summing over all criteria for each potential site (STPNOC 2010a). STPNOC's results are shown in Figure 9-3 (STPNOC 2010a).

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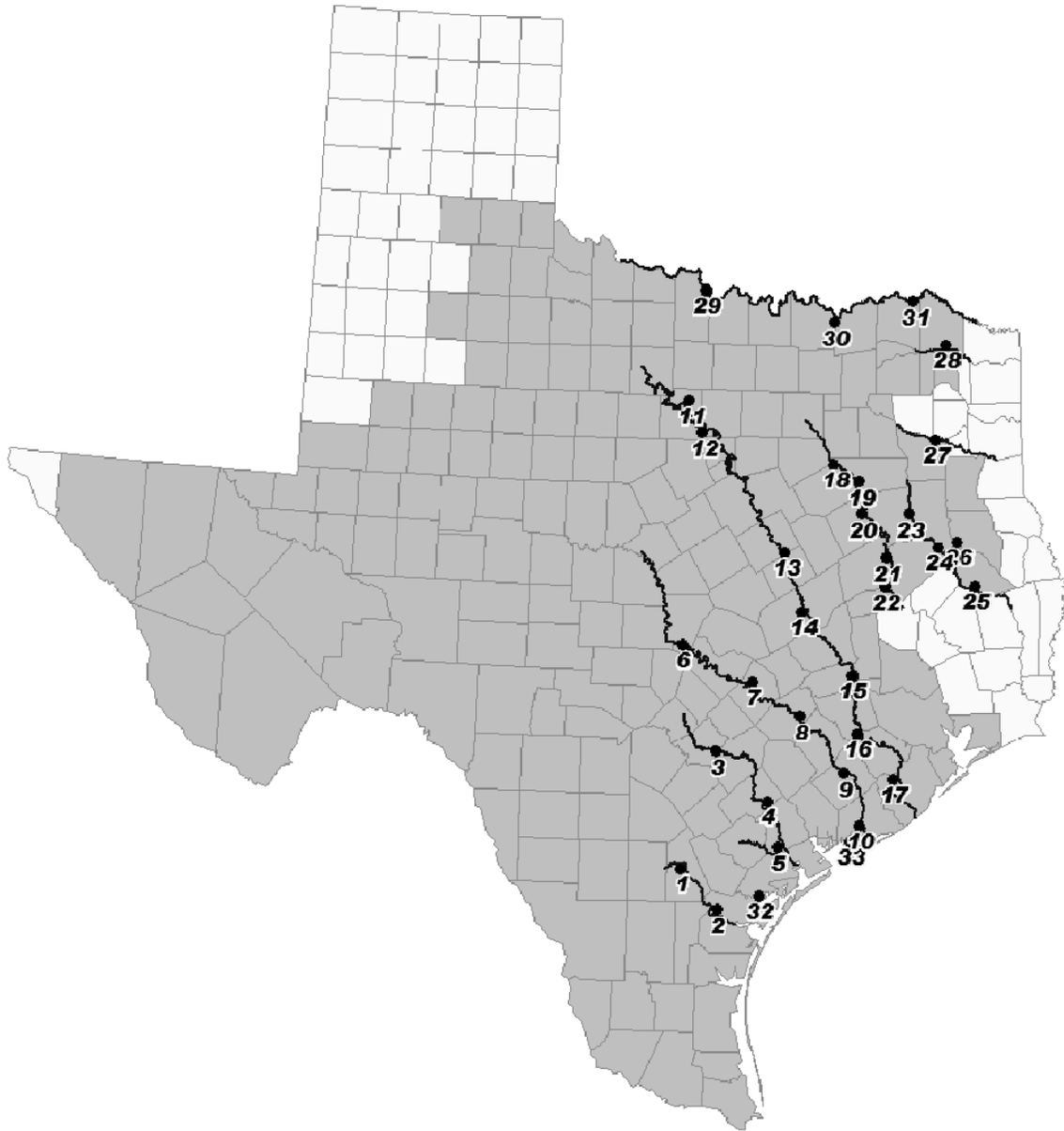
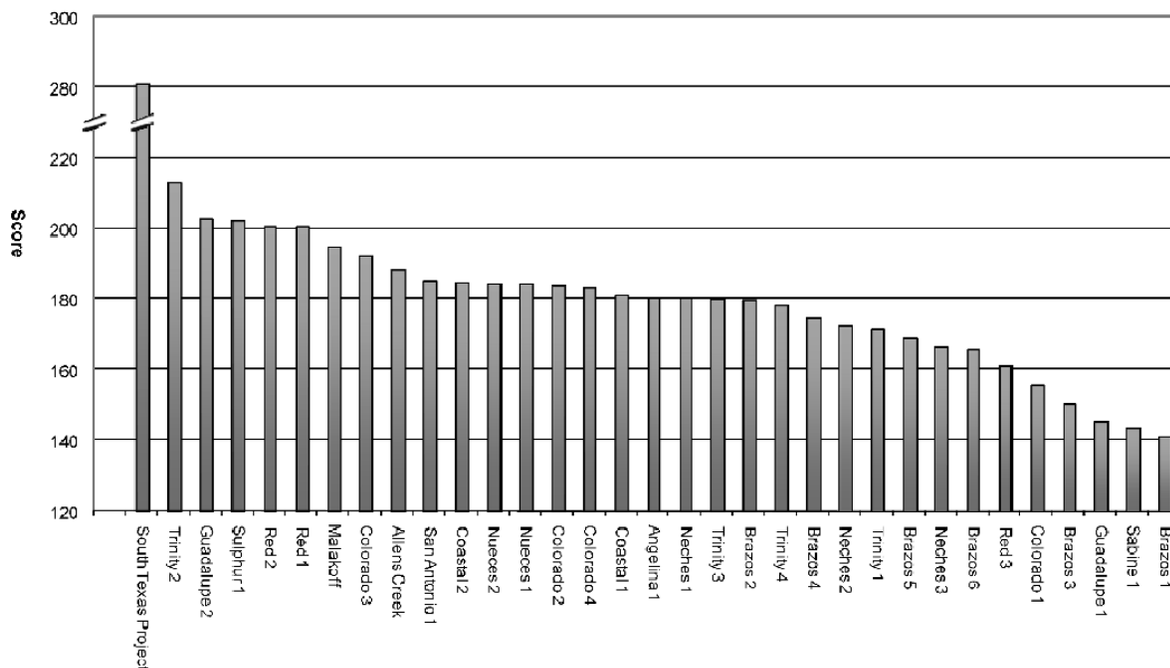


Figure 9-2. Potential Sites (STPNOC 2010a)



**Figure 9-3.** Screening Criteria Evaluation Results (STPNOC 2010a)

Based on the results, STPNOC selected the nine highest rated sites as its primary sites for further evaluation. The location of the nine primary sites is shown in Figure 9-4.

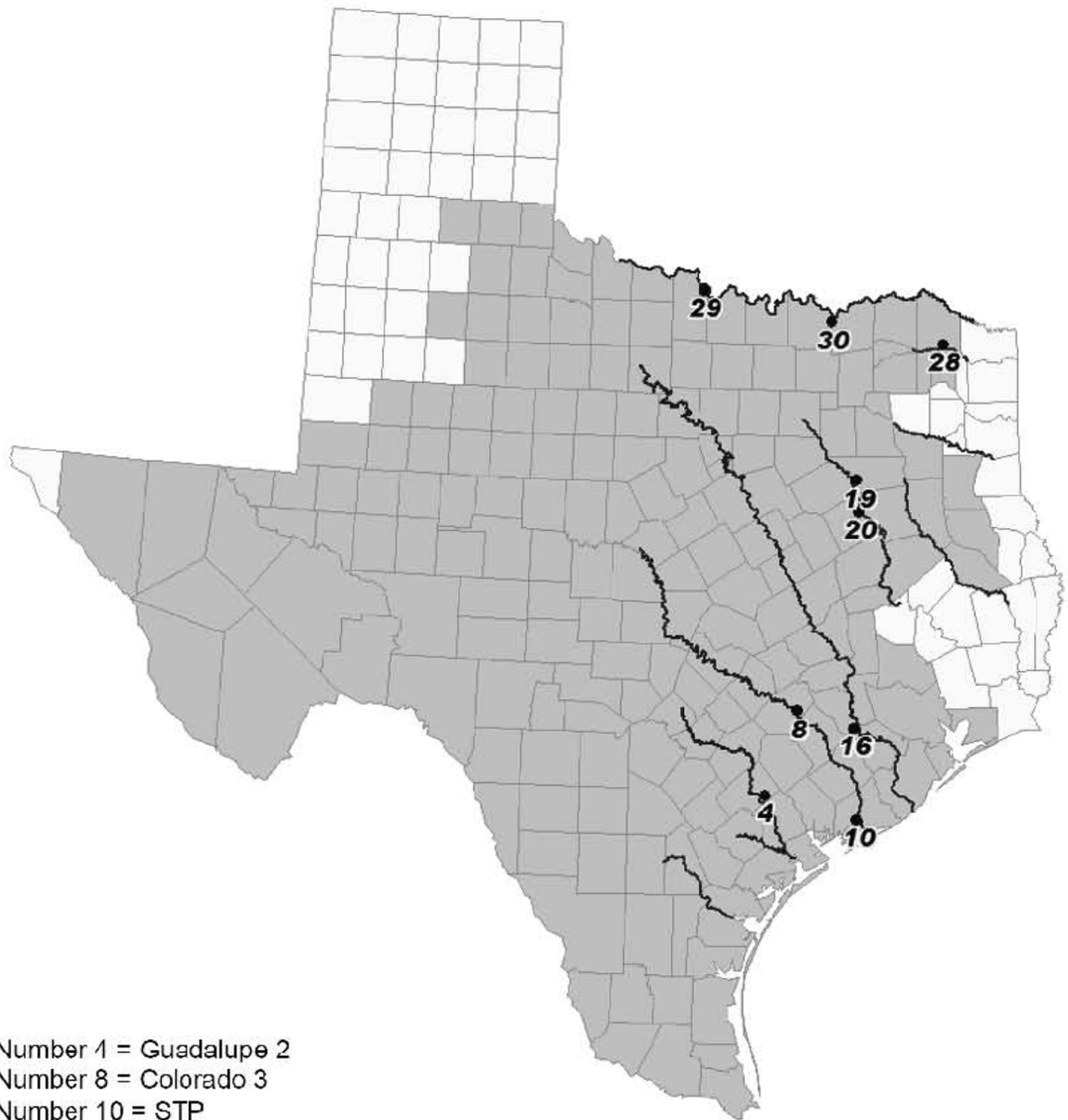
**9.3.1.5 Selection of Candidate Sites**

STPNOC screened its nine primary sites to identify four candidate sites. Candidate sites are those potential sites within the ROI that are considered in the comparative evaluation of sites to be among the best that can reasonably be found for the siting of a nuclear power plant (NRC 2000).

In selecting candidate sites, STPNOC followed a similar, but more detailed, process to that used to identify primary sites. STPNOC derived more than 30 siting criteria from criteria in EPRI (2002). The criteria are listed in Table 9-6 (STPNOC 2009a). Weighting Factors were developed using the same process as STPNOC used for the screening of potential sites. The siting criteria and weighting factors used by STPNOC to screen primary sites to candidate sites were not the same as those used to screen potential sites to primary sites.

Each primary site was assigned a rating of 1 to 5 (1 = least suitable; 5 = most suitable) for each of the siting criteria. Similar to the screening of potential sites, STPNOC’s information sources for assigning the ratings included publicly available data, information available from STPNOC

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- Site Number 4 = Guadalupe 2
- Site Number 8 = Colorado 3
- Site Number 10 = STP
- Site Number 16 = Allens Creek
- Site Number 19 = Malakoff
- Site Number 20 = Trinity 2
- Site Number 28 = Sulphur 1
- Site Number 29 = Red 1
- Site Number 30 = Red 2

**Figure 9-4.** Primary Sites (STPNOC 2010a)

**Table 9-6.** Criteria for Selection of Candidate Sites

<b>Health and Safety</b>	<b>Environmental</b>	<b>Socioeconomic</b>	<b>Engineering and Cost</b>
Accident cause related 1. Geology and seismology 2. Cooling system requirements 3. Flooding potential 4. Nearby hazardous land uses 5. Extreme weather conditions	Construction related effects on aquatic ecology 1. Disruption of important species and habitats 2. Bottom sediment disruption effects	Construction related effects	Health and Safety Related Criteria 1. Water supply 2. Pumping distance 3. Flooding 4. Civil works
Accident effects 1. Population 2. Emergency planning 3. Atmospheric dispersion	Construction related effects on terrestrial ecology 1. Disruption of wetlands and important species and habitats 2. Dewatering effects on adjacent lands	Environmental justice	Transportation and transmission access 1. Railroad 2. Highway 3. Barge 4. Transmission
Operational effects 1. Surface water radionuclide pathway 2. Groundwater radionuclide pathway 3. Air radionuclide pathway 4. Air food ingestion pathway 5. Surface water food indigestion pathway 6. Transportation safety	Operational related effects on aquatic ecology 1. Thermal discharge effects 2. Entrainment and impingement effects 3. Dredging and disposal effects  Operational related effects on terrestrial ecology 1. Drift effects on surrounding areas	Land use	Socioeconomic and land use 1. Topography 2. Land rights 3. Labor rates

Source: STPNOC 2009a

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files and personnel, and large scale satellite photographs. Composite suitability ratings reflecting the overall suitability of each primary site were then developed by multiplying criterion ratings by the criterion weight factors and summing over all criteria for each site. STPNOC's computed composite ratings for the nine primary sites are shown in Table 9-7 (STPNOC 2010a).

**Table 9-7.** Composite Ratings for the Primary Sites

<b>Site</b>	<b>Composite Rating Score</b>
STP	735.4
Red 2	611.8
Allens Creek	597.5
Colorado 3	595.8
Trinity 2	590.1
Guadalupe 2	586.0
Malakoff	574.1
Red 1	573.2
Sulphur 1	539.9

Source: STPNOC 2010a

To provide additional insights on the environmental preferability of the nine primary sites, two additional indicators were used by STPNOC.

- **Environmental Site Rating** –This rating consisted of the Health and Safety Criteria (minus the Geology/Seismology criterion), the Environmental Criteria, and the Socioeconomic Criteria. The top sites based on this rating were STP, Red 1, Red 2, Trinity 2, and Allens Creek/Guadalupe 2, with no significant difference between Allens Creek and Guadalupe 2.
- **Expanded Environmental Site Rating** –This rating consisted of the Environmental Site Rating plus the Railroad Access and Transmission Access criteria, which reflect a rough proxy of environmental impact through measurement of the relative distances required for these support facilities. The top sites based on this rating were STP, Red 2, Trinity 2, and Allens Creek, with no significant difference between Allens Creek, Red 1, and Colorado 3.

STPNOC's evaluation showed that while the Colorado 3 site ranked fourth overall in composite rating, it did not rank as high in the environmentally related criteria ratings. In addition, the Guadalupe 2 site, ranked sixth in the composite ratings, but did not rank high in the environmentally related criteria. These two sites, along with the three lowest ranked sites, were eliminated by STPNOC from further consideration. Thus, the following sites were identified by

STPNOC as its candidate sites:

- STP
- Red 2
- Allens Creek
- Trinity 2.

STPNOC selected the STP site as its proposed site, relying on ESRP 9.3 (NRC 2000), which recognizes that there will be special cases in which the proposed site was not selected on the basis of a systematic site selection process. One example cited in ESRP 9.3 is the siting of a proposed nuclear plant on the site of an existing nuclear power plant previously found acceptable on the basis of a NEPA review. The proposed site is then compared to alternative sites identified through a systematic process.

#### **9.3.1.6 Evaluation of STPNOC's Site Selection Process**

The review team evaluated the methodology used by STPNOC to select its proposed and alternative sites. The ROI selected by STPNOC covers a largely isolated grid system (ERCOT) that encompasses a large and ecologically varied area. Use of such an area is consistent with the guidance in ESRP 9.3 (NRC 2000). STPNOC then established candidate areas based on a group of exclusionary criteria similar to those described in ESRP 9.3. Next STPNOC identified potential sites within the candidate areas based on qualitative criteria, and then narrowed the list of sites using more detailed criteria to identify what it refers to as primary sites. Finally, STPNOC used more specific criteria to evaluate the primary sites and identify the alternative sites. Based on its review of STPNOC's site selection process and the guidance in ESRP 9.3 (NRC 2000), the review team concludes that STPNOC's process for selecting its ROI, candidate areas, potential sites, primary sites, candidate sites, and the proposed STP site was reasonable and did not arbitrarily exclude locations that might be suitable choices for siting two new nuclear generating units to satisfy the need for power identified in Chapter 8.

The three alternative sites examined in detail in Section 9.3 are the Red 2 site in Fannin County, the Allens Creek site in Austin County, and the Trinity 2 site in Freestone County. The review team visited each of the three alternative sites, as well as the proposed site. The review team used information in STPNOC's ER related to the three alternative sites and also independently collected and analyzed reconnaissance-level information for each of the alternative sites using ESRP 9.3 (NRC 2000) as guidance.

In the discussion of the alternative sites that follows, the review team evaluated cumulative impacts of building and operating two new nuclear units at each site for each resource category, considering the impacts of other nearby projects on that resource. Included in the cumulative analysis are past, present, and reasonably foreseeable Federal, non-Federal, and private actions that could have meaningful cumulative impacts with the proposed action. For purposes

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of this analysis, the past is defined as the time period before receipt of the COL application. The present is defined as the time period from the receipt of the COL application until the start of building proposed Units 3 and 4. The future is defined as the start of building Units 3 and 4 through operation and eventual decommissioning.

Using Chapter 7 as a guide, the specific resources and components that could be affected by the incremental effects of the proposed action if implemented at the alternative site and other actions in the same geographic area were identified. The affected environment that serves as the baseline for the cumulative impacts analysis is described for each alternative site and includes a qualitative discussion of the general effects of past actions. For each resource area, the geographic area over which past, present, and future actions could reasonably contribute to cumulative impacts is defined and described in later sections. The analysis for each resource area at each alternative site concludes with a cumulative impact finding (SMALL, MODERATE, or LARGE). For those cases in which the impact level to a resource was greater than SMALL, the review team also discussed whether building and operating the nuclear units would be a significant contributor to the cumulative impact. In the context of this evaluation, "significant" is defined as a contribution that is important in reaching that impact level determination.

The nonradioactive waste impacts described in Sections 4.10 and 5.10 would not vary significantly from one site to another. The types and quantities of nonradioactive and mixed waste would be approximately the same for the construction and operation of two ABWR reactors at any of the alternative sites. For each alternative site, all wastes destined for land-based treatment or disposal would be transported offsite by licensed contractors to existing, licensed, disposal facilities operating in compliance with all applicable Federal, State, and local requirements, and all nonradioactive, liquid discharges would be discharged in compliance with the provisions of the applicable TPDES permit. For these reasons, these impacts are not discussed separately in the evaluation of each alternative site.

The impacts described in Chapter 6 (e.g., nuclear fuel cycle, decommissioning) would not vary significantly from one site to another. This is true because all of the alternative sites and the proposed site are in low-population areas and because the review team assumes the same reactor design (therefore, the same fuel cycle technology, transportation methods, and decommissioning methods) for all of the sites. As such, these impacts would not differentiate between the sites and would not be useful in the determination of whether an alternative site is environmentally preferable to the proposed site. For this reason, these impacts are not discussed in the evaluation of the alternative sites.

The cumulative impacts are summarized for each resource area at each site in the sections that follow. The level of detail is commensurate with the significance of the impact for each resource area. The findings for each resource area at each alternative site then are compared in Table 9-20 to the cumulative impacts at the proposed site (brought forward from Chapter 7).

The results of this comparison are used to determine if any of the alternative sites are environmentally preferable to the proposed site.

### **9.3.2 Red 2**

This section covers the review team's evaluation of the potential environmental impacts of siting a new two-unit nuclear power plant at the Red 2 site in northeastern Texas near the Oklahoma border. The site is located in a rural area of Fannin County 3.7 mi north of Savoy and 12.2 mi southeast of Denison, on the north side of Valley Lake. The Red River, located 3.7 mi to the north of the site, would be the source for water for plant cooling and other plant uses, and construction of a new water storage reservoir would be required. Red 2 is a greenfield site not currently owned by the applicant (STPNOC 2010a).

The following sections include a cumulative impact assessment conducted for each major resource area. The specific resources and components that could be affected by the incremental effects of the proposed action if implemented at the Red 2 site and other actions in the same geographic area were considered. This assessment includes the impacts of NRC-authorized construction and operations and impacts of preconstruction activities. Also included in the assessment are past, present and reasonably foreseeable future Federal, non-Federal, and private actions that could have meaningful cumulative impacts when considered together with the proposed action if implemented at the Red 2 site. Other actions and projects considered in this cumulative analysis are described in Table 9-8.

The STP site is more than 300 mi from the Red 2 site and was therefore not included in this analysis. The only other nuclear power plant currently operating in Texas is Comanche Peak. The Comanche Peak plant is more than 120 mi from the Red 2 site and therefore is also not included in the cumulative impact analysis. The proposed nuclear power plant in Victoria County is approximately the same distance as the STP site and was not included in the cumulative impact analysis.

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**Table 9-8.** Past, Present, and Reasonably Foreseeable Future Projects and Other Actions Considered in the Cumulative Analysis of the Red 2 Alternative Site

<b>Project Name</b>	<b>Summary of Project</b>	<b>Location (relative to Red 2 site)</b>	<b>Status</b>
<b>Energy Projects</b>			
Valley Power Plant	Three gas-fired generation units with total installed capacity of 1115 MW	About 1.8 mi south of Red 2 site	Mothballed. Owner ceased operations on September 30, 2010 <sup>(a)</sup> . The plant was previously shut down in 2004-2005 and was subsequently restarted in 2006 to meet demand. Plant is available for restart depending on regional demand <sup>(b)</sup> .
Pattillo Branch Power Plant	Four new gas-fired turbines with total installed capacity of 1400 MW	Approximately 3 mi south of Red 2 site	Proposed. Air Permit issued June 17, 2009 <sup>(c)</sup>
<b>Mining Projects</b>			
Trinity Materials (Hendrix Mine)	Construction sand & gravel mine	About 12 mi northwest of Red 2 site	Operational <sup>(d)</sup>
<b>Parks</b>			
Caddo-LBJ National Grasslands	National grasslands managed by the U.S. Department of Agriculture	About 14 mi northeast of Red 2 site	Development likely limited within this area <sup>(e)</sup>
<b>Other Actions/Projects:</b>			
City of Bells	Sewage treatment facility	About 3 mi southwest of Red 2 site	Operational <sup>(f)</sup>
City of Denison – Paw Paw wastewater treatment plant	Sewage treatment facility	About 11 mi northwest of Red 2 site	Operational <sup>(g)</sup>
Lake Ralph Hall	Water storage for municipal use and for recreation	About 30 mi southeast of Red 2 site	Proposed <sup>(h)</sup>
Lower Bois d'Arc Creek Reservoir	Water storage for municipal use and for recreation	About 20 mi east of Red 2 site	Proposed. Construction is planned to begin in 2015 and take three years to complete <sup>(i)</sup>

Table 9-8. (contd)

Project Name	Summary of Project	Location (relative to Red 2 site)	Status
<b>Future Urbanization</b>	Construction of housing units and associated commercial buildings; roads (such as the expansion of I-75), bridges, and rail; construction of water- and/or wastewater- treatment and distribution facilities and associated pipelines, as described in local land-use planning documents.	Throughout region	Construction would occur in the future, as described in state and local land-use planning documents
<b>Various hospitals and industrial facilities that use radioactive materials</b>	Medical and other isotopes	Within 50 mi	Operational in nearby cities and towns
(a) Source: ERCOT 2010 (b) Source: North Texas eNews 2010a (c) Source: TCEQ 2009e (d) Source: EPA 2009i (e) Source: USFS 2009 (f) Source: EPA 2009j (g) Source: EPA 2009k (h) Source: UTRWD 2010 (i) Source: NTMWD 2009			

### 9.3.2.1 Land Use

The following impact analysis includes impacts from building activities and operations. The analysis also considers other past, present, and reasonably foreseeable future actions that impact land use, including other Federal and non-Federal projects listed in. For this analysis, the geographic area of interest for considering cumulative impacts is the 15-mi region surrounding the Red 2 site. This geographic area of interest was selected to include the primary communities (e.g., Denison) that would be affected by the proposed project if it were located at the Red 2 site. Figure 9-5 shows the location of the Red 2 site and surrounding communities.

The Red 2 site is located in a rural, mostly cleared agricultural area. There is no current zoning applicable to the site. There are several residences in the area and a school is located in Savoy. STPNOC estimates that approximately 47 percent of the site is forested, 51 percent is in cropland, and 2 percent is water resources (STPNOC 2010a). A rail spur is approximately 4 mi from the site (STPNOC 2010a). The Red 2 site is not owned by the applicants and acquisition of the site for a new power plant would involve land purchase from more than one landowner.

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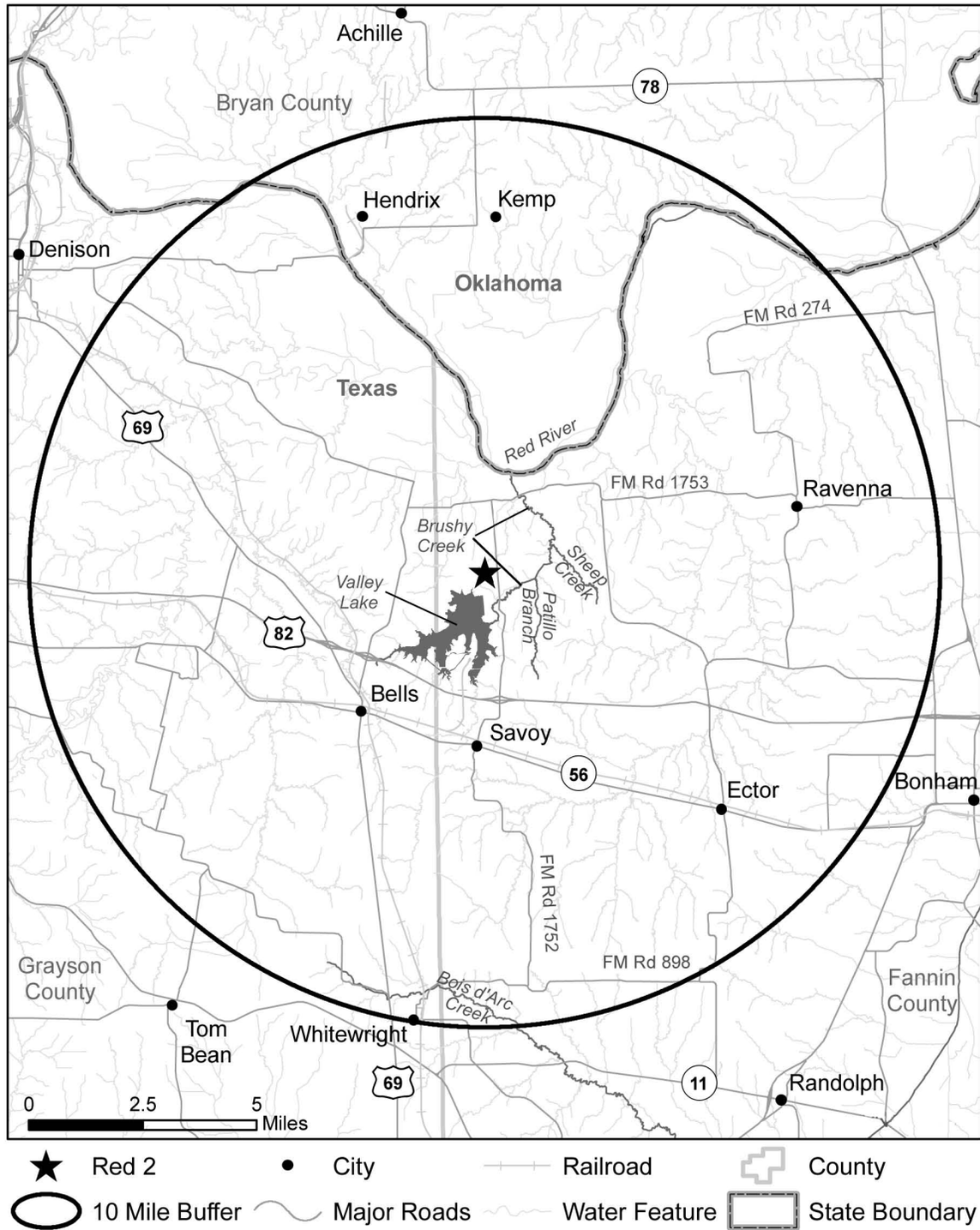


Figure 9-5. Red 2 Alternative Site and 10-mi Radius

The Red 2 site is not in the geographic area covered by the Texas Coastal Management Program (TCMP 2009); therefore, the Coastal Zone Management Act (CZMA) (16 USC 1451) does not apply to this site.

The Red 2 site is located 1.8 mi north of the Valley Power Plant owned by Luminant Power (STPNOC 2010a). The Valley Power Plant is a three-unit, 1115-MW, natural gas-fired plant (Luminant 2009). Cooling water for Valley Power Plant comes from Valley Lake. Valley Lake has a surface area of approximately 1180 ac and is on Brushy Creek, a tributary to the Red River. Construction of Valley Dam, which formed Valley Lake, was completed in 1961 (TSHA 2009a). The Red 2 site is on the north side of Valley Lake.

If new nuclear generating units were built at the Red 2 site, the review team assumes that an onsite water storage reservoir for plant cooling would be built. Water would be diverted from the Red River. The land area affected by building two nuclear generating units at the Red 2 site would be approximately 800 ac for the main power plant site and up to 1700 ac for a new reservoir (STPNOC 2010a). Land-use impacts would also occur as a result of pipeline building to divert water to the plant and/or a reservoir and return discharge water to the Red River and for road and rail access. Most land-use impacts would occur during building, while plant operations would have minimal land-use impacts. The land-use impacts associated with building the plant and the reservoir at the Red 2 site would be noticeable, but not destabilizing.

There are no existing transmission corridors connecting directly to the Red 2 site. However, there are multiple 345-kV transmission lines connecting to the Valley Power Plant (STPNOC 2010a). One or more new transmission corridors would need to be created to connect the Red 2 site to these lines. The corridor(s) would pass through areas that are mostly rural with low population densities. Farmlands that would become part of a corridor could generally continue to be farmed. The land-use impacts of building one or more transmission corridors to serve the Red 2 site would be minimal.

Within the 15-mi geographic area of interest, the reasonably foreseeable future project with the greatest potential to affect cumulative land use would be the Pattillo Branch Power Plant (see Table 9-8). If constructed, the Plant would be located approximately 3 mi south of the Red 2 site. If the Pattillo Branch Power Plant is constructed, one or more new transmission corridors would be needed to connect the plant to the grid.

Future urbanization, the continued operation of the Trinity Materials Hendrix Mine, and global climate change (GCC) (see Table 9-8) could contribute to decreases in open lands, wetlands, and forested areas. Urbanization in the vicinity of the Red 2 site would alter important attributes of land use. Urbanization would reduce natural vegetation and open space, resulting in an overall decline in the extent and connectivity of wetlands, forests, and wildlife habitat. Continued operation of the Trinity Materials Hendrix Mine could include expansion of the mine at some point in the future. Potential expansion of the mine would result in a loss of open lands, forests, and

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wetlands. GCC could decrease precipitation causing more frequent droughts when combined with increased evaporation in the geographic area of interest for the Red 2 site (GCRP 2009). Therefore, a reduced water supply combined with increased temperatures could reduce crop yields and livestock productivity (GCRP 2009), which might change portions of agricultural and ranching land uses in the area of interest. However, existing parks, reserves, and managed areas would help preserve open lands, wetlands, and forested areas, to the extent that they are not adversely affected by more droughts. Future urbanization trends and direct changes resulting from GCC could noticeably alter land uses in the geographic area of interest.

Based on the information provided by STPNOC and the review team's independent review, the review team concludes that the cumulative land-use impacts of constructing and operating two new nuclear generating units at the Red 2 site would be MODERATE. This conclusion reflects the substantial amount of land (up to 2500 ac onsite and additional offsite land for roads, a railroad spur, and pipelines) that would be needed for the project, the land-use impacts associated with the proposed Pattillo Branch Power Plant, and the land needed to connect new units at the Red 2 site and the Pattillo Branch Power Plant to the electrical grid, and land use changes from increased urbanization and GCC. Building and operating two new nuclear units at the Red 2 site would be a significant contributor to the MODERATE impact.

### 9.3.2.2 Water Use and Quality

The following impact analysis includes impacts from building activities and operations. The analysis also considers other past, present, and reasonably foreseeable future actions that impact water use and quality, including other Federal and non-Federal projects listed in Table 9-8. Geographic areas of interest are (1) for surface water the drainage basin of the Red River upstream and downstream of the site, and (2) for groundwater the aquifers upgradient and downgradient of the site. These regions are of interest because they represent the water resource potentially affected by the proposed project if it were located at the Red 2 site.

The Red 2 site is located in Fannin County in northeastern Texas near the Oklahoma border, 3.7 mi south of the Red River. The Red 2 site is on the north side of Valley Lake; however, the water of Valley Lake is not available for use. To support operation of the proposed units if they were to be placed at the Red 2 site, a new water storage reservoir on the site would be required.

As stated in Section 2.3.2, water use in Texas is regulated by the Texas Water Code. As established by Texas Water Code, surface water belongs to the State of Texas (Texas Water Code, Chapter 11, Section 11.021). The right to use surface waters of the State of Texas may be acquired in accordance with the provisions of the Texas Water Code, Chapter 11. In Texas, surface water is a commodity. Since the Red River Basin is currently heavily appropriated, future water users in this basin would likely only obtain surface water by purchasing or leasing existing appropriations. Regarding groundwater, Texas law has allowed landowners to pump the water beneath their property without consideration of impacts to adjacent property owners (NRC 2009). However, Chapter 36 of Texas Water Code authorized groundwater conservation

districts to help conserve groundwater supplies and issue groundwater permits. Chapter 36, Section 36.002, Ownership of Groundwater, states that ownership rights are recognized and that nothing in the code shall deprive or divest the landowners of their groundwater ownership rights, except as those rights may be limited or altered by rules promulgated by a district. Thus, groundwater conservation districts with their local constituency offer groundwater management options (NRC 2009). Existing projects in the State have appropriations to use water for their requirements. The review team expects that future projects, including the proposed units, if they were to be built and operated at the Red 2 site, would operate within the limits of these existing surface water and groundwater appropriations.

As stated in Section 7.2.1, the U.S. Global Change Research Program (GCRP), a Federal Advisory Committee, has compiled the state of knowledge in climate change. This compilation has been considered in the preparation of this EIS. The projections for changes in temperature, precipitation, droughts, and increasing reliance on aquifers within the Red River Basin are similar to those in the Colorado River Basin (GCRP 2009). Such changes in climate would result in adaptations to both surface water and groundwater management practices and policies that are unknown at this time.

There are currently 249 water rights owners in the Red River Basin, with total water rights of 456,000 ac-ft/yr that are categorized as industrial, irrigation, or mining users (TCEQ 2009a). According to the TCEQ's water availability maps, unappropriated flows in the Red River Basin for a perpetual water rights permit are available 0 to 25 percent of the time (TCEQ 2009b). The water availability maps do not show the quantity of available water for a new appropriation (TCEQ 2009b).

The average groundwater use in Fannin County from 1980-1999 is approximately 3168 ac-ft/yr and the predicted future groundwater use during 2000-2025 is approximately 2622 ac-ft/yr (R.W. Harden and Associates, Inc. 2007). Large water level declines in the Woodbine Aquifer due to heavy pumping in the past have resulted in suppliers switching to surface water and decreased future demand (TWDB 2006a). The estimated managed available groundwater<sup>(a)</sup> for the Woodbine Aquifer in the Fannin County is 2676 ac-ft/yr (Wade 2008).

### Building Impacts

The review team assumed that no surface water would be used to build the proposed units at the Red 2 site so there would be no impact on surface water use. This assumption is consistent with the analysis done for the STP site and the other alternative sites.

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(a) Managed available groundwater is the volume of groundwater available for permitting and withdrawal that would support the desired future conditions established by a groundwater management authority (GMA).

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The impacts on surface water quality from building potential units at the Red 2 alternative site would be limited to stormwater runoff that may enter nearby streams and rivers. Additionally, treated sanitary wastewater may be discharged to these streams and rivers. Building impacts would be limited by the duration of these activities, and therefore, would be temporary. The State of Texas prohibits the unauthorized discharge of waste into or adjacent to water in the state (Texas Water Code, Chapter 26, Section 26.121). The discharge of waste may be authorized under a general or individual permit (Texas Water Code, Chapter 26). These permits may require a stormwater pollution prevention plan (SWPPP) that includes BMPs appropriate for the site (TCEQ 2003; STPNOC 2010a). Implementation of BMPs should minimize impacts to wetlands and surface-water bodies near the Red 2 alternative site. Therefore, the water quality impacts on wetlands and water bodies near the Red 2 alternative site related to building the proposed units would be temporary and minimal.

The review team assumes that the groundwater use for building activities at the Red 2 site would be identical to the proposed groundwater use for the STP site (STPNOC 2009a) because the site would utilize units similar to those proposed for the STP site and the building activities would also be similar. Monthly normalized groundwater use for the STP site ranges up to 491 gpm (792 ac-ft/yr) (Table 3-4 in Chapter 3). STPNOC stated that groundwater would be used for potable and sanitary use, concrete batch plant operation, concrete curing, dust suppression and cleaning, placement of engineered backfill, and piping hydrotests and flushing (STPNOC 2010a).

The Red 2 alternative site is located in the Texas Groundwater Management Area (GMA) 8 and the Red River Groundwater Conservation District (RRGCD). The RRGCD started its operations on September 1, 2009. As of November 2010, the RRGCD has not published any rules or permitting requirements for groundwater use in the district. GMA 8, however, has established a desired future condition<sup>(a)</sup> for average drawdown in Fannin County to not exceed 186 ft from the estimated groundwater elevations in 2000 after 50 years of use (TWDB 2009).

If the estimated groundwater demand during building of the proposed units at the Red 2 alternative site were to be obtained using a new groundwater permit, this groundwater use would constitute approximately 30 percent of the managed available groundwater from the Woodbine Aquifer in Fannin County. However, STPNOC stated (STPNOC 2009a) that groundwater from the Trinity Aquifer is also available, that access to groundwater production from existing wells would be sought before requesting new or future groundwater capacity, and that water could be imported primarily for potable uses and thereby reduce groundwater demand.

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(a) A desired future condition is a metric that specifies the future value of the related aquifer characteristic such as groundwater elevation, groundwater quality, spring flow, and others that may be deemed suitable by a GMA.

Since the duration of building activities is approximately five years, the review team considers these impacts to be temporary. A potential plant at the Red 2 alternative site could use a large fraction of the available groundwater resource during that period. Assuming a new groundwater permit were issued and based on the magnitude of this use and the potential for substantial drawdown, the review team concludes that the impact on the groundwater resource associated with the building of the facilities at the Red 2 alternative site would be noticeable but temporary and not sufficient to destabilize the groundwater resource.

During the building of a potential plant at the Red 2 alternative site, impacts to groundwater quality may occur from leaching of spilled effluents into the subsurface and intrusion of lower-quality water of the Red River into the Woodbine Aquifer. STPNOC stated that BMPs would be in place during building activities (STPNOC 2010a). Therefore the review team concludes that any spills would be quickly detected and remediated. The amount of drawdown in the Woodbine Aquifer from groundwater pumping during building should support established desired future conditions. The drawdown could be limited by installing multiple, appropriately-spaced wells. The review team concluded that the drawdown in the Woodbine Aquifer could be managed during building-related groundwater pumping using an appropriately designed well system. In addition, building impacts will be limited by the duration of these activities and, therefore, would be temporary. Because any spills would be quickly remediated using BMPs, the activities would be temporary, and drawdown in the Woodbine Aquifer would be controlled, the review team concludes that the groundwater-quality impacts from building at the Red 2 site would be minimal.

### Operational Impacts

STPNOC estimated that a two-unit plant operated at the Red 2 alternative site using a closed-cycle cooling system that would employ a cooling water reservoir would consume a maximum of 50,000 ac-ft of water per year. The Red River would be the source of cooling water at the Red 2 alternative site. STPNOC currently does not own the necessary water rights. STPNOC would need to acquire existing Texas Red River water rights that are currently being used for industrial, irrigation, and mining use. Therefore, STPNOC would need to acquire a minimum of 11 percent of these Texas water rights.

According to TCEQ, acquired water rights would have to be aggregated at a single point of diversion which may lead to concerns regarding instream flow to maintain water quality and habitat. The TCEQ staff stated that, under current Texas laws, the acquisition and aggregation process would need to consider the quantity and location of all water rights and the instream flow needs that may be affected by transfer of these water rights (NRC 2009). Additionally, the waters of the Red River are shared by Texas, Oklahoma, Arkansas, and Louisiana under the Red River Compact (TCEQ 2009c). Because STPNOC has not identified the particular water rights that may be acquired, it is difficult to determine if any are suitable for acquisition. However, the review team expects that the TCEQ permitting process would require STPNOC to

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acquire water rights in sufficient quantity, at appropriate locations, and of appropriate type within the Red River Basin such that this reallocation of water rights would not adversely affect surface water use and quality in the basin. As such, based on the water rights that would need to be reallocated to accommodate the facility at the Red 2 site, the review team determines that the operational surface water use impact of potential units at the Red 2 alternative sites would be noticeable but not destabilizing.

During the operation of a potential plant at the Red 2 alternative site, impacts to surface water quality could result from stormwater runoff, discharges of treated sanitary and other wastewater, blowdown from service water cooling towers, and periodic discharges from the cooling water reservoir into the receiving water body. As mentioned above, the State of Texas may require STPNOC to obtain a general or individual permit for the discharge of stormwater (Texas Water Code, Chapter 26). These permits may require an SWPPP that includes BMPs appropriate for the site (TCEQ 2001; STPNOC 2010a). Any discharges of sanitary and other wastewaters and blowdown or cooling water reservoir discharges would be controlled by the State of Texas under a TPDES permit. The State of Texas limits the quantity and quality of discharges to surface water bodies while accounting for concurrent streamflow and quality conditions within the surface water body. These permit conditions would also account for designated uses of the receiving surface water body. The review team expects that the conditions placed on operations of the proposed units at the Red 2 site would be similar to those currently placed on the existing facilities at the STP site (Section 5.2.3.1). Therefore, the review team concluded that the operational impact on surface water quality of the receiving water body would be minimal because the discharge quantity and quality would be controlled.

The proposed Units 3 and 4 would use approximately 975 gpm (1572 ac-ft/yr) of groundwater during normal operations and approximately 3434 gpm (5538 ac-ft/yr) during maximum demand conditions (STPNOC 2010a). STPNOC stated that the expected groundwater use for Units 3 and 4 are assumed to also apply to alternative sites (STPNOC 2009a). However, for maximum operation demand periods, STPNOC assumes that a temporary increase in the rate of surface water use would be available (STPNOC 2009a).

The review team determined that the groundwater use at the Red 2 alternative site during operations would not be unreasonable because the alternate site would utilize units similar to those proposed for the STP site.

As discussed, the managed available groundwater in Fannin County from the Woodbine Aquifer is 2676 ac-ft/yr. STPNOC estimated normal operational groundwater demand for the two units, if they were to be operated at the Red 2 alternative site and used a new groundwater permit, would constitute approximately 59 percent of the managed available groundwater of the Woodbine Aquifer in Fannin County. However, STPNOC stated (STPNOC 2009a) that groundwater from the Trinity Aquifer is also available, that access to existing groundwater production from current wells would be sought before requesting new or future groundwater capacity, and that water could be imported primarily for potable uses and thereby reduce groundwater demand. The review team concludes that a potential plant at the Red 2 site could use a large fraction of the managed available groundwater resource during operations.

If a new groundwater permit were issued, this level of groundwater use and the potential for substantial drawdown of the Woodbine Aquifer to occur over the operational period of the facility causes the review team to conclude that the impact of operational groundwater use at the Red 2 site would be noticeable. However, based on available information on the aquifer, and the authority of groundwater conservation districts to manage and permit groundwater resources (Texas Water Code, Chapter 36), the impact to the groundwater resource under a groundwater use permit issued by the applicable groundwater conservation district would not destabilize the groundwater resource.

During operation of a potential plant at the Red 2 alternative site, impacts to groundwater quality result from intrusion of lower-quality water of the Red River into the Woodbine Aquifer or from the requirement to draw groundwater from deeper strata of the Woodbine Aquifer. Groundwater quality declines with depth in the Woodbine Aquifer. The amount of drawdown in the Woodbine Aquifer from groundwater pumping during operation should support the established desired future conditions. Based on standard geohydrologic practice, the review team determined that the drawdown could be limited by installing multiple, appropriately-spaced wells. The Red 2 site is located more than 3 mi away from the Red River, and therefore, the review team assumes wells would be located away from the river. The review team concludes that the drawdown in the Woodbine Aquifer could be managed during operation-related groundwater pumping using an appropriately designed well system; however, substantial drawdown would likely occur locally to the well field. The review team concludes that the impacts to groundwater quality local to the well field could range from minimal to noticeable, but would not be sufficient to destabilize the groundwater resource assuming the desired future condition of the aquifer is not violated.

During operation of any potential plant at the Red 2 alternative site, impacts to groundwater quality may occur from leaching of spilled effluents into the subsurface or intentional discharge of effluents to groundwater. However, spills that might affect the quality of groundwater would be prevented or detected and mitigated by BMPs and no intentional discharge of effluents to groundwater should occur. Because any spills would be quickly detected and remediated through the use of BMPs, and there should be no intentional discharges to groundwater, and

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because the drawdown in the Woodbine Aquifer would be controlled but perhaps result in noticeable changes in groundwater quality, the review team concludes that the groundwater-quality impacts from operation at the Red 2 site would be minimal to noticeable but not destabilizing.

### Cumulative Impacts

In addition to water use and water quality impacts from building and operations activities, cumulative analysis considers past, present, and reasonably foreseeable future actions that impact the same environmental resources. For the cumulative analysis of impacts on surface water, the geographic area of interest for the Red 2 site is considered to be the drainage basin of the Red River upstream and downstream of the site because this is the resource that would be affected by the proposed project. Key actions that have past, present, and future potential impacts to water supply and water quality in the Red River basin include the existing Valley Power Plant, Trinity Materials Hendrix Mine, and sewage treatment facilities. Key actions that could have future potential impacts to water supply and water quality include the planned Pattillo Branch Power Plant, and the Lower Bois d'Arc Creek Reservoir. The Pattillo Branch Power Plant is to be located approximately 1 mi south of the existing Valley Lake. The project would host four natural-gas powered units, with a combined output of approximately 1400 MW.

### Cumulative Water Use

The only surface-water-use impacts of building and operating a nuclear power plant at the Red 2 site are the demands occurring during operation. The projected consumptive surface water use of the two units is expected to be about 50,000 ac-ft/yr and would require at least 11 percent of the current held water rights of 456,000 ac-ft/yr in the Red River Basin, which would be a significant fraction of the existing water rights. Past and present water withdrawals, reflected by the water rights held in the Red River Basin, have used the waters of the river. Currently, unappropriated flows in the Red River Basin are available for a perpetual water rights permit only one-quarter of the months during a typical year.

Increases in consumptive use of water in the Red River drainage is anticipated in the future primarily due to population growth (TWDB 2006b). Because the total rated power output of the Pattillo Branch Power Plant is smaller than that of the two proposed units, the increase in the region's consumptive water use from the Pattillo Branch Power Plant is likely to be smaller than the consumptive use of the two proposed units, if they were to be located at the Red 2 site. The region's water management strategy includes conservation, reuse, and development of new water supplies, including building the Bois d'Arc reservoir, that would meet and exceed the region's 2060 water needs if all strategies are implemented (TWDB 2006b). The impacts of the

Pattillo Branch Power Plant on the region's water use would be noticeable but not destabilizing. The impacts of the other projects listed in Table 9-8 would have little to no impact on surface water use.

Groundwater-use impacts of building and operating a nuclear power plant at this site are characterized by the groundwater demand at the STP site, and those use levels are 491 gpm (792 ac-ft/yr) during building, a normal operation demand of 975 gpm, and a maximum operation demand of 3434 gpm (STPNOC 2010a). However, for maximum operation demand periods, STPNOC assumes that a temporary increase in the rate of surface water use would be available for the short duration event. During building and normal operation STPNOC would rely on a balance of (1) a new groundwater permit and associated wells in the Woodbine and Trinity Aquifers, (2) access to existing groundwater production from wells in the vicinity of the plant completed in either the Woodbine or Trinity Aquifers, and (3) use of imported water primarily for potable use onsite that would reduce groundwater demand (STPNOC 2009a). With regard to the groundwater resource available to all past, present, and future projects, the managed available groundwater for the Woodbine Aquifer in Fannin County is 2676 ac-ft/yr, and the predicted future groundwater use through 2025 is 2622 ac-ft/yr. Based on this quantification of the groundwater resource within Fannin County, the review team concludes that past and present projects have fully utilized the Woodbine Aquifer resource.

As indicated above, groundwater would be used during the building and operation of two nuclear units at the Red 2 site. The possibilities exist that STPNOC could (1) use available groundwater from both the Woodbine and Trinity Aquifers, (2) acquire groundwater sufficient to build and operate Red 2 units from existing permitted groundwater wells, and (3) import water for primarily potable water supplies and thereby reduce groundwater demand (STPNOC 2009a). Assuming that these strategies are implemented, some but not a substantial impact is anticipated to other nearby users of groundwater. However, if only new permits are issued to provide the needed groundwater and new wells are drilled to provide the groundwater, then the review team expects impacts to nearby users of groundwater would be controlled and limited through the permitting process and rules of the groundwater conservation district. As such, impacts to groundwater use would be minimal.

The review team is also aware of the potential for GCC affecting the water resources available for closed-cycle cooling and the impact of reactor operations on water resources for other users. The impact of GCC on regional water resources is not precisely known, however it may result in decreases in precipitation and increases in average temperature (GCRP 2009). Such changes could further stress regional water resources. However, the impacts related to GCC would be similar for all the alternative sites.

Historically, the waters of the Red River Basin have been used extensively. The region has a planning, allocation, and development system in place to manage the use of its limited surface water supplies (TWDB 2006a, b). As stated above, operation of the proposed units on the

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Red 2 site would result in a noticeable but not destabilizing impact to the surface water use in the region. Future projects in the region would also result in noticeable but not destabilizing impacts on surface water use in the region. Therefore, the review team concludes that cumulative impacts to surface water use would be MODERATE. Building and operating the proposed plant at the Red 2 site would be a significant contributor to surface-water-use impacts because of the impacts arising from the acquisition and especially the aggregation of surface-water rights necessary to supply the plant. The review team concludes that cumulative impacts to groundwater use would be MODERATE. Building and operating the proposed plant at the Red 2 site would be a significant contributor to this groundwater-use impact because the implied use of groundwater would exceed the current estimate of managed available groundwater resource by approximately 30 percent for building and 59 percent for operating the plant.

### Cumulative Water Quality

Point and nonpoint sources in the river basin have affected the water quality of the Red River. Water quality information presented above for the impacts of building and operating the new units at the Red 2 site would also apply to evaluation of cumulative impacts. The State of Texas may require an applicant to obtain a general or individual permit for discharge of stormwater (Texas Water Code, Chapter 26). These permits may require an SWPPP that includes BMPs appropriate for the site (TCEQ 2001, 2003; STPNOC 2010a). The State of Texas would also issue TPDES permits for the discharge of sanitary and other wastewaters, including blowdown from service water cooling towers and cooling water reservoir discharges, before operation of the proposed units at the Red 2 site. Effluent discharges through a TPDES-permitted outfall, such as those from Valley Power Plant, Trinity Materials Hendrix Mine, and sewage treatment plants, are required to comply with the Clean Water Act. Such permits are designed to protect water quality. Therefore, the review team concluded that the cumulative impact on surface water quality of the receiving water body would be SMALL. The impacts of other projects listed in Table 9-8 would have little or no impact on surface water quality.

The review team also concludes that with the implementation of BMPs, the impacts of groundwater quality from building two new nuclear units at the Red 2 site would likely be minimal. However, during operation, the production of groundwater from wells under a new permit could result in groundwater-quality impacts ranging from minimal to being altered noticeably because of the degradation in water quality. The individual impacts from other projects listed in Table 9-8 would have little or no impact on regional groundwater quality because of the local nature of groundwater withdrawals and their associated impacts. Therefore, the cumulative impact on groundwater quality would be SMALL to MODERATE. Building and operating the proposed plant at the Red 2 site would be a significant contributor to these water quality impacts.

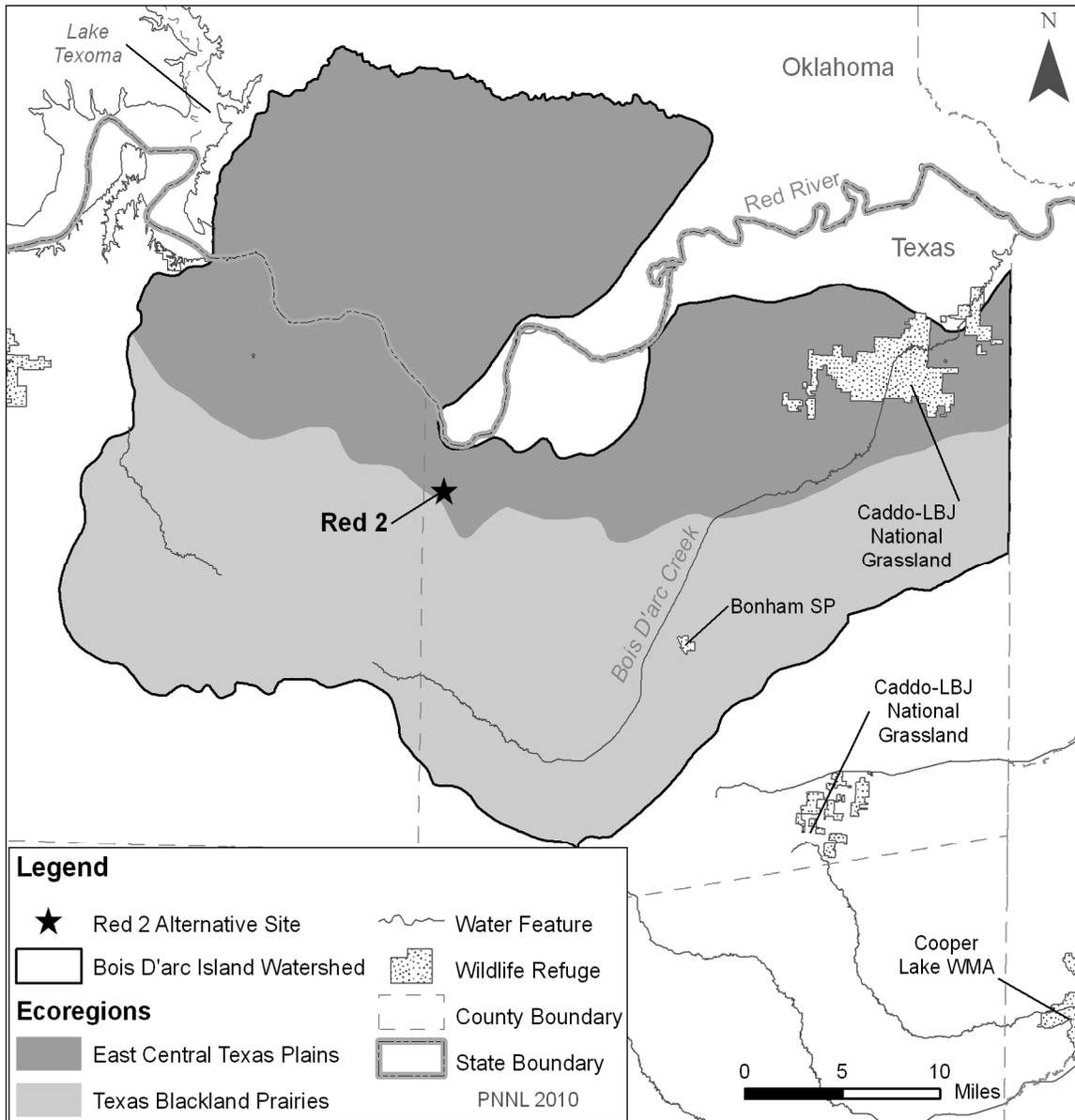
### 9.3.2.3 Terrestrial and Wetland Resources

The following impact analysis includes impacts from building activities and operations. The analysis also considers other past, present, and reasonably foreseeable future actions that impact terrestrial and wetland resources, including other Federal and non-Federal projects listed in Table 9-8. For the analysis of terrestrial ecological impacts, the geographic area of interest is the intersection of the East Texas Plains and Blackland Prairies ecoregion with the Bois d'Arc Island watershed in Grayson and Fannin Counties (Figure 9-6). This geographic area of interest is expected to encompass the ecologically relevant landscape features and species.

The Red 2 site is a greenfield site located on the northern edge of Valley Lake in Fannin County. The site is in the Blackland Prairies subprovince of the Gulf Coast Plains. The blacklands have a gentle undulating surface that has been cleared of most natural vegetation for the cultivation of crops (UT 1996). The soils of the blacklands are chalks and marls that have weathered to deep, fertile clay soils. Pre-settlement conditions were that of a true prairie grassland community dominated by a diverse assortment of perennial and annual grasses and forbs, with sparsely scattered trees or mottes of oaks (*Quercus* sp.) on the uplands (TPWD 2009a). Forested or wooded areas were restricted to bottomlands along major rivers and streams, ravines, protected areas, or on certain soil types. Trees such as pecan (*Carya illinoensis*), cedar elm (*Ulmus crassifolia*), cottonwoods (*Populus* spp.), various oaks, and hackberry (*Celtis* sp.) dotted the landscape (TPWD 2009b). The dominant grass was the little bluestem (*Schizachyrium scoparium*). Other grasses included the big bluestem (*Andropogon gerardii*), Indiangrass (*Sorghastrum* sp.), eastern gamagrass (*Tripsacum dactyloides*), switchgrass (*Panicum virgatum*), and sideoats grama (*Bouteloua curtipendula*).

Currently, the region surrounding the Red 2 site is mostly rural, with much of the prairie converted to cropland and non-native pasture. In August 2009, NRC staff visited the site and found that the site contained buildings, roads, pastures, and small wooded areas (NRC 2009). The total acreage for all temporary and permanent impacts would be approximately 800 ac for the plant site and 1700 ac for the reservoir. Permanent impacts associated with building two new nuclear units at the Red 2 site would include approximately 150 ac for each unit (300 ac total) and a new 1700-ac reservoir for cooling water for the plant (STPNOC 2010a). While specific habitat acreages have not been determined for the site, Table 9-9 gives approximate acreages by land cover class for areas experiencing permanent impacts. No assessment was made for land cover classes receiving temporary impacts. The acreages for land cover classes receiving permanent impacts are from the ER and were based on evaluation of Google Earth Imagery (STPNOC 2010a).

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**Figure 9-6.** Geographic Area of Analysis of Cumulative Impacts to Terrestrial Resources for the Red 2 Site in Grayson and Fannin Counties

**Table 9-9.** Estimated Land Cover Classes for Approximately 2000 ac of the 2500 ac Red 2 Site.

Land Cover Class	Plant (ac)	Reservoir (ac)
Forested	80	850
Cleared farmland	220	800
Water resources/freshwater ponds (no high quality forested wetlands identified)	0	50

Source: STPNOC 2010a

Water features at the Red 2 site include a portion of Valley Lake, estimated to be 100 ac, located in the extreme southwestern portion of the site. Numerous freshwater ponds are also scattered throughout the site with an estimated total acreage of 50 ac. In addition, there are a few freshwater, emergent wetland areas totaling less than 1 ac. No high quality forested wetlands have been identified in the immediate site area (STPNOC 2010a).

Ecologically important areas occurring near the Red 2 site include the Caddo-LBJ National Grasslands approximately 15 mi from the site; the grasslands cover more than 16,000 ac (TPWD 2009c). TPWD (2009d) has indicated there is potential for native pasture or native prairie remnants in Fannin County. Additionally, two Ecologically Significant River and Stream Segments occur in Fannin County associated with Bois d'Arc Creek and Coffee Mill Creek (TPWD 2010). Portions of the Bois d'Arc Creek include Priority 4 Bottomland Hardwood areas (STPNOC 2010a). The nearby Hagerman National Wildlife Refuge is home to thousands of geese and waterfowl during the winter (STPNOC 2009a).

### Important Species

A range of wildlife species potentially occur at the Red 2 site (STPNOC 2009a), including the following recreationally valuable species: the eastern turkey (*Meleagris gallopavo sylvestris*), mourning dove (*Zenaida macroura*), white-tailed deer (*Odocoileus virginianus*), northern bobwhite quail (*Colinus virginianus*), and eastern fox squirrel (*Sciurus niger*) (STPNOC 2009a). All these species are habitat generalists (NatureServe 2009a). Mourning doves use a variety of habitats including croplands and pastures, grasslands, and open hardwood forests. The doves are ground, seed feeders. The eastern fox squirrel is the largest tree squirrel in the western hemisphere (NatureServe 2009a); it is found in open mixed hardwood forests or mixed pine-hardwood associations but is well adapted to disturbed areas. Both the eastern turkey and the bobwhite quail share many of the same habitat characteristics and have been in decline in the Blackland Prairie areas of Texas (TPWD 2009e). Both species are ground nesters and their decline has been linked to a lack of nesting and brood rearing habitat (TPWD 2009e). Turkeys require dense and diverse patches of grasses and forb, with some shrubs and an abundance of insects (TPWD 2009e). Northern bobwhites build their nests at the bases of native bunchgrasses, while brood rearing occurs in areas with enough taller herbaceous cover to

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provide overhead concealment with bare ground underneath for easy movement (TPWD 2009e). White-tailed deer occur almost entirely in hardwood woodlands, and forage on a wide-variety of plants from grasses and forbs, to fruits and nuts (Davis and Schmidly 1994).

Up to seven bat species living in eastern Texas, can occur in Fannin County (Davis and Schmidly 1994; STPNOC 2009a). Some are mostly year-round residents (i.e., non-migratory), such as the big brown bat (*Eptesicus fuscus*), the eastern pipistrelle (*Perimyotis subflavus*), and evening bat (*Nycticeius humeralis*). Migratory bats that could occur at the site include the hoary bat (*Lasiurus cinereus*), the silver-haired bat (*Lasionycteris noctivagans*), the eastern red bat (*Lasiurus borealis*), and the Mexican free-tailed bat (*Tadarida brasiliensis*). The Mexican free-tailed bat can be either migratory or non-migratory depending on where it resides; the migratory status of bats occurring in Fannin County is currently unknown (STPNOC 2009a).

The site lies within the Central Flyway of Texas (STPNOC 2009a) – a major migratory corridor for neotropical migrants and other birds. Thousands of migrating birds, especially waterfowl, flying south from cooler regions of the North American continent could potentially rest and feed in this area. Two areas of potential importance to migratory birds in the vicinity of the Red 2 site are the Caddo National Grasslands/Wildlife Management Area, approximately 15 mi from the site, and the Hagerman National Wildlife Refuge located more than 15 mi from the site (STPNOC 2009a). In addition, portions of Bois D’Arc Creek, east of the Red 2 site, include Priority 4 Bottomland Hardwood areas that are considered quality habitat for waterfowl. At the site audit in 2009, the potential for colonial breeding bird rookeries along the pipeline route was noted (NRC 2009).

No site specific surveys have been conducted for threatened and endangered species at the Red 2 site. The following list for Fannin County (Table 9-10) was compiled from the Texas Parks and Wildlife Threatened and Endangered Species by County website (TPWD 2009f) and the U.S. Fish and Wildlife Service Ecological Service threatened and endangered species for the Southwest region website (FWS 2009a). Three species are listed as Federally-threatened or endangered in Fannin County (FWS 2009a), and the State lists an additional nine species as endangered or threatened (TPWD 2009f). No critical or sensitive habitats for Federally listed species have been identified in the immediate site area (FWS 2009d).

### Alligator snapping turtle

The alligator snapping turtle (*Macrochelys temminckii*) is a State-listed threatened species (TPWD 2009f). It is found in slow-moving, deep water of rivers, sloughs, oxbows, and canals or lakes associated with rivers, and also in swamps, ponds near rivers, and shallow creeks that are tributary to occupied rivers (NatureServe 2009b). It usually occurs in water with mud bottoms and abundant aquatic vegetation; it may migrate several miles along rivers (TPWD 2009g). Turtles are rarely found out of the water except when nesting.

**Table 9-10.** Federally and State-listed Threatened and Endangered Species in Fannin County, Texas

Group	Common Name	Scientific Name	Federal Status	State Status
Reptiles	Alligator snapping turtle	<i>Macrochelys temminckii</i>		T
	Texas horned lizard	<i>Phrynosoma cornutum</i>		T
	Timber/canebrake rattlesnake	<i>Crotalus horridus</i>		T
Birds	American peregrine falcon	<i>Falco peregrinus anatum</i>		T
	Bald eagle	<i>Haliaeetus leucocephalus</i>		T
	Eskimo curlew	<i>Numenius borealis</i>		E
	Interior least tern	<i>Sternula antillarum athalassos</i>	E	E
	Piping plover	<i>Charadrius melodus</i>		T
	Whooping crane	<i>Grus americana</i>	E	E
	Wood stork	<i>Mycteria americana</i>		T
Mammals	Black bear	<i>Ursus americanus</i>	T/SA	T
	Red wolf	<i>Canis rufus</i>		E

Sources: FWS 2009a; TPWD 2009f

T-threatened; E-endangered; T/SA-proposed similarity of appearance to a threatened taxon

Texas horned lizard

The Texas horned lizard (*Phrynosoma cornutum*) is a State-listed threatened species (TPWD 2009f). It can be found in arid and semiarid habitats in open areas with sparse plant cover (TPWD 2009g). They dig for hibernation, nesting, and insulation purposes, and are commonly associated with loose sand or loamy soils. Populations have declined precipitously in eastern Texas, and their decline may be related to the spread of fire ants, use of insecticide to control fire ants, heavy agricultural use of the land, and other habitat alterations (NatureServe 2009b). Another factor implicated in their decline is over-collecting for the pet and curio trade. This species is particularly vulnerable to the loss of harvester ants, which make up nearly 70 percent of their diet.

Timber/canebrake rattlesnake

The timber rattlesnake (*Crotalus horridus*) is a State-listed threatened species (TPWD 2009f). It prefers moist lowland forests and hilly woodlands or thickets near permanent water sources such as rivers, lakes, ponds, streams, and swamps (TPWD 2009g). The range of the rattlesnake extends from central New England to northern Florida, and west to eastern Texas, where its distribution is spotty (NatureServe 2009b).

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### American peregrine falcon

The American peregrine falcon (*Falco peregrinus anatum*) is a State-listed threatened species (TPWD 2009f). The bird is a year-round resident and local breeder in west Texas where it nests in tall cliff eyries (TPWD 2009g). This species also migrates across Texas from breeding areas in the United States and Canada to winter along the coast and farther south. The American peregrine falcon occupies a wide range of habitats during migration, including urban areas. Populations are primarily concentrated along coast and barrier islands. The birds are low-altitude migrants, with stopovers at leading landscape edges such as lake shores, coastlines, and barrier islands.

### Bald eagle

Although recently delisted from a status of Federally threatened, the bald eagle (*Haliaeetus leucocephalus*) is State-listed as threatened in Texas and will remain Federally protected under the Bald and Golden Eagle Protection Act and the Migratory Bird Treaty Act (TPWD 2009f). The species will also continue to be protected under the Endangered Species Act (ESA) through management guidelines that will be in place for the next five years. Most eagles breed in Canada and the northern United States and move south for the winter (NatureServe 2009b). Bald eagles can be year-round residents in areas where water bodies do not freeze. Winter roost sites can vary with proximity to food resources and eagles commonly roost communally in large trees, preferably snags.

### Eskimo curlew

The Eskimo curlew (*Numenius borealis*) is a State-listed endangered species (TPWD 2009f). Eskimo curlews historically migrated from breeding grounds in the Arctic tundra through the North American prairies to wintering grounds on the pampas grasslands of Argentina (TPWD 2009g). Fannin county lies in the historic migration path for this species whose numbers currently are estimated to be fewer than 50 (NatureServe 2009b).

### Interior least tern

The interior least tern (*Sternula antillarum athalassos*) is Federally and State-listed as endangered (FWS 2009a; TPWD 2009f). The birds breed along inland river systems including the Red River (TPWD 2009g). Interior least terns nest on bare or sparsely vegetated sand, shell, and gravel beaches, islands, and salt flats associated with rivers and reservoirs. The birds prefer open habitat and avoid thick vegetation and narrow beaches. They arrive at breeding areas in early April to early June after wintering along the Central American coast and the northern coast of South America.

### Piping plover

The piping plover (*Charadrius melodus*) is State-listed as threatened (TPWD 2009f). This species is Federally listed as threatened in the State of Texas, but is not listed as occurring in Fannin County by FWS (FWS 2009a). Texas is the wintering home for more than 5000 known breeding pairs that have migrated from the Great Lakes regions and southern Canada (TPWD 2009g). They live on sandy beaches and lakeshores along the Gulf coast and could migrate through Fannin County.

### Whooping crane

The whooping crane is Federally and State-listed as an endangered species (FWS 2009a; TPWD 2009f). The FWS does not list this species as occurring in Fannin County, however, it is listed by TPWD for the county. Whooping cranes breed in Canada during the summer months and migrate to the Aransas National Wildlife Refuge along the Texas coastal plain, staying there from November through March (TPWD 2009g). Their winter and migrating habitat includes marshes, shallow lakes, lagoons, salt flats, and grain and stubble fields (NatureServe 2009b). Migration habitat includes sites with good horizontal visibility, water depth of 30 cm or less, and a minimum wetland size of 0.04 ha for roosting.

### Wood stork

The wood stork (*Mycteria americana*) is a State-listed threatened species (TPWD 2009f). Nesting has been restricted to Florida, Georgia, and South Carolina. However, they may have formerly bred in Texas (FWS 2009b), but there are no breeding records since 1960 (TPWD 2009g). Wood storks forage in prairie ponds, flooded pastures or fields, ditches, and other shallow standing water, including saltwater. The birds usually roost communally in tall snags, sometimes in association with other wading birds (i.e., active rookeries). A distinct, non-listed population of wood storks breed in Mexico and then move into Gulf states in search of mud flats and other wetlands, even those associated with forested areas.

### Black bear

The black bear (*Ursus americanus*) is on the State endangered species list (TPWD 2009f) due to its similarity to the Louisiana black bear (subspecies *U. americanus luteolus*). The Louisiana black bear is Federally listed as threatened (FWS 2009a); it is not known to be found in Texas, although potential habitat exists in the eastern part of the state including Fannin County. Habitat for the black bear includes bottomland hardwoods and large tracts of inaccessible forested areas (TPWD 2009g).

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### Red wolf

The red wolf (*Canis rufus*) is State-listed as endangered (TPWD 2009f). Red wolves inhabited brush and forested areas, as well as the coastal prairies (Davis and Schmidly 1994). They formerly ranged throughout eastern Texas, but appear to now be extinct.

### **Building Impacts**

Building impacts would affect up to 2500 ac of land resulting in the permanent loss of 2000 ac of terrestrial habitat. Three-hundred ac would be required for permanent structures and facilities, and up to 1700 ac would be required for a new reservoir. Of the 300 ac that would be permanently affected at the plant site, approximately 220 ac are previously cleared land and 80 ac are forested. The reservoir would affect approximately 850 ac of forested land, 800 ac of previously cleared land, 50 ac of ponds and other water resources, and less than 1 ac of emergent wetlands (Table 9-9) (STPNOC 2010a). Only one small freshwater emergent wetland (0.9 ac) was identified within the affected area; this wetland occurs in the area identified for the main power plant area. (STPNOC 2010a) Additional acreage resulting in permanent losses would be associated with transmission corridors, pipelines, roads, and railroad access (STPNOC 2010a).

New transmission lines would be needed to connect the Red 2 site with existing transmission lines at the Valley Power Plant, 1.8 mi south. The likely route for new lines would traverse a distance of 5 mi and require a 200-ft-wide corridor, which would affect approximately 120 ac of land (STPNOC 2010a). The land along the theoretical corridor is a mixture of cleared land and forest (STPNOC 2009a). Once at the Valley Power Plant, it is assumed the lines would parallel the existing corridor (with potential need for expansion). Erection of the transmission towers and stringing of the lines would be expected to comply with all applicable laws, regulations, permit requirements, and BMPs (STPNOC 2010a). The building of new transmission line corridors would contribute to fragmentation of habitat.

In addition to the transmission lines, a 3.8-mi-long, 75-ft-wide corridor containing the cooling water intake and discharge pipelines between the Red River and new reservoir would be built. A 4.2-mi-long, 50-ft-wide rail corridor and a 2.2-mi-long, 75-ft-wide access road would also be needed. A total of 81 ac of land would be affected for these new corridors (STPNOC 2010a). The land surrounding the site is predominately cropland and non-native pasture and the review team assumes a large portion of the acreage needed for the road, pipeline, and rail corridors would be previously disturbed.

No site-specific reports on Federally or State-listed species were available for the Red 2 site. As noted above, three Federally listed and nine State-listed species occur in Fannin County and may potentially occur at the Red 2 site.

Building two new nuclear reactors at the Red 2 site would result in the permanent loss of approximately 2000 ac of terrestrial habitat including more than 900 ac of forested habitat and minimal loss of wetland habitat. However, the reservoir would provide additional waterfowl habitat. Clearing land for the transmission line corridor would increase habitat fragmentation along the 5-mi corridor. Other sources of impacts to terrestrial resources such as noise, increased risk of collision and electrocution, and displacement of wildlife would likely be temporary and result in minimal impacts to the resource. Building the two new units would noticeably alter the available terrestrial habitat.

### ***Operational Impacts***

Impacts on terrestrial ecological resources from operation of two new nuclear units at the Red 2 site include those associated with transmission system structures, and maintenance of transmission line corridors. Also, during plant operation, wildlife would be subjected to impacts from increased traffic. An evaluation of specific impacts resulting from building of transmission lines and transmission corridor maintenance cannot be conducted in any detail due to the lack of information, such as the locations of any new corridors that could result from transmission system upgrades. However, in general, impacts associated with transmission line operation consist of bird collisions with transmission lines, electromagnetic field (EMF) effects on flora and fauna, and habitat loss due to corridor maintenance.

Direct mortality resulting from birds colliding with tall structures has been observed (Erickson et al. 2005). Factors that appear to influence the rate of avian impacts with structures are diverse and related to bird behavior, structure attributes, and weather. Migratory flight during darkness by flocking birds has contributed to the largest mortality events. Tower height, location, configuration, and lighting also appear to play a role in avian mortality. Weather, such as low cloud ceilings, advancing fronts, and fog also contribute to this phenomenon. Waterfowl may be particularly vulnerable due to low, fast flight and flocking behavior (Brown 1993). Although additional transmission lines would be required for two new nuclear units at Red 2, increases in bird collisions directly attributable to these lines would be minor and would likely not be expected to cause a measurable reduction in local bird populations.

EMFs are unlike other agents that have an adverse impact (e.g., toxic chemicals and ionizing radiation) in that dramatic acute effects cannot be demonstrated and long-term effects, if they exist, are subtle (NIEHS 2002). A careful review of biological and physical studies of EMFs did not reveal consistent evidence linking harmful effects with field exposures (NIEHS 2002). The magnetic fields from many lines, at a distance of 300 ft are similar to typical background levels in most homes (NIEHS 2002). Thus, impacts of EMFs on terrestrial flora and fauna are of small significance at operating nuclear power plants, including transmission systems with variable numbers of power lines (NRC 1996). Since 1997, more than a dozen studies have been published that looked at cancer in animals that were exposed to EMFs for all or most of their

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lives (Moulder 2003). These studies have found no evidence that EMFs cause any specific types of cancer in rats or mice (Moulder 2003).

The impacts associated with corridor maintenance activities are loss of habitat due to cutting and herbicide application, and similar impacts where corridors cross floodplains and wetlands. The maintenance of transmission-line corridors could be beneficial for some species, including those that inhabit early successional habitat or use edge environments. Thus, corridor maintenance would not be expected to increase or contribute to cumulative effects.

The potential effects of operating two new nuclear reactors at the Red 2 site would be primarily associated with maintenance of transmission corridors and increased traffic. Operational impacts to terrestrial resources would be expected to be minimal.

### **Cumulative Impacts**

The impacts of building and operating two units at Red 2 were evaluated by the review team to determine the magnitude of their contribution to regional cumulative impacts on terrestrial ecological resources. The geographic area of interest for cumulative impacts (Figure 9-6) at Red 2 is the intersection of the East Central Texas Plains and Texas Blackland Prairies ecoregions and the Bois d'Arc Island watershed in Fannin and Grayson Counties. Activities related to building include loss of habitat due to clearing for building of the plant, and filling the reservoir. Past actions that have affected terrestrial resources include the construction of the Valley Power Plant approximately 2 mi south of the Red 2 site, in which about 300 ac were cleared for the plant; and the construction of the Trinity Materials mine approximately 12 mi from the Red 2 site (Table 9-8). Both of these actions changed the nature of terrestrial habitat, generally through grading, removing and covering the previous terrestrial features.

Present actions that affect terrestrial resources include construction related to the expansion of I-75, 14 mi west of the site (Table 9-8). The project is currently restricted to modifying on and off ramps, and disturbs relatively little area; however, future activity could involve expansion of the road to 6 lanes. At the Caddo-LBJ National Grasslands, habitat restoration work would remove about 200 ac of eastern red cedar (*Juniperus virginiana*) to allow for restoration of the traditional open grassland prairie.

There are several proposed future actions near the Red 2 site (Table 9-8). The first is the proposal to build the Pattillo Branch Power Plant approximately 3 mi south of the Red 2 site. This proposed facility would affect approximately 300 ac of terrestrial resources through land-clearing and construction activities, plus road and transmission corridors. The second proposal is for a reservoir on Bois d'Arc Creek northeast of Bonham Texas, approximately 20 mi east of the Red 2 site (Corps 2009). In addition to flooding 17,000 ac, two pipelines would be constructed for water delivery; one pipeline would be 29 mi from the reservoir, the other 14 mi away. Possible impacts to terrestrial and wetland resources from the power plant and

associated transmission line corridors would be habitat loss through removal of habitat components (e.g., trees, grassland, access to soil) and habitat fragmentation. The lake would inundate the Bois d'Arc Creek bottomland hardwoods area, which is designated as a Priority 4 habitat (TWDB 2001). The Bois d'Arc reservoir would convert a large terrestrial habitat to an aquatic habitat; there would be additional loss of terrestrial habitat through construction of pipeline corridors. Also, new transmission lines would add to those associated with the Valley Power Plant and the proposed Pattillo Branch Power Plant (Table 9-8). The increase in the number of transmission towers would not result in a noticeable increase in bird collisions. The proposed Lake Ralph Hall Reservoir (Table 9-8) is outside the geographic area of interest for terrestrial impacts at the Red 2 Site.

The review team is also aware of the potential for GCC affecting the terrestrial resources in the geographic area of interest. The future impact of GCC on plant and wildlife species and their habitats in the geographic area of interest is not precisely known. GCC effects near the Red 2 site could result in regional increases in the frequency of severe weather, decreases in annual precipitation, and increases in average temperature (GCRP 2009). The decrease in precipitation combined with increased temperatures and evaporation could result in more frequent droughts. Such changes in climate could alter and fragment terrestrial habitats (grasslands and wetlands, including prairie potholes) and could result in shifts in species ranges, diversity, and abundance in the geographic area of interest for the Red 2 site (GCRP 2009).

The potential cumulative impact to terrestrial resources within the area of interest given the two new reactors at the Red 2 site, the proposed power plant 3 mi south, and the 17,000-ac reservoir 20 mi northeast of the site would noticeably alter terrestrial resources. All these activities would remove or modify terrestrial habitats with the potential to affect important species living or migrating through the area. For the reasons discussed above in Building Impacts and Operational Impacts, the incremental contribution of building and operating the two new reactors at the Red 2 site to the cumulative impacts within the geographic area of interest would be substantial.

### **Summary**

Impacts to terrestrial ecology resources and wetland resources were estimated based in the information provided by STPNOC and the review team's own independent review. Two future activities in the region that would noticeably affect wildlife and wildlife habitat, in addition to the building and operation of two units at the Red 2 site, are the building of the Pattillo Branch Power Plant and the Lower Bois d'Arc Creek reservoir (Table 9-8). After building at the Red 2 site is complete, terrestrial ecological resources in areas that are temporarily disturbed are expected to return to predominantly preconstruction conditions. However, the development of a 1700-ac reservoir would permanently shift resources from terrestrial to aquatic. Additional impacts at the reservoir location and plant site would include the potential for affecting more

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than 900 ac of forested land, and the potential habitat loss for any protected species that could occur in the area. While there is uncertainty concerning the possible routing of a new transmission corridor, transportation, and pipeline corridors at the Red 2 site, the potential area affected is estimated to be relatively small (i.e., about 200 ac). Based on the information provided by STPNOC and the review team's independent evaluation, the review team concludes that the cumulative impacts within the area of interest on terrestrial plants and animals, including threatened or endangered species, and wildlife habitat in the region would be MODERATE. The creation of the Lower Bois d'Arc Creek reservoir is the primary reason for this impact level. However, the incremental contribution of building and operating the two new reactors at the Red 2 site to the cumulative impacts within the geographic area of interest would be significant.

### 9.3.2.4 Aquatic Resources

The following impact analysis includes impacts from building activities and operations. The analysis also considers other past, present, and reasonably foreseeable future actions that impact aquatic resources, including other Federal and non-Federal projects listed in Table 9-8. For the analysis of aquatic ecological impacts at the Red 2 site, the geographic area of interest is considered to be all parts of the Red River drainage between the Denison Dam (below Lake Texoma Reservoir) and the confluence of the Red River with the Kiamichi River.

At the Red 2 alternative site, aquatic resources are associated with the Red River, Brushy Creek, and the nearby drainages for Pattillo Branch, Sheep Creek, and Bois d'Arc Creek, as well as Valley Lake (Figure 9-5). The Red 2 site has been cleared for agriculture, and yet still supports numerous springs, intermittent streams, and ponds. The Red River flows through Fannin County downstream of Lake Texoma and is the border between Texas and Oklahoma. Flows in the Red River are maintained by releases from Lake Texoma Dam. While fishing is common in the clear waters of Lake Texoma, recreational fishing is popular in the Red River downstream of the dam (McCord 2009). Texas Water Quality Inventory lists chlorophyll-*a* concentrations at a level of concern in this portion of the river (TCEQ 2008). The reach of the river through Fannin County is not navigable for commercial vessels, but is used for recreational boating activities. In addition, there are numerous, intermittent streams and creeks that flow into the river (McCord 2009; STPNOC 2010a).

Valley Lake is a man-made reservoir on Brushy Creek that is owned and operated by Luminant Power. The lake's water is used for condenser cooling and other uses associated with the natural gas-fueled, Valley Power Plant (STPNOC 2010a). The lake is popular for recreational activities. As stated in Section 9.3.2.2, water from Valley Lake would not be available for cooling new nuclear units located at the Red 2 site (STPNOC 2010a).

Brushy Creek rises east of Valley Lake and flows north for 4 mi through the Red 2 site before emptying into the Red River. The creek crosses flat land surfaced by clay and sandy loams with

water-tolerant hardwoods, conifers, and grasses along the banks. The review team could not find any surveys of aquatic resources in Brushy Creek or the other drainages and ponds in the area. Flows in the smaller drainages are assumed to be intermittent and the resources would be dependent on seasonal flows.

Texas Parks and Wildlife Department (TPWD) has designated Bois d'Arc Creek an ecologically significant stream segment, from its confluence with the Red River upstream to its headwaters in east Grayson County. TPWD notes that the creek has significant habitat value (TPWD 2010).

Within the Red River drainage up and downstream of the Red 2 site there are a number of past, present and potential projects that could affect the aquatic resources (Table 9-8). Past actions include building the Valley Power Plant, excavation of the Trinity Materials (Hendrix Mine), and the wastewater treatment plants for the cities of Belles and Denison. There are two proposed projects in the region that would also affect aquatic resources in vicinity: the gas-powered Pattillo Branch Power Plant and the Lower Bois d'Arc Creek Reservoir (16,641 ac). In addition, the new nuclear units would require building water intake and discharge systems with associated pipelines from the Red River to the new site, inundation of a reservoir, and associated transmission corridors to connect with the existing power grid. Without having the specific plans for locating all facilities at the Red 2 site, the potential for impacts from building and operation of the new units to aquatic biota are likely to be those inhabiting the Red River, Valley Lake, Brushy Creek, springs, intermittent streams, ponds, and the nearby drainages for Bois d'Arc Creek, Sheep Creek, and Pattillo Branch.

### ***Non-Native and Nuisance Species***

No non-native or nuisance species have been recorded in the area as a problem. However, there are numerous nuisance aquatic species that TPWD considers to be ubiquitous across waterways in Texas. These species include: hydrilla (*Hydrilla verticillata*), water hyacinth (*Eichhornia crassipes*), and giant salvinia (*Salvinia molesta*). In addition, the Red River basin is known to have a number of non-native fish including: common carp (*Cyprinus carpio*), grass carp (*Ctenopharyngodon idella*), blacktail shiner (*Cyprinella venusta*), bullhead minnow (*Pimephales vigilax*), rudd (*Scardinius erythrophthalmus*), black buffalo (*Ictiobus niger*), black bullhead (*Ameiurus melas*), Western starhead topminnow (*Fundulus blairae*), redspotted sunfish (*Lepomis miniatus*), tadpole madtom (*Noturus gyrinus*), plains killifish (*Fundulus zebrinus*), yellow perch (*Perca flavescens*), and walleye (*Sander vitreus*) (Thomas et al. 2007; Hassan-Williams and Bonner 2009; TPWD 2009h).

### ***Important Species***

The Red River is popular for recreational fishing. The recreational fish species in the Red River and in Valley Lake include: alligator gar (*Atractosteus spatula*), several bass species (spotted bass (*Micropterus punctulatus*), largemouth bass (*M. salmoides*) and other bass hybrids),

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bluegill (*Lepomis macrochirus*), channel catfish (*Ictalurus punctatus*), and blue catfish (*I. furcatus*), white crappie (*Pomoxis annularis*), black crappie (*P. nigromaculatus*), golden shiners (*Notemigonus crysoleucas*), emerald shiners (*Notropis atherinoides*), and warmouth (*L. gulosus*). In addition, popular introduced sports fish include: striped bass (*Morone saxatilis*) and walleye. Commercial fishing along the reach of the Red River in Fannin County is limited to collection of bait fish, e.g., the Mississippi silvery minnow (*Hybognathus nuchalis*) (Thomas et al. 2007; Hassan-Williams and Bonner 2009). The centrachids (largemouth and spotted bass, bluegill, crappies, and warmouth) would all be found in lakes, rivers and smaller flowing tributaries. The bass and warmouth are top carnivores, whereas the bluegill and crappies are insectivores. Alligator gar and catfish are top carnivores and are found primarily in larger waterbodies, like rivers and reservoirs. The golden and emerald shiners, cyprinids species, are found in lakes, rivers and smaller flowing tributaries, feeding on various aquatic insects. The Mississippi silvery minnow would only be found in rivers and smaller tributaries where it feeds on soft substrate collecting algae and other organic matter (Thomas et al. 2007; Hassan-Williams and Bonner 2009).

There are no Federally listed aquatic species or designated critical habitat in the vicinity of the Red 2 site. However, TPWD has identified numerous rare and protected aquatic species in Fannin County. The State-listed rare and protected fish species include: Western sand darter (*Ammocrypta clara*), orangebelly darter (*Etheostoma radiosum*), goldeye (*Hiodon alosoides*), and taillight shiner (*Notropis maculatus*) (TPWD 2009i). These state rare and protected fish are thought to be in the Red River and its tributaries and could be found in the vicinity of the Red 2 alternative site (Thomas et al. 2007; Hassan-Williams and Bonner 2009). The State-listed threatened fish species include: blue sucker (*Cycleptus elongates*), creek chubsucker (*Erimyzon oblongus*), blackside darter (*Percina maculata*), paddlefish (*Polyodon spathula*), and shovelnose sturgeon (*Scaphirhynchus platyrhynchus*) (Table 9-11). Currently, blue suckers and paddlefish are not known to occur in the Red River above the confluence with the Kiamichi River, which is below the site (Thomas et al. 2009; Hassan-Williams and Bonner 2009). At one time, the shovelnose sturgeon was probably found throughout the river systems in Texas, but today, its distribution has been reduced to the Red River below Denison Dam (below Lake Texoma Reservoir). The distribution of the blackside darter is now restricted to the streams and tributaries of the Red River basin, where it feeds on various aquatic insects and crustaceans. The darter is known to migrate from feeding areas in small to medium rivers to spawning areas in small tributaries along riffle areas. The creek chubsucker is found in streams associated with the Red River, where it feeds on aquatic insects, mollusks and crustaceans. They may spawn in shallow areas over a variety of substrates (Thomas et al. 2007; Hassan-Williams and Bonner 2009; TPWD 2009i). There are no specific studies for these State-listed species in the vicinity of the Red 2 alternative site (STPNOC 2010a).

**Table 9-11.** State-Listed Aquatic Species that are Endangered, Threatened, and Species of Concern for Fannin County

Scientific Name	Common Name	State Status
<b>Fish</b>		
<i>Cycleptus elongates</i>	blue sucker	T
<i>Erimyzon oblongus</i>	creek chubsucker	T
<i>Percina maculata</i>	Blackside darter	T
<i>Polyodon spathula</i>	paddlefish	T
<i>Scaphirhynchus platyrhynchus</i>	shovelnose sturgeon	T

Source: State species information provided by TPWD (TPWD 2009d; 35 Texas Register 249)  
T = State Listed Threatened.

The State-listed rare and protected, non-fish species include a number of freshwater mussels: rock pocketbook (*Arcidens confragosus*), Wabash pigtoe (*Fusconaia flava*), plain pocketbook (*Lampsilis cardium*), White heelsplitter (*Lasmigona complanata*), common pimpleback (*Quadrula pustulosa*), pistolgrip (*Tritogonia verrucosa*), and fawnsfoot (*Truncilla donaciformis*). Not much is known about the distribution of these mussels in Fannin County. However, these types of freshwater mussels, known as unioid mussels, are found in various water flows, from fast moving riffles in streams to quiescent ponds. Each species has adapted to a particular flow regime. These unioid mussels have a larval stage called a glochidium. For glochidia to mature to juvenile mussels, they must live as a parasite in the gill tissues of a host fish. An important component to the distribution of freshwater mussels in various water bodies is associated with the relationship between the mussels and the host fish (Strayer 2008). However, for these mussel species the host fish species have not been identified.

### **Building Impacts**

Impacts of building a cooling water reservoir may be significant depending on the siting of the reservoir. At the Red 2 site, the building of a reservoir would flood portions of Brushy Creek (STPNOC 2010a). Impacts from onsite building activities that have the potential to cause erosion and sedimentation to the local water bodies would be controlled or minimized by the implementation of an SWPPP (STPNOC 2010a). During the site visit, observations of the site via public roads indicated that there are streams present that are either perennial or intermittent, and supply water to the major drainages (including Bois d'Arc Creek, Sheep Creek, and Pattillo Branch)(NRC 2009). There are no known surveys or studies of the aquatic resources within these drainages. Inundation of small flowing streams would affect those aquatic resources that have specific habitat requirements. Fish species that have habitat requirements associated with lotic systems (flowing water) are often replaced with species more suited to lentic environments (standing water) (Linam et al. 2002). Habitat for these lotic species would likely be lost when these water bodies are inundated with the reservoir, including any spawning areas for fish species that are dependent on flowing water, e.g., the blackside darter. Most freshwater mussel

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species are also adapted to a specific flow regime, and the inundation of stream environments for the reservoir could affect their distribution in the region (STPNOC 2010a; TPWD 2009i).

Assuming that aquatic species are ubiquitous in the Red River drainage, and that the habitat types provided by the drainages mentioned above are also represented elsewhere in the Red River drainage, the impacts from the building the cooling water reservoir would not destabilize the aquatic populations of the region.

New cooling water intake and discharge structures in addition to a cooling water reservoir would be required at the Red 2 site (STPNOC 2010a). Building of a new intake and discharge structure in the Red River would likely require dredging, pile driving, and other major alterations to the shoreline and benthic aquatic habitat. These activities would require permits from the Corps and the State of Texas. Building of these structures on the Red River would result in the temporary displacement of aquatic biota within the vicinity of both structures. It is expected that these biota would return to or recolonize the area after construction is complete. Sedimentation due to disturbances of the river bank and bottom during building activities could affect local benthic populations. However, the impacts on aquatic organisms would be temporary and largely mitigable through implementation of an SWPPP and by use of BMPs (e.g., silt screens) (STPNOC 2010a).

Building transportation routes (heavy haul road or railroad spur), transmission corridors, and pipelines for the Red 2 site would also result in the temporary displacement of aquatic biota. Locations for these systems have not been identified. Expansion of existing corridors is expected to result in minor environmental impacts, while building in new corridors could result in more significant impacts. Building these corridors would use BMPs to reduce impacts such that they would be temporary and localized (STPNOC 2010a).

Building the cooling water reservoir for the two new nuclear reactors at the Red 2 site would inundate onsite water bodies and flood a portion of Brushy Creek. The habitat for the aquatic resources would change, and since most species cannot adapt to the reservoir environment, the species would be lost to the site. Thus, the building of the cooling water reservoir would be noticeable but not destabilizing to the aquatic resources. Building the intake and discharge structures on the Red River and in the new reservoir would affect the aquatic communities but the areas would be recolonized after building of these structures was completed. Building of the transportation routes, transmission corridors, and pipelines would result in temporary and localized effects on aquatic communities.

### ***Operation Impacts***

To operate two new units at the Red 2 site, water rights for the Red River would have to be acquired. Currently, there are not sufficient water rights aggregated to a single point of diversion to support the water needed for the Red 2 site (Section 9.3.2.2). The Red River water levels and water quality in the vicinity of where an intake structure on the Red River could be located is

influenced by releases from Lake Texoma Reservoir. Instream flow studies necessary to maintain aquatic resources have not been evaluated for this reach of the river, and effects on aquatic resources associated with removal of water for the new reservoir are unknown.

Impingement, entrainment, and entrapment of organisms from the Red River and from a constructed reservoir would likely be the most significant impacts to the aquatic population that could occur from operation of two new nuclear units at the Red 2 site. STPNOC states that using a closed-cycle cooling system with a cooling water reservoir would consume a maximum of 50,000 ac-ft of water per year (STPNOC 2010a). While the Red River is considered to be saline and of poor water quality (STPNOC 2010a), the river is known to support populations of aquatic biota that have acclimated and thrived under those conditions (Thomas et al. 2007; Hassan-Williams and Bonner 2009; McCord 2009). EPA's design criteria for 316(b) Phase 1 regulations (66 FR 65255) for intake structures would minimize impacts to aquatic biota in the Red River. The design criteria include: (1) closed-cycle cooling system that meets the EPA's Phase I regulations for new facilities; (2) maximum through-screen velocity of 0.15 m/s (0.5 ft/s) at the cooling water intake; and (3) intake flow of less than or equal to 5 percent of the mean annual flow (STPNOC 2010a). Compliance with these regulations would minimize impingement, entrainment, and entrapment impacts to the aquatic biota.

Operational impacts associated with water quality, physical and thermal characteristics of the discharge cannot be determined without additional detailed analysis. The water quality of a cooling water reservoir could be maintained by addition of water from the Red River. A cooling water reservoir for the Red 2 site would likely evolve in a similar fashion to the MCR at the STP site, where, with time, the reservoir has developed similar aquatic resources to that in the lower Colorado River and acclimated to the discharges of the operating reactor units. Impacts to the Red River would depend on the type of cooling system for the new units, including the volume, frequency, and water characteristics of the discharge. These types of impacts can be addressed and minimized through operational procedures and the permitting process with TCEQ.

Operational impacts to aquatic biota from onsite activities and in the transmission line and pipeline corridors would also be minimal assuming BMPs are used for corridor maintenance. SWPPPs would ensure that impacts to biota from erosion and sedimentation would be minimal through the use of silt screens and controls for managing stormwater. These controls would be important for habitat quality and survival of benthic biota in the downstream drainages.

Based on operation of the cooling water system (CWS), impacts to aquatic communities in the Red River and reservoir could result from impingement, entrainment, and entrapment as well as thermal, chemical, and physical characteristics of the discharge. STPNOC commits to compliance with State and Federal regulations for operation of intake and discharge structures that would be protective of aquatic resources. Once a community is established in the new reservoir, long-term effects from operation of the CWSs are not expected to noticeably alter aquatic communities in the Red River and reservoir.

### ***Cumulative Impacts***

Within all parts of the Red River drainage between the Denison Dam (below Lake Texoma Reservoir) and the confluence of the Red River with the Kiamichi River, the local aquatic resources have adapted to the construction of Valley Lake for the Valley Power Plant, but may be affected by the building of future planned power plants. The aquatic resources of Brushy Creek and the Red River adapted to the construction of Valley Lake and the water needs for the Valley Power Plant. Valley Lake is open to the public for recreational fishing. In 2008, the Pattillo Branch Power Company, LLC, submitted a permit application to TCEQ for construction of a gas-powered electric-generating plant approximately 3 mi south of the Red 2 site (TCEQ 2009a). The construction of this plant would likely have similar impacts to the aquatic biota as those discussed for the building of the Red 2 site. If the proposed Pattillo Branch Power Plant also includes a reservoir, the cumulative loss of stream and drainage habitat would be greater than the loss of habitat from the Red 2 reservoir. In addition, these actions may affect water flow to Bois d'Arc Creek and degrade the biological function of this water body that is designated as an ecologically significant stream segment.

The Red River below Lake Texoma Reservoir has numerous tributaries, including Brushy Creek and Valley Lake. It is assumed that the proposed new Pattillo Branch Power Plant would divert additional water from the Red River. The TCEQ would evaluate as part of considering the aggregation of water rights for the Red 2 site if the instream flow in the Red River for the existing Valley Power Plant, the proposed Pattillo Branch Power Plant, and the two new units at Red 2 would be sufficient for protection of aquatic life (NRC 2009). If instream flows are insufficient for protection of aquatic life, TCEQ could make changes to available water rights, and that could affect the water availability for future power production facilities (NRC 2009). Of particular concern would be the potential to affect the State-listed species in the area, e.g., the shovelnose sturgeon that now has a distribution limited to the Red River (Thomas et al. 2007; Hassan-Williams and Bonner 2009; TPWD 2009i).

Continued urbanization and agricultural practices could affect aquatic communities in the Red 2 geographic area of interest in the foreseeable future. Expansion of urban areas in the Red River drainage could increase water use, decrease available water for aquatic resources, and increase nonpoint pollution. The effects of continued agricultural practices could result in additional habitat loss and/or degradation due to irrigation using surface waters and groundwater withdrawal, point and non-point source pollution, siltation, and bank erosion.

As mentioned in Section 9.3.2.3, GCC could result in regional increases in the frequency of severe weather, decreases in annual precipitation, and increases in average temperature (GCRP 2009). The decrease in precipitation combined with elevated water temperatures and evaporation could result in more frequent droughts, which could reduce aquatic habitat. Loss of habitat could cause shifts in species ranges, diversity, and abundance in the geographic area of interest for the Red 2 site (GCRP 2009). Specific predictions on potential impacts to aquatic

species and their habitat in this region resulting from GCC are inconclusive at this time. Because of the regional nature of climate change, the impacts related to GCC would be similar for all the alternative sites, as they are all in the Great Plains Region.

Based on building and operation of two new nuclear units at the Red 2 alternative site and other projects and influences in the region of influence for aquatic resources, the cumulative impacts would be noticeable but not destabilizing. All these activities would alter the aquatic habitats and potentially change the species composition and diversity in the affected water bodies. The incremental contribution of building and operating the two new reactors at the Red 2 site to the cumulative impacts within the geographic area of interest would be substantial.

### ***Summary***

STPNOC has indicated that building of a cooling water reservoir at the Red 2 site would inundate existing water bodies and destroy habitat for aquatic resources that are dependent on flowing water. The review team concludes that the impacts from building two new nuclear units at the Red 2 site would be noticeable but not destabilizing to the aquatic resources. The review team also concludes that the impacts from operation of two new units would be minimal. Based on the information provided by STPNOC and the review team's independent evaluation, the review team concludes that the cumulative impacts of building and operating two new reactors on the Red 2 site combined with other past, present, and future activities on most aquatic resources in the Red River drainage would be MODERATE. The incremental contribution of building and operating the two new reactors at the Red 2 site to the cumulative impacts within the geographic area of interest would be significant.

### **9.3.2.5 Socioeconomics**

The following impact analysis includes impacts from building activities and operations. The analysis also considers other past, present, and reasonably foreseeable future actions that impact socioeconomics, including other Federal and non-Federal projects listed in Table 9-8. For the analysis of socioeconomic impacts at the Red 2 site, the geographic area of interest is considered to be the 50 mi region centered on the Red 2 site with special consideration of Fannin and Grayson Counties as that is where the review team expects socioeconomic impacts to be the greatest. In evaluating the socioeconomic impacts of site development and operation at the Red 2 site near Savoy in Fannin County, the review team undertook a reconnaissance survey of the site using readily obtainable data from the Internet or published sources.

### ***Physical Impacts***

Many of the physical impacts of building and operation would be similar regardless of the site. Building activities can cause temporary and localized physical impacts such as noise, odor, vehicle exhaust, vibration, shock from blasting (if used), and dust emissions. The use of public

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roadways, railways, and waterways would be necessary to transport construction materials and equipment. Offsite areas that would support building activities (e.g., borrow pits, quarries, and disposal sites) would be expected to be already permitted and operational.

Potential impacts from station operation include noise, odors, exhausts, thermal emissions, and visual intrusions (the latter are discussed under aesthetics and recreation). New units would produce noise from the operation of pumps, cooling towers, transformers, turbines, generators, and switchyard equipment. Traffic at the site also would be a source of noise. Any noise coming from the proposed STP site would be controlled in accordance with standard noise protection and abatement procedures. This practice also would be expected to apply to all alternative sites, including the Red 2 site. Commuter traffic would be controlled by speed limits. Good road conditions and appropriate speed limits would minimize the noise level generated by the workforce commuting to the alternative site.

The new units at the Red 2 site would likely have standby diesel generators and auxiliary power systems. Permits obtained for these generators would ensure that air emissions comply with applicable regulations. In addition, the generators would be operated on a limited, short-term basis. During normal plant operation, new units would not use a significant quantity of chemicals that could generate odors that exceed odor threshold values. Good access roads and appropriate speed limits would minimize the dust generated by the commuting workforce. Based on the information provided by STPNOC and the review team's independent evaluation, the review team concludes that the physical impacts of building and operating two nuclear units at the Red 2 site would be minimal.

### ***Demography***

The Red 2 site is located in Fannin County, 3.7 mi north of the city of Savoy (2008 population 895) and 12.2 mi southeast of Denison (2008 population 24,001), approximately 20 mi east of Sherman (2008 population 38,077) and within 50 mi of the outer edges of the Dallas-Fort Worth (DFW) Metroplex (2008 population 6,300,006) (USCB 2009a). The Sherman-Denison metropolitan area (located in Grayson County) has an estimated 2008 population of 118,804 (USCB 2009b). After World War II, Fannin County's population declined up until the 1970s when it slowly began to rise again to its current 2008 population of 33,229 (TSHA 2009b).

STPNOC estimated the peak number of building workers would be 5950. Approximately 900 operations workers would also be onsite during the final phase of building activities (STPNOC 2010a). Based on assumptions in Section 4.4 concerning in-migration for Units 3 and 4 in Matagorda County, and for comparability with the analysis in that section, the review team assumed that 50 percent or 2975 construction workers would in-migrate. Because no information is available on where the workforce would live, the review team assumed that half of the plant workforce would move to Fannin County and the other half to Grayson County. Collin County and other counties nearer Dallas-Fort Worth would likely see an in-migration of workers

as well, but considering the large populations of these counties and the relatively small number of in-migrants they would be easily absorbed with no measurable impact. Eighty percent of in-migrating construction workers would bring a family. All operations workers would in-migrate and all would bring a family. A family size of 3.25 was used for construction workers for a total peak site development related population increase of 8330 (7735 in-migrating workers and family members and 595 workers without family). The average family size of 2.74 for the operating workforce (see Section 5.4) would result in a total in-migrating operations-related population of 2466 (900 operations workers plus family). Therefore, the total expected in-migrating population (site development and operations) at peak building would be 10,796.

Since the assumed in-migrating population during the building period would be less than 5 percent of the total population for Grayson County and 16 percent for Fannin County, the demographic impacts of site development are expected to be much less for Grayson County than for the smaller Fannin County. If the facility is constructed and commences operations, the operational workforce would number about 959 workers, 900 of whom would already be at the site during peak site development and are included in the above analysis, meaning that there would be very little demographic impact during operations in either county. Based on the information provided by STPNOC and the review team's independent evaluation, the review team concludes that the demographic impacts of building and operating two nuclear units at the Red 2 site would be noticeable mainly in Fannin County during the building period, because of the relatively significant ratio of in-migrating to resident population.

### ***Taxes and Economy***

Tax revenues to the local economies and the State would come in several different forms, as discussed in Sections 4.4 and 5.4. As described in Section 5.4.3.2, STPNOC estimates it would spend \$60 million on annual expenditures for goods and services related to the new units of which about 20 percent (\$12 million) would be spent locally (STPNOC 2010a). STPNOC estimated if the units were 100 percent taxable, annual franchise taxes for Units 3 would be \$4.7 to \$5.4 million and Unit 4 would have payments of \$3.9 to \$4.7 million per year, which would represent less than 1 percent of the State's annual franchise tax revenues.

Based on the assumptions and methodology detailed in Section 5.4.3.2, the review team estimated that annual property taxes would range from \$6.10 million to \$13.86 million, which would represent a 73 to 165 percent increase over the 2008 Fannin County taxes levied of \$8.4 million. STPNOC notes that local entities may also receive tax benefits from the hypothetical new reactors (STPNOC 2010a). Savoy Independent School District (ISD), for example, is the school district that encompasses the land on which the plant would be built and would be a likely recipient of considerable property tax benefits.

Economic impacts would be spread across the 50-mi region but would be greatest in Fannin County and to a lesser extent Grayson County. Fannin County per capita income for 2007 was

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\$25,258 and \$28,901 for Grayson County. The 2008 unemployment rate for Fannin County and Grayson County was 5.9 percent and 5.3 percent, respectively (Texas Association of Counties 2009a, b). The wages and salaries of the building and operations workforce would stimulate the economy and could result in increases in business activity, particularly in the retail and service sectors. This would have a positive impact on the business community and could provide opportunities for new businesses and increased job opportunities for local residents. Based on the information provided by STPNOC and the review team's independent evaluation, the review team concludes that the tax and economic impacts of building and operating two nuclear units at the Red 2 site would be significant and beneficial.

### ***Transportation and Housing***

Primary access to the site is from the south on U.S. Route 82 which runs between Sherman and Bonham. U.S. 82 is four-lanes in Grayson County but narrows to two-lanes before entering Fannin County. Commuters from Denison would use U.S. 69 to its intersection with U.S. 82. Other secondary roads serving the site are Farm-to-Market (FM) 1897, FM 1753 and FM 1752 (provides access to Valley Power Plant). All three of these roads are two-lanes and in good condition (STPNOC 2009a). The Red 2 site is accessed by a one lane unimproved road not maintained by Texas Department of Transportation (TxDOT) that would need major upgrades and a portion of FM 1752 that would need widening (STPNOC 2010a). The most likely pinch points would be the intersection of U.S. 69 and U.S. 82 and also at FM 1897 and FM 1752. Approximately 4.2 mi of rail would need to be constructed. The review team expects the transportation impacts from building a plant at the Red 2 site could be adverse and noticeable, may change traveler behavior, depending on commuter patterns of the workers at the Red 2 site and those at the Valley Power Plant (currently mothballed), and would warrant mitigation. Operation impacts would be significantly lower than the building phase impacts of traffic due to the much smaller workforce and because roads would have been improved during the building phase.

The U.S. Census Housing Profile for Fannin County estimated a total housing stock of 13,571 units with a rental vacancy rate of 8.5 percent. Approximately 2146 housing units were unoccupied at the time of the survey (USCB 2009c). The U.S. Census Housing Profile for Grayson County estimated a total housing stock of 51,733 units with a rental vacancy rate of 7.6 percent. Approximately 7103 housing units were unoccupied at the time of the survey (USCB 2009d). The review team expects that the in-migrating workforce could be absorbed into the existing housing stock in Grayson County and the region without a measureable impact, but the impacts to Fannin County could be more significant, given the small number of vacant housing units. Based on the information provided by STPNOC and the review team's independent evaluation, the review team concludes that the transportation and housing impacts of building and operating two nuclear units at the Red 2 site would be noticeable.

***Public Services and Education***

In-migrating construction workers and plant operations staff would likely impact local municipal water, wastewater treatment facilities, and other public services in the region. These impacts would likely be in proportion with the demographic impacts experienced in the region, unless these resources have excess capacity or are particularly strained during building, which would decrease or increase the impact, respectively. For example, the largest water treatment facilities in both Fannin County and Grayson County have water capacity available that is roughly two to five times current average daily consumption (EPA 2009b; TCEQ 2010a), so while Fannin County in particular may have to build considerable distribution infrastructure, neither county is likely to be water capacity limited. The in-migrating construction workers represent a small portion of the total population of Grayson County and would likely not have a noticeable impact on their public services. In the smaller Fannin County construction-related impacts could place a strain on some public services, based on the county's proportionally larger in-migrating population. During operations the impact on public services would likely be minimal in all areas.

Fannin County has nine independent school districts with 25 schools, and Grayson County has 13 independent school districts with 69 schools. The 2007-2008 student enrollments for Fannin and Grayson Counties are 5620 students and 21,081 students, respectively (NCES 2009). The review team expects a peak building-related increase of about 2537 students (1269 in each county). The in-migrating students would likely represent a noticeable but not significant impact to schools in Grayson County due to the 6 percent increase in overall students. However, the increase would be a 23 percent increase in the student population in Fannin County, where the review team expects the impact to be significant and potentially destabilizing to this school system. During operation, this impact on schools would be significantly less due to the lower number of in-migrating students. Based on the information provided by STPNOC and the review team's independent evaluation, the review team concludes that the public service and education impacts of building and operating two nuclear units at the Red 2 site would be significant.

***Aesthetics and Recreation***

Recreation in the area includes historic Texas Lakes Trail, Lake Davy Crockett Recreational Area, Caddo Wildlife Management Area (WMA) and Ray Roberts Lake State Park and WMA. These areas offer boat access, picnicking and camping. The Red 2 site is located near Valley Lake which supports the Valley Power Plant. Any recreation that occurs on Valley Lake is private but would be affected by building the nuclear plant (STPNOC 2010a). The building and operation of transmission lines to support the site also would have an aesthetic impact on the region. The NRC review team concludes that the visual impact associated with site development and operation of two tall, relatively isolated nuclear units on this site would have a noticeable impact on the visual aesthetic resources in the area. Impacts on aesthetic resources

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would not be destabilizing because these resources are already significantly affected by the presence of the nearby Valley Power Plant. The nuclear plant would not adversely affect boating access or access to picnicking or camping sites, therefore, it is expected that there would be minimal impacts on recreation. Based on the information provided by STPNOC and the review team's independent evaluation, the review team concludes that the aesthetic and recreation impacts of building and operating two nuclear units at the Red 2 site would be noticeable.

### ***Summary of Project-Related Socioeconomic Impacts***

Physical impacts on workers and the general public include impacts on existing buildings, transportation, aesthetics, noise levels, and air quality. Social and economic impacts span issues of demographics, economy, taxes, infrastructure, and community services. In summary, on the basis of information provided by STPNOC and the review team's independent evaluation, the review team concludes that the impacts of the building and operation of two nuclear units at the Red 2 site on socioeconomics would be minimal and adverse for Grayson County and most of the region but could be noticeable but not destabilizing for Fannin County in terms of transportation, housing, and public services and significant and potentially destabilizing for education impacts during the building phase. During operation, these impacts are expected to be minimal. The impacts on aesthetics are expected to be noticeable but not destabilizing. The impacts on the Fannin County economy and tax base during plant development and operation likely would be significant and beneficial.

### ***Cumulative Impacts***

For the analysis of socioeconomic impacts at the Red 2 site, the geographic area of interest is considered to be the 50-mi region centered on the Red 2 site with special consideration of Fannin and Grayson Counties as that is where the review team expects socioeconomic impacts to be the greatest. Fannin County has historically had an agricultural based economy centered mainly on cotton but during the late 20th century wheat was the only major crop to increase production as did several other small crops. Stock farming moved from milk cattle to beef cattle and Fannin County also saw an increase in banking and service businesses after World War II. With the opening of the first oilfield in Grayson County in the 1930s the local economy was changed. By 1970, the County was producing 120 million barrels of oil a day and became a manufacturing and trade center in the 1970's and 1980's with 50 percent of the labor force employed in these two sectors (TSHA 2009c). After World War II Fannin County's population declined up until the 1970s when it slowly began to rise again to its 2008 population of 33,229 (TSHA 2009b).

In addition to assessing the marginal socioeconomic impacts from the building and operations of two additional nuclear units on the Red 2 site, the cumulative impact is also considered. The cumulative analysis considers other past, present, and reasonably foreseeable future actions

that could contribute to the cumulative socioeconomic impacts on a given region, including other Federal and non-Federal projects and those projects listed in Table 9-8. For the analysis of socioeconomic impacts at the Red 2 site, the geographic area of interest is considered to be the 50-mi region centered on the Red 2 site.

The projects identified in Table 9-8 have or would contribute to the demographics, economic climate, and community infrastructure of the region and generally result in increased urbanization and industrialization. However, many impacts such as those on housing or public services are able to adjust over time, particularly with increased tax revenues. Furthermore, state and county plans along with modeled demographic projections include forecasts of future development and population increases. Because the other projects described in Table 9-8 do not include any significant reasonably foreseeable changes in socioeconomic impacts within 50 mi of the Red 2 site, the review team determined there would not be any significant additional cumulative socioeconomic impacts in the region from those activities. Any economic impacts associated with activities listed in Table 9-8 would have been considered as part of the socioeconomic baseline, except for the Pattillo Branch Power Company natural gas fired power plant near Savoy. The project reportedly would create “hundreds” of construction jobs and 25 to 30 operations jobs. The project would be completed in 2012 (North Texas eNews 2010b). For that reason, Pattillo site employment would be declining just as site employment at Red 2 would be beginning. Because of this timing and Pattillo’s relatively small size, the review team does not believe that the Pattillo plant would significantly exacerbate any socioeconomic impacts from the Red 2 site. The Lake Ralph Hall project represents another reasonably foreseeable activity in Fannin County and within 30 mi of the Red 2 site, as is Bois d’Arc Creek Reservoir, located within 20 mi of the Red 2 site. While these projects could impose additional socioeconomic impacts, the planned starting and completion dates and the level of activity for these projects are uncertain. Therefore, the review team concluded that for purposes of this alternative site analysis, the socioeconomic impacts of these projects could not be quantitatively evaluated. However, although the timing of the impacts is not known, the review team expects that the following effects may occur. The review team would expect temporary increases in economic activity, population and traffic during the building period; decreases in existing property tax base which may or may not be offset by values of recreational development and other improvements related to the reservoir. In addition, during reservoir operations, depending on the level of development (and population), there may be increases in the demand for infrastructure and community services. There is a possibility that recreational opportunities would increase.

The review team concludes that the physical impacts of the building and operation of a nuclear plant at the Red 2 site would be SMALL for the entire 50 mi region. Socioeconomic impacts would be SMALL and adverse for Grayson County and most of the region but could be MODERATE and adverse for Fannin County in terms of demographic, transportation, housing, public services, and aesthetics; and LARGE and adverse for education during the building phase. The impacts on the economy and tax base during plant building and operation likely

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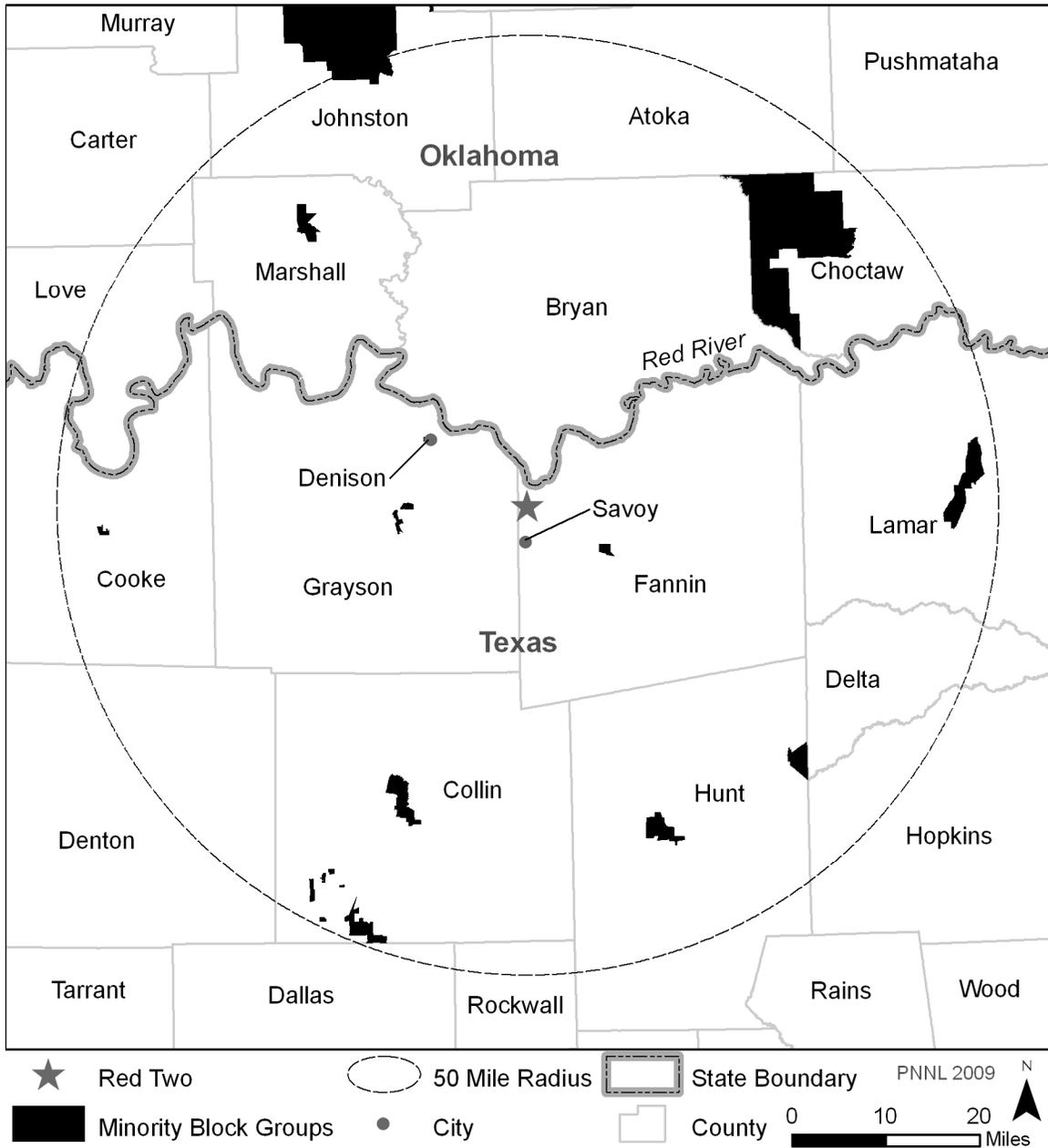
would be beneficial and LARGE in Fannin County but SMALL for the rest of the 50-mi region. Building and operating a new plant at the Red 2 site would make a significant, incremental contribution to these impact levels.

### 9.3.2.6 Environmental Justice

The following impact analysis includes impacts from building activities and operations. The analysis also considers other past, present, and reasonably foreseeable future actions that impact environmental justice, including other Federal and non-Federal projects listed in Table 9-8. The cumulative environmental justice impacts were assessed for the 50-mi region centered on the Red 2 site. In 2000, the 50-mi region around the Red 2 site was characterized as 5.7 percent Black, 1.7 percent American Indian and Alaskan Native, 3.6 percent Asian, 0.04 percent Hawaiian and Other Pacific Islander, 4.1 percent all other races, and 2.3 percent two or more races, 9.2 percent Hispanic or Latino and 6.5 percent low-income (STPNOC 2010a).

The review team identified a total of 631 census block groups within the 50-mi region (which included portions of Oklahoma), 41 of which were classified as minority populations, with one of them in Fannin County and seven of them in Grayson County (USCB 2000a, b). None of these populations are within 10 mi of the Red 2 alternative site. The review team also found 19 census block groups classified as low income in the 50-mi region, with none in Fannin County and 2 in Grayson County (USCB 2000c, d). None of these populations are within 10 mi of the Red 2 alternative site. See Figure 9-7 and Figure 9-8 for the location of minority or low-income populations within the 50-mi region. Almost all of the potential physical impacts of building and operation would occur within the vicinity of the Red 2 site and Figure 9-7 and Figure 9-8 show no minority or low-income block groups within 10 mi of the Red 2 site. The review team did not locate any minority or low-income populations downstream of the Red 2 site on Brushy Creek or the Red River within 50 mi of the Red 2 site. The review team's analysis did not find any information suggesting that minority or low-income populations in the area were dependent on natural resources that would be adversely affected by a nuclear power plant at the Red 2 site. Finally, the review team did not identify any potential pathways by which any building or operations activity could affect any minority and low-income populations outside of Fannin and Grayson Counties. The review team determined that for the Red 2 site there would be no disproportionately high and adverse impacts on minority or low-income populations from building and operating two nuclear units and therefore the environmental justice impacts can be characterized as minimal and adverse.

The projects identified in Table 9-8 likely did not or will not contribute to environmental justice impacts of the region. Based on information provided by STPNOC and the review team's independent evaluation, the review team concludes that there would likely not be any disproportionately high and adverse environmental justice cumulative impacts from building and operating two nuclear units at the Red 2 site and therefore any environmental justice-related impacts would be SMALL and adverse.



**Figure 9-7.** Block Groups with Minority Populations Meeting Environmental Justice Selection Criteria within 50 mi of the Red 2 Alternative Site (USCB 2000a,b)



### 9.3.2.7 Historic and Cultural Resources

The following impact analysis includes impacts from building activities and operations at the Red 2 site. The analysis also considers other past, present, and reasonably foreseeable future actions that may impact historic and cultural resources, including other Federal and non-Federal projects listed in Table 9-8. For the analysis of cultural impacts at the Red 2 site, the geographic area of interest is considered to be the APEs that would be defined for this site. This includes the physical APE, defined as the area directly affected by the site development and operation activities at the site and transmission lines, and the visual APE. The visual APE is defined as an additional 1-mi radius around the physical APE consistent with the discussion in Section 2.7 about the maximum distance from which the structures can be seen.

Reconnaissance activities in a cultural resource review have particular meaning. Typically, for example, it includes preliminary field investigations to confirm the presence or absence of cultural resources. However, in developing this EIS, the review team relied upon reconnaissance-level information to perform its alternative site evaluation, in accordance with ESRP 9.3 (NRC 2000). Reconnaissance-level information is data that are readily available from agencies and other public sources. It can also include information obtained through visits to the site area. To identify the historic and cultural resources at the Red 2 site, the following information was used:

- STPNOC ER (STPNOC 2010a) - including the Texas Historical Commission's (THC's) Texas Archeological Sites Atlas and
- NRC Alternative Sites Visit August 2009

The Red 2 site is a greenfield site located 1.8 mi north of the existing Valley Power Plant. Historically, the site and vicinity were largely undisturbed and likely contained intact archaeological sites associated with the past 10,000 years of human settlement. Over time, the area has been disturbed by rural development and cleared for agricultural purposes. Based on reconnaissance-level information, the physical and visual APEs if the proposed plant were to be sited at the Red 2 site do not appear to have any historic properties likely to be affected by building or operating new units. No archaeological and/or architectural surveys have been conducted at the Red 2 site.

Nine historic properties listed on the National Register of Historic Places are found in Fannin County, Texas, but all are located more than 10 mi away from the Red 2 site in towns within a protected area (Caddo National Grasslands). Six archaeological sites have been recorded along Valley Lake, within 2 mi of the Red 2 site. In addition, the Virginia Point Cemetery, which is still active, is located 0.75 mi west of the Red 2 site. Near the cemetery is a Texas Historic Landmark, the Virginia Point Methodist Church, the oldest church in Fannin County (STPNOC 2010a). Neither the cemetery nor the church is listed on the National Register. The project has the potential to affect resources through visual impacts from buildings and transmission lines.

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Should these two properties be subsequently listed on the National Register or additional properties be identified, then these impacts may result in significant alterations to the physical and visual landscape within the geographic area of interest.

To accommodate building two new nuclear generating units at the Red 2 site, STPNOC would need to clear approximately 800 ac for the main power plant site, approximately 81 ac for offsite transportation and pipeline corridors, and up to 1700 ac for a new reservoir (STPNOC 2010a). In the event that the Red 2 site was chosen for the proposed project, identification of cultural resources would be accomplished through cultural resource surveys and consultation with the State Historic Preservation Officer (SHPO) at THC, Tribes and interested parties. The results would be used in the site planning process to avoid cultural resources impacts. In the event significant cultural resources were identified by these surveys, the review team assumes that STPNOC would develop protective measures in a manner similar to those for the STP site. These procedures are detailed in STPNOC's Addendum #5 to procedure No OPGP03-ZO-0025 Rev. 12 (Unanticipated Discovery of Cultural Resources) (STPNOC 2008c); the procedures include notification of the SHPO at the THC and affected Tribe(s) or other parties depending on the nature of the find.

Section 9.3.2.1 describes the transmission line corridors. There are no existing transmission corridors connecting directly to the Red 2 site. However, there are multiple 345-kV transmission lines connecting to the Valley Power Plant (STPNOC 2010a). A new transmission corridor would need to be created to connect the Red 2 site to these lines. In the event that the Red 2 site was chosen for the proposed project, the review team assumes that transmission corridor-related cultural resource surveys and procedures would be conducted in a manner similar to that for the STP site. In this context, the developer of transmission systems in the region, Oncor, would file an Environmental Assessment with the Public Utility Commission of Texas (PUCT) outlining practices to consider community, historic, and aesthetic values and prudent avoidance. During construction of such systems, should Oncor or its contractors encounter any archaeological artifacts or other cultural resources, work would halt immediately in the vicinity of the resource, the discovery would be reported to the THC, and Oncor would take action as directed by the THC. The established practice of conducting cultural and historic surveys as part of the Environmental Assessment and process for communicating with the THC for inadvertent discoveries ensures that offsite cultural and historic resources would be protected.

Past actions in the geographic area of interest that have similarly affected historic and cultural resources include rural development and agricultural development and activities associated with these land disturbing activities such as road development. No current or planned projects were identified in Table 9-8 that may contribute to cumulative impacts on historic and cultural resources in the geographic area of interest.

Activities associated with building two nuclear units and supporting facilities that can potentially destabilize important attributes of historic and cultural resources include land clearing,

excavation, and grading activities. Given STPNOC's site planning process and no known cultural resources at the Red 2 site based on reconnaissance-level information, the impacts to cultural resources due to site development activities would be negligible.

Additionally, visual impacts from transmission lines may result in significant alterations to the visual landscape within the geographic area of interest. Given that there are no known cultural resources where the historic setting and character of the resources are important, the visual impacts would be negligible. The review team assumes that the transmission system developer, i.e., Oncor, would continue to consider cultural and historic resources and associated aesthetic values in a manner consistent with the preparation of Environmental Assessments needed to support its filings before the PUCT before an approval is granted.

Impacts on historic and cultural resources from operation of two new nuclear generating units at the Red 2 site include those associated with the operation of new units and maintenance of transmission corridors. The review team assumes that the same procedures currently used by STPNOC would be used for onsite and offsite maintenance activities. Consequently, the incremental effects of the maintenance of transmission-line corridors and operation of the two new units and associated impacts on the cultural resources would be negligible for the physical and visual APEs.

The geographic area of interest for cumulative impacts to historic and cultural resources at Red 2 corresponds to the physical and visual APEs defined for the site. None of the activities identified in Table 9-8 are located in the geographic area of interest and none would significantly affect historic and cultural resources in a manner similar to those associated with the operation of two new units.

Cultural resources are non-renewable; therefore, the impact of destruction of cultural resources is cumulative. Based on the information provided by the applicant and the review team's independent evaluation, the review team concludes that the cumulative impacts from building and operating two new nuclear generating units on the Red 2 site would be SMALL. This impact level determination reflects no known cultural resources that could be affected; STPNOC's site planning process, and no current or planned projects in the geographic area of interest, including the physical and visual APEs. However, if the Red 2 site was to be developed, then cultural resource surveys may reveal important historic properties that could result in greater cumulative impacts.

#### **9.3.2.8 Air Quality**

The following impact analysis includes impacts from building activities and operations. The analysis also considers other past, present, and reasonably foreseeable future actions that impact air quality, including other Federal and non-Federal projects listed in Table 9-8. The

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geographic area of interest for the Red 2 site is Fannin County, which is in the Metropolitan Dallas-Fort Worth Intrastate Air Quality Control Region (40 CFR 81.39).

The emissions related to building and operating a nuclear power plant at the Red 2 alternative site would be similar to those at the STP site. The air quality attainment status for Fannin County as set forth in 40 CFR 81.344 reflects the effects of past and present emissions from all pollutant sources in the region. Fannin County is not out of attainment of any National Ambient Air Quality Standard.

The atmospheric emissions related to building and operating a nuclear power plant at the STP site in Matagorda County, Texas, are described in Chapters 4 and 5. The criteria pollutants were found to have a SMALL impact. In Chapter 7, the cumulative impacts of the criteria pollutants at the STP site were evaluated and also determined to be MODERATE principally because of a nearby major source; absent that source, the cumulative impacts would be SMALL.

Reflecting on the projects listed in Table 9-8, the most significant are the Valley Power Plant and the Pattillo Branch Power Plant. Effluents from power plants such as these are typically released through stacks and with significant vertical velocity. Other industrial projects listed in Table 9-8 would have de minimis impacts. Given that these projects would be subject to institutional controls, it is unlikely that the air quality in the region would degrade to the extent that the region is in nonattainment of National Ambient Air Quality Standards.

The air quality impact of Red 2 site development would be local and temporary. The distance from building activities to the site boundary would be sufficient to generally avoid significant air quality impacts. There are no land uses or projects, including the aforementioned sources, that would have emissions during site development that would, in combination with emissions from the Red 2 site, result in degradation of air quality in the region.

Releases from operation of two units at the Red 2 site would be intermittent and made at low levels with little or no vertical velocity. The air quality impacts of the Valley Power Plant are included in the baseline air quality status. The air quality impacts of the Pattillo Branch Power Plant would be similar to the air quality impacts discussed in Section 9.2.2.2, which could be noticeable but not destabilizing. The cumulative impacts from emissions of effluents from the Red 2 site and the aforementioned sources could be noticeable but not destabilizing.

The cumulative impacts of greenhouse gas emissions related to nuclear power are discussed in Section 7.6. The impacts of the emissions are not sensitive to location of the source. Consequently, the discussion in Section 7.6 is applicable to a nuclear power plant located at the Red 2 site. The review team concludes that the national and worldwide cumulative impacts of greenhouse gas emissions are noticeable but not destabilizing. The review team further

concludes that the cumulative impacts would be noticeable but not destabilizing, with or without the greenhouse gas emissions of the project at the Red 2 site.

Cumulative impacts to air quality resources are estimated based in the information provided by STPNOC and the review team's independent evaluation. Other past, present and reasonably foreseeable future activities exist in the geographic areas of interest (local for criteria pollutants and global for greenhouse gas emissions) that could affect air quality resources. The cumulative impacts on criteria pollutants from emissions of effluents from the Red 2 site, other projects, and the Valley Power Plant and the Pattillo Branch Power Plant could be noticeable but not destabilizing, principally as a result of the contribution of these two sources. The national and worldwide cumulative impacts of greenhouse gas emissions are noticeable but not destabilizing. The review team concludes that the cumulative impacts would be noticeable but not destabilizing, with or without the greenhouse gas emissions from the Red 2 site. The review team concludes that cumulative impacts from other past, present, and reasonably foreseeable future actions on air quality resources in the geographic areas of interest would be SMALL to MODERATE for criteria pollutants and MODERATE for greenhouse gas emissions. The incremental contribution of impacts on air quality resources from building and operating two units at the Red 2 site would be insignificant for both criteria pollutants and greenhouse gas emissions.

#### **9.3.2.9 Nonradiological Health**

The following impact analysis includes impacts from building activities and operations. The analysis also considers other past, present, and reasonably foreseeable future actions that impact nonradiological health, including other Federal and non-Federal projects listed in Table 9-8. For the analysis of nonradiological health impacts at the Red 2 alternative site, the geographic area of interest is considered to include projects within a 5-mi radius from the site's center based on the localized nature of the impacts. For impacts associated with transmission lines, the geographic area of interest is the transmission line corridor.

The building activities that have the potential to impact the health of members of the public and workers include exposure to dust and vehicle exhaust, occupational injuries, noise, and the transport of construction materials and personnel to and from the site. The operation-related activities that have the potential to impact the health of members of the public and workers includes exposure to etiological agents, noise, EMFs, and impacts from the transport of workers to and from the site.

#### ***Building Impacts***

Nonradiological health impacts to construction workers and members of the public from building two new nuclear units at the Red 2 site would be similar to those evaluated in Section 4.8 for the STP site. The impacts include noise, vehicle exhaust, dust, occupational injuries, and

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transportation accidents, injuries, and fatalities. Applicable Federal and State regulations on air quality and noise would be complied with during the site preparation and building phase. The incidence of construction worker accidents would not be expected to be different from the incidence of accidents estimated for the STP site. The Red 2 site is located in a rural area and nonradiological health impacts from building would likely be negligible on the surrounding populations.

The ER (STPNOC 2010a) indicated that there may be significant impacts on the transportation network in the vicinity of the Red 2 site and mitigation would be warranted. The impacts in the vicinity of the Red 2 site include traffic associated with the existing Valley Power Plant. Interactions between the traffic destined for the Red 2 site nuclear power plant project and the Valley Power Plant are likely to increase the nonradiological health effects from traffic accidents in the vicinity of the Red 2 site. The additional injuries and fatalities from traffic accidents involving transportation of materials and personnel for building of a new nuclear power plant at the Red 2 site would be similar to those evaluated in Section 4.8.3 for the STP site and would represent a small fraction (less than 5 percent) of the total traffic fatalities in Fannin County.

Past actions in the geographic area of interest that have similarly affected the public and workers from nonradiological resources include the construction of the Valley Power Plant and a wastewater treatment facility for the City of Bells. There are no major current construction projects in the geographic area of interest that would cumulatively impact nonradiological health.

Proposed future actions that would impact nonradiological health in a similar way to development at the Red 2 site would include the proposed Pattillo Branch Power Plant, transmission line development and/or upgrading throughout the designated geographic area of interest, and future urbanization.

### ***Operational Impacts***

Nonradiological health impacts from operation of two new nuclear units on occupational health and members of the public at the Red 2 site would be similar to those evaluated in Section 5.8 for the STP site. Occupational health impacts to workers (e.g., falls, electric shock or exposure to other hazards) at the Red 2 site would likely be the same as those evaluated for workers at two new units at the STP site. Exposure to the public from water-borne etiological agents at the Red 2 site would be similar to the types of exposures evaluated in Section 5.8.1, and the operation of the new units at the alternative sites would not likely lead to an increase in water-borne diseases in the vicinity. Noise and EMF exposure would be monitored and controlled in accordance with applicable Occupational Safety and Health Administration (OSHA) regulations. Effects of EMF on human health would be controlled and minimized by conformance with National Electrical Safety Code (NESC) criteria and adherence to the standards for transmission systems regulated by the Public Utility Commission of Texas (PUCT). Nonradiological impacts

of traffic associated with the operations workforce would be less than the impacts during building. Mitigation measures taken during building to improve traffic flow would also minimize impacts during operation of a new unit.

The past and present activities in the geographic areas of interest that would have nonradiological impacts to the public or workers similar to those discussed for the Red 2 site include the Valley Power Plant and the wastewater treatment facility for the City of Bells. In the future, these facilities, the proposed Pattillo Branch Power Plant, transmission line systems, and future urbanization would have nonradiological impacts to the public and workers, and these impacts would be similar to those described for the proposed two new units at the Red 2 site.

The review team is also aware of the potential climate changes that could affect human health; a recent compilation of the state of the knowledge in this area (GCRP 2009) has been considered in the preparation of this EIS. Projected changes in the climate for the region include an increase in average temperature and a decrease in precipitation, which may alter the presence of microorganisms and parasites in any reservoir that would be used. The review team did not identify anything that would alter its conclusion regarding the presence of etiological agents or change in the incidence of water-borne diseases.

### ***Summary***

Based on the information provided by STPNOC and the review team's independent evaluation, the review team expects that nonradiological health impacts from building and operation of two new units at the Red 2 alternative site would be similar to the impacts evaluated for the STP site. While there are other past, present and future activities in the geographic area of interest that could affect nonradiological health in ways similar to the building and operation of two units at the Red 2 site, the impacts would be localized and managed through adherence to existing regulatory requirements. The review team concludes, therefore, that cumulative impacts would be SMALL.

#### **9.3.2.10 Radiological Impacts of Normal Operations**

The following impact analysis includes impacts from building activities and operations for two nuclear units at the Red 2 alternative site. The analysis also considers other past, present, and reasonably foreseeable future actions that impact radiological health, including other Federal and non-Federal projects listed in Table 9-8. As described in Section 9.3.2, Red 2 is a greenfield site; there are currently no nuclear facilities on the site. The geographic area of interest is the area within a 50-mi radius of the Red 2 site. There are no major facilities that result in regulated exposures to the public or biota within the 50-mi radius of the Red 2 site. However, there are likely to be hospitals and industrial facilities within 50 mi of the Red 2 site that use radioactive materials.

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The radiological impacts of building and operating the proposed two advanced boiling water reactor (ABWR) units at the Red 2 site include doses from direct radiation and liquid and gaseous radioactive effluents. These pathways would result in low doses to people and biota offsite that would be well below regulatory limits. These impacts are expected to be similar to those estimated for the STP site. The NRC staff concludes that the dose from direct radiation and effluents from hospitals and industrial facilities that use radioactive material would be an insignificant contribution to the cumulative impact around the Red 2 site. This conclusion is based on data from the radiological environmental monitoring programs conducted around currently operating nuclear power plants.

Based on the information provided by STPNOC and the NRC staff's independent analysis, the NRC staff concludes that the cumulative radiological impacts from building and operating the two proposed ABWRs and other existing and planned projects and actions in the geographic area of interest around the Red 2 site would be SMALL.

### **9.3.2.11 Postulated Accidents**

The following impact analysis includes radiological impacts from postulated accidents from operations for two nuclear units at the Red 2 alternative site. The analysis also considers other past, present, and reasonably foreseeable future actions that impact radiological health from postulated accidents, including other Federal and non-Federal projects and those projects listed in Table 9-8. As described in Section 9.3.2, the Red 2 site is a greenfield site; there are currently no nuclear facilities on the site. The geographic area of interest considers all existing and proposed nuclear power plants that have the potential to increase the probability-weighted consequences (i.e., risks) from a severe accident at any location within 50 mi of the Red 2 site. There are no existing or proposed reactors that have the potential to increase the probability-weighted consequences (i.e., risks) from a severe accident at any location within 50 mi of the Red 2 Site.

As described in Section 5.11.1, the NRC staff concludes that the environmental consequences of design basis accidents (DBAs) at the STP site would be minimal for ABWRs. DBAs are addressed specifically to demonstrate that a reactor design is robust enough to meet NRC safety criteria. The ABWR design is independent of site conditions, and the meteorology of the Red 2 and STP sites are similar; therefore, the NRC staff concludes that the environmental consequences of DBAs at the Red 2 site would be minimal.

Because the meteorology, population distribution, and land use for the Red 2 alternative site are expected to be similar to the proposed STP site, risks from a severe accident for an ABWR reactor located at the Red 2 alternative site are expected to be similar to those analyzed for the proposed STP site. These risks for the proposed STP site are presented in Tables 5-18 and 5-19 and are well below the median value for current-generation reactors. In addition, estimates of average individual early fatality and latent cancer fatality risks are well below the

Commission's safety goals (51 FR 30028). On this basis, the NRC staff concludes that the cumulative risks of severe accidents at any location within 50 mi of the Red 2 alternative site would be SMALL.

### 9.3.3 Allens Creek

This section covers the review team's evaluation of the potential environmental impacts of siting a new two-unit nuclear power plant at the Allens Creek site in southeastern Texas. The site is located within a rural area of Austin County approximately 4 mi north of Wallis and 7 mi southeast of Sealy. Allens Creek is a greenfield site that was set aside for a nuclear power plant and cooling reservoir in the early 1970s in a proposal by the Houston Lighting and Power Company. Although the project was subsequently cancelled, a Final Environmental Statement for the proposed nuclear power plant was issued by the United States Atomic Energy Commission (AEC 1974). When appropriate, this report is used as a resource in the evaluation of Allens Creek as an alternative site. The majority of the site is currently owned by the City of Houston and the Brazos River Authority. NRG Energy Inc. still owns 1722 ac of the site which would encompass the location of the power block, related facilities, and switchyard for siting new nuclear units (STPNOC 2010a).

The following sections include a cumulative impact assessment conducted for each major resource area. The specific resources and components that could be affected by the incremental effects of the proposed action if implemented at the Allens Creek site and other actions in the same geographic area were considered. This assessment includes the impacts of NRC-authorized construction and operations and impacts of preconstruction activities. Also included in the assessment are other past, present, and reasonably foreseeable future Federal, non-Federal, and private actions that could have meaningful cumulative impacts when considered together with the proposed action if implemented at the Allens Creek site. Other actions and projects considered in this cumulative impact analysis are described in Table 9-12.

Water for cooling and other plant uses would be from the Allens Creek Reservoir as currently proposed by the BRA. If the BRA reservoir is not constructed, a smaller reservoir at the same location would be constructed as part of the nuclear power plant project. The analysis of cumulative impacts for the Allens Creek site discussed below assumes the Allens Creek Reservoir is constructed by the BRA. Impacts associated with a smaller reservoir would be less than those anticipated for the proposed reservoir and are therefore not considered separately.

Because the STP site is approximately 60 mi from Allens Creek, it is beyond the geographic area of interest for all resource areas with the exception of accidents. The only other nuclear power plant currently operating in Texas is Comanche Peak. The Comanche Peak plant is more than 200 mi from Allens Creek and therefore is also not included in the cumulative impact analysis. The proposed nuclear power plant in Victoria County is approximately 95 mi from Allens Creek and therefore was only considered in the accident analysis.

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**Table 9-12.** Past, Present, and Reasonably Foreseeable Future Projects and Other Actions Considered in the Allens Creek Alternative Site Cumulative Analysis

<b>Project Name</b>	<b>Summary of Project</b>	<b>Location</b>	<b>Status</b>
<b>Energy Projects</b>			
W.A. Parish Electric Generating Station	Nine-unit, 3653-MW coal- and gas-fired plant	About 30 mi southeast of Allens Creek site	Operational <sup>(a)</sup>
South Texas Project	Two 1265 MW(e) Westinghouse pressurized water reactors	About 60 mi south of Allens Creek site	Operational. STPNOC submitted an application for renewal of the operating licenses for Units 1 and 2 in October 2010. If granted, the operating licenses would be extended for 20 years, or until 2047 for Unit 1 and 2048 for Unit 2. <sup>(b)</sup>
Victoria County Station	One or more large-scale power reactors	About 95 mi southwest of Allens Creek site	Proposed. Exelon Generation submitted an application to NRC for an Early Site Permit in March 2010. <sup>(c)</sup>
<b>Transportation Projects</b>			
Highway construction	Construction of a 11.9-mi new location, four-lane, controlled access toll road from United States Highway (US) 290 to State Highway (SH) 249 in Harris County, Texas	Approx 40 mi from Allens Creek site	Proposed. Final EIS issued June 2009. <sup>(d)</sup>
<b>Parks and Nature Preserve Facilities</b>			
Texas Independence Trail	Driving route within the Texas Independence Trail region	Throughout the region near site	Development likely limited at specific points along the trail <sup>(e)</sup>
Stephen F. Austin State Historical Park	Activities include picnicking, camping, fishing, hiking, and nature and historical tours	About 10 mi north of Allens Creek site	Development likely limited within this park <sup>(f)</sup>
Attwater Prairie Chicken National Wildlife Refuge	Home to one of the last populations of the critically endangered Attwater's prairie-chicken	Closest parcel of land is 5 mi west of Allens Creek site	Development likely limited within this refuge <sup>(g)</sup>

Table 9-12. (contd)

Project Name	Summary of Project	Location	Status
Brazos Bend State Park	Activities include camping, picnicking, hiking, biking, equestrian, and fishing at six lakes	About 20 mi southeast of Allens Creek site	Development likely limited within this park <sup>(h)</sup>
<b>Other Actions/Projects</b>			
Allens Creek Reservoir	9500-ac municipal water supply reservoir on Allens Creek proposed by Brazos River Authority	At the Allens Creek site	Proposed. Construction is expected to begin by 2018. <sup>(i)</sup>
US Steel Tubular Products Inc. – Bellville Operations Division	Line pipe and tubular goods manufacture	About 20 mi northwest of Allens Creek site	Operational <sup>(j)</sup>
Hudson Products Corporation	Design and manufacture air-cooled heat exchanger equipment to serve the oil, gas and petrochemical processing industries	About 10 mi southeast of Allens Creek site	Operational <sup>(k)</sup>
Frito Lay – Rosenberg Facility	Food manufacturer	About 20 mi southeast of Allens Creek site	Operational <sup>(l)</sup>
Acme Brick, San Felipe Plant, Sealy	Brick and structural clay tile manufacture	About 10 mi north-northwest of Allens Creek site	Operational <sup>(m)</sup>
Waste Water Treatment Plants	Numerous plants	Within 30 mi radius of site	Operational
Future Urbanization	Construction of housing units and associated commercial buildings; roads (such as the I-69 Corridor project), bridges, and rail; construction of water- and/or wastewater- treatment and distribution facilities and associated pipelines, as described in local land-use planning documents.	Throughout region	Construction would occur in the future, as described in state and local land-use planning documents <sup>(n)</sup>

## Environmental Impacts of Alternatives

**Table 9-12.** (contd)

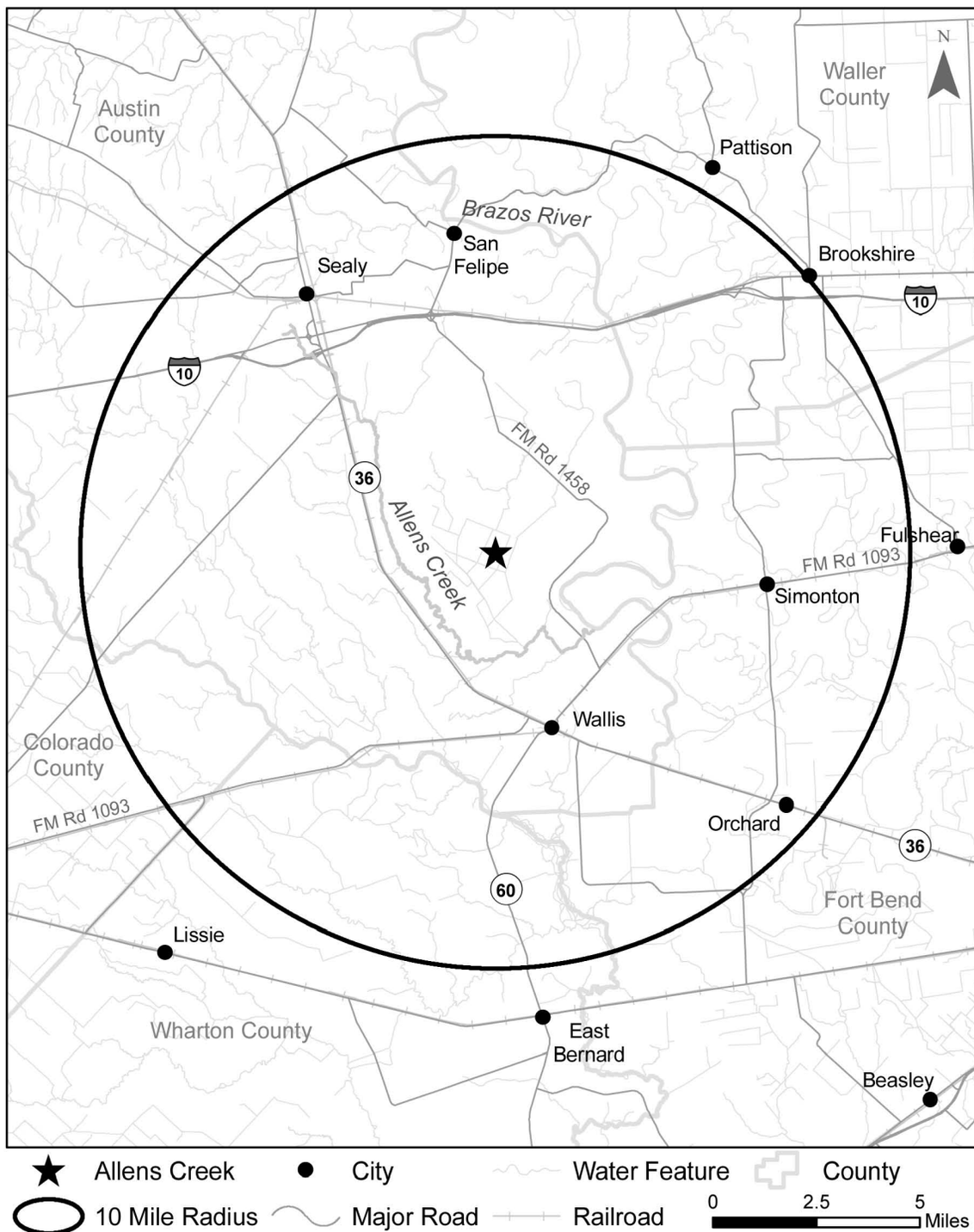
<b>Project Name</b>	<b>Summary of Project</b>	<b>Location</b>	<b>Status</b>
Various hospitals and industrial facilities that use radioactive materials	Medical and other isotopes	Within 50 mi	Operational in nearby cities and towns
(a) Source: EPA 2009l (b) Source: STPNOC 2010c (c) Source: Exelon 2010 (d) Source: USDOT 2009 (e) Source: STPNOC 2009a (f) Source: TPWD 2009n (g) Source: STPNOC 2009a (h) Source: TPWD 2009o (i) Source: Brazos River Authority 2010 (j) Source: USS 2009 (k) Source: Hudson Products 2009 (l) Source: EPA 2009m (m) Source: EPA 2009n (n) Source: TxDOT 2010			

### 9.3.3.1 Land Use

The following impact analysis includes impacts from building activities and operations. The analysis also considers other past, present, and reasonably foreseeable future actions that impact land use, including other Federal and non-Federal projects and those projects listed in Table 9-12. For this analysis, the geographic area of interest for considering cumulative impacts is the 10-mi region surrounding the Allens Creek site. This area of interest was selected to include the primary communities (e.g., Sealy) that would be affected by the proposed project if it were located at the Allens Creek site. Figure 9-9 shows the location of the Allens Creek site and surrounding communities.

The Allens Creek site is a greenfield site located in an unincorporated area of Austin County, Texas, 4.4 mi north of Wallis and 7.3 mi southeast of Sealy (STPNOC 2010a). There is no current zoning applicable to the site.

In 1973, Houston Lighting and Power applied to the NRC for construction permits for a new, two-unit nuclear power plant at the site. The application was ultimately withdrawn in 1982 (HMRC 2009). The City of Houston and the Brazos River Authority later acquired the land for a water storage reservoir to be built on Allens Creek, a tributary of the Brazos River. Currently, the Brazos River Authority plans to construct a 9500-ac reservoir at the site to serve the future water needs of the City of Houston and surrounding communities. Construction is expected to begin in 2018 (Brazos 2009). This analysis assumes the reservoir would be a source of cooling water for new nuclear units sited at Allens Creek.



**Figure 9-9.** Allens Creek Alternative Site and 10-mi Radius

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If the Brazos River Authority does not construct the planned reservoir, an alternative reservoir would be needed for plant cooling. Alternatively, water could potentially be withdrawn directly from the Brazos River.

The land area affected by building two nuclear generating units at the Allens Creek site would be approximately 800 ac for the main power plant site and up to 9500 ac for the new, multi-use reservoir (STPNOC 2010a). Land-use impacts would also occur to divert water to the plant and return discharge water to Allens Creek and for road and rail access.

In 1973, the majority of the Allens Creek site was cleared of the native hardwood vegetation, and an extensive system of drainage ditches was constructed which allowed much of the area to be used to farm row crops. Much of the Allens Creek site is open cropland and pasture, but hardwood riparian areas and bluff forests exist along the Brazos River and Allens Creek. Major crops grown in the area include corn, cotton, sorghum, and hay. Uncleared and partially cleared land is used to graze cattle (STPNOC 2010a).

The Allens Creek site is not in the geographic area covered by the TCMP (TCMP 2009); therefore, the CZMA does not apply to this site.

Three new transmission line corridors would likely be needed to connect the Allens Creek site to the three closest 345-kV lines in the area. The Allens Creek site is approximately 20 mi west of the 345-kV connection at the O'Brien Substation, 30 mi northwest of the 345-kV line between W.A. Parish power plant and the Hill Substation, and 35 mi northeast of the 345-kV line between Holman and Hill substations. The total combined distance for new corridors would be approximately 85 mi. Farmlands that would become part of a corridor could generally continue to be farmed. Based on 85 mi of corridor and a 200-ft corridor width, installation of new transmission corridors would impact approximately 2000 ac (STPNOC 2010a).

Future urbanization in the geographic area of interest and GCC could contribute to decreases in open lands, wetlands, and forested areas. Urbanization in the vicinity of the Allens Creek site would alter important attributes of land use. Urbanization would reduce natural vegetation and open space, resulting in an overall decline in the extent and connectivity of wetlands, forests, and wildlife habitat. GCC could decrease precipitation, causing more frequent droughts when combined with increased evaporation in the geographic area of interest for the Allens Creek site (GCRP 2009). Reduced water supply and increased temperatures could reduce crop yields and livestock productivity (GCRP 2009), which might change portions of agricultural and ranching land uses in the area of interest. However, existing parks, reserves, and managed areas would help preserve open lands, wetlands, and forested areas to the extent that they are not adversely affected by droughts. Future urbanization trends and direct changes resulting from GCC could noticeably alter land uses in the geographic area of interest.

Based on the information provided by STPNOC and the review team's independent review, the review team concludes that the cumulative land-use impacts of constructing and operating two new nuclear generating units at the Allens Creek site would be MODERATE. This conclusion reflects the substantial amount of land (800 ac for the main power plant site; up to 9500 ac for the new, multi-use reservoir; and approximately 2000 ac for transmission corridors) that would be needed if the proposed reservoir is built and two new nuclear units were sited at the Allens Creek site, and land use changes from increased urbanization and potential effects of GCC. Building and operating two new nuclear units at the Allens Creek site would be a significant contributor to the MODERATE impact.

### **9.3.3.2 Water Use and Quality**

The following impact analysis includes impacts from building activities and operations. The analysis also considers other past, present, and reasonably foreseeable future actions that impact water use and quality including other Federal and non-Federal projects listed in Table 9-12. The Allens Creek site is located in rural Austin County in southeastern Texas. Development of this site for two nuclear units would require the building of a water reservoir on the Allens Creek site supplied with water from the Brazos River.

Geographic areas of interest are the surface water in the drainage basin of the Brazos River upstream and downstream of the likely intake and outfall structures and the Allens Creek drainage, and for groundwater the aquifers upgradient and downgradient of the site. These regions are of interest because they represent the water resource potentially affected by the proposed project if it were located at the Allens Creek site.

As stated in Section 2.3.2, water use in Texas is regulated by the Texas Water Code. As established by Texas Water Code, surface water belongs to the State of Texas (Texas Water Code, Chapter 11, Section 11.021). The right to use surface waters of the State of Texas can be acquired in accordance with the provisions of the Texas Water Code, Chapter 11. In Texas, surface water is a commodity. Since the Brazos River Basin is currently heavily appropriated, future water users in this basin would likely only obtain surface water by purchasing or leasing existing appropriations. Regarding groundwater, Texas law has allowed landowners to pump the water beneath their property without consideration of impacts to adjacent property owners (NRC 2009). However, Chapter 36 of Texas Water Code authorized groundwater conservation districts to help conserve groundwater supplies. Chapter 36, Section 36.002, Ownership of Groundwater, states that ownership rights are recognized and that nothing in the code shall deprive or divest the landowners of their groundwater ownership rights, except as those rights may be limited or altered by rules promulgated by a district. Thus, groundwater conservation districts with their local constituency offer groundwater management options (NRC 2009). Existing projects in the State have appropriations to use water for their requirements. The review team expects that future projects, including the proposed units, if they were to be built

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and operated at the Allens Creek site, would operate within the limits of these existing surface water and groundwater appropriations.

As stated in Section 7.2.1, the GCRP has compiled the state of knowledge in climate change. This compilation has been considered in the preparation of this EIS. The projections for changes in temperature, precipitation, droughts, and increasing reliance on aquifers within the Brazos River Basin are similar to those in the Colorado River Basin (GCRP 2009). Such changes in climate would result in adaptations to both surface water and groundwater management practices and policies that are unknown at this time.

There are currently 1368 water rights owners in the Brazos River Basin, with total water rights of 4,350,000 ac-ft/yr that are categorized as industrial, irrigation, or mining users (TCEQ 2009a). According to TCEQ's water availability maps, unappropriated flows in the Lower Brazos River Basin for a perpetual water rights permit are available 0 to 50 percent of the time in Austin County (TCEQ 2009b). The water availability maps do not show the quantity of available water for a new appropriation (TCEQ 2009b).

The Texas Water Development Board, in the 2007 State Water Plan, has estimated that groundwater supplies of more than 1.6 million ac-ft/yr would be available from 2010-2060 in the Gulf Coast Aquifer that is shared by 54 counties and approximately 100,000 ac-ft/yr in the Brazos River Alluvium Aquifer that is shared by 13 counties (TWDB 2006a). The Bluebonnet Groundwater Conservation District (BGCD) has estimated the amount of usable groundwater in the district as approximately 107,289 ac-ft/yr based on 2001 Region H and Region G Water Plans (BGCD 2004). The estimated groundwater availability of the Gulf Coast and Brazos River Alluvium aquifers within the district are approximately 53,259 and 10,307 ac-ft/yr (BGCD 2004). The TWDB reported that wells in the Gulf Coast Aquifer support pumping rates from less than 100 to more than 3000 gpm and those in the Brazos River Alluvium Aquifer support pumping rates of 250 to 500 gpm. The estimated groundwater use within the district is approximately 23,214 ac-ft/yr (BGCD 2004).

### Building Impacts

The review team assumed that no surface water would be used to build the proposed units at the Allens Creek site so there would be no impact on surface water use. This assumption is consistent with the analysis done for the STP site and the other alternative sites.

The impacts on surface water quality from building potential units at the Allens Creek alternative site would be limited to stormwater runoff that may enter nearby streams and rivers. Additionally, treated sanitary wastewater may be discharged to these streams and rivers. Building impacts would be limited by the duration of these activities, and therefore, would be temporary. The State of Texas prohibits the unauthorized discharge of waste into or adjacent to water in the state (Texas Water Code, Chapter 26, Section 26.121). The discharge of waste

may be authorized under a general or individual permit (Texas Water Code, Chapter 26). These permits may require an SWPPP that includes BMPs appropriate for the site (TCEQ 2003; STPNOC 2010a). Implementation of BMPs should minimize impacts to wetlands and surface-water bodies near the Allens Creek alternative site. Therefore, the water quality impacts on wetlands and water bodies near the Allens Creek alternative site related to building the proposed new units would be temporary and minimal.

The review team assumes that the groundwater use for building activities at the Allens Creek site would be identical to the proposed groundwater use for the STP site (STPNOC 2009a) because the site would utilize units similar to those proposed for the STP site and the building activities would also be similar. Monthly normalized groundwater use for the STP site ranges up to 491 gpm (792 ac-ft/yr) (see Table 3-4). STPNOC stated that groundwater would be used for potable and sanitary use, concrete batch plant operation, concrete curing, dust suppression and cleaning, placement of engineered backfill, and piping hydrotests and flushing (STPNOC 2010a).

The Allens Creek alternative site is located in Texas GMA 14 and the BGCD. Since publication of the draft EIS, GMA 14 adopted desired future conditions for its aquifers including the Gulf Coast and Brazos River Alluvium aquifers; however, managed available groundwater reports for the aquifers have not been issued (TWDB 2010c, BGCD 2010). STPNOC has suggested the Gulf Coast and the Brazos River Alluvium aquifers as the potential sources of groundwater. Based on the available information, the review team determined that the groundwater that would be used to build proposed units at the Allens Creek alternative site would be less than 2 percent of the available groundwater from the Gulf Coast and the Brazos River Alluvium aquifers within the BGCD. Based on standard practice, the review team concluded that the drawdown from pumping the aquifers could be minimized during building-related groundwater pumping using an appropriately designed well system. The review team concluded, based on available information, that the impact of groundwater use for building related activities at the Allens Creek site would be minimal.

The review team found that groundwater in the Gulf Coast Aquifer system is reported to be of good quality underlying Austin County (TWDB 2006a). Levels of total dissolved solids (TDS) in the Chicot, Evangeline, and Jasper Aquifers of the Gulf Coast Aquifer system are all shown as less than 1000 mg/L. The review team concludes that wells completed in the Gulf Coast Aquifer system should produce good quality groundwater. During building of any potential units at the Allens Creek alternative site, impacts to groundwater quality may occur from leaching of spilled effluents into the subsurface. BMPs would be in place during building activities and therefore the review team concluded that any spills would be quickly detected and remediated. In addition, impacts would be limited by the duration of these activities, and therefore, would be temporary. Because any spills would be quickly detected and remediated and the activities

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causing the spill would be temporary, the review team concluded that the groundwater-quality impacts from building at the Allens Creek site would be minimal.

### Operational Impacts

STPNOC estimated that a two-unit plant, operated at the Allens Creek alternative site using a closed-cycle cooling system that would employ a cooling water reservoir would consume a maximum of 50,000 ac-ft of water per year. STPNOC identified the Brazos River as the likely source of cooling water at the Allens Creek alternative site. STPNOC currently does not own the necessary water rights. STPNOC would acquire existing Brazos River water rights that are currently being used for industrial, irrigation, and mining use. Based on the total water rights currently issued for the Brazos River Basin, STPNOC would need to acquire a minimum of 1.1 percent of these water rights (STPNOC 2010a).

At the Allens Creek site, the BRA has plans to create a 9500-ac reservoir for multiple uses, including water supply. The proposed reservoir would supply water to the City of Houston and a portion of the water would be owned by the BRA. Currently, construction of the reservoir is scheduled to begin in 2018 and be completed by 2030. STPNOC would need to acquire sufficient water rights in the proposed reservoir and would need the building of the reservoir to begin earlier to support operation of potential units at the Allens Creek alternative site (STPNOC 2010a).

According to TCEQ staff, the water rights for the proposed reservoir at Allens Creek have already been permitted (NRC 2009). Therefore, the aggregation of these water rights that STPNOC would need to acquire at the potential plant site would not be of concern. However, the review team determined that the reservoir's water rights are currently allocated for municipal use. The acquisition of these water rights for potential new nuclear units at the Allens Creek alternative site could displace municipal users. The Allens Creek site is located in Austin County, which is part of Region H. The projected water demand for municipal users in Region H for 2010 is 897,600 ac-ft and is estimated to grow to 1,480,300 ac-ft in 2060 (TWDB 2006a). The needed water supply for municipal users in Region H for 2010 is 69,700 ac-ft and projected to grow to 518,600 ac-ft in 2060. The proposed reservoir at Allens Creek is estimated to supply 97,400 ac-ft. The cooling water demand of approximately 50,000 ac-ft/yr for potential units at the Allens Creek alternate site would result in an increased need for municipal uses in Region H. The review team determined, therefore, that the surface water use impacts of operations at the Allens Creek site would be noticeable but not destabilizing.

During the operation of a potential plant at the Allens Creek alternative site, impacts to surface water quality could result from stormwater runoff, discharges of treated sanitary and other wastewater, blowdown from service water cooling towers, and periodic discharges from the cooling water reservoir into the Brazos River. As mentioned above, the State of Texas may

require STPNOC to obtain a general or individual permit for the discharge of stormwater (Texas Water Code, Chapter 26). These permits may require an SWPPP that includes BMPs appropriate for the site (TCEQ 2001; STPNOC 2010a). Any discharges of sanitary and other wastewaters and cooling water reservoir discharges would be controlled by the State of Texas under a TPDES permit. The State of Texas limits the quantity and quality of discharges to surface water bodies while accounting for concurrent discharge and quality conditions within the surface water body. These permit conditions would also account for designated uses of the receiving surface water body. The review team expects that the conditions placed on operations of any potential new nuclear units at the Allens Creek site would be similar to those currently placed on the existing facilities at the STP site (see Section 5.2.3.1). Therefore, the review team concluded that the operational impact on surface water quality of the Brazos River would be minimal because the discharge quantity and quality would be controlled.

The proposed Units 3 and 4 would use approximately 975 gpm (1572 ac-ft/yr) of groundwater during normal operations and approximately 3434 gpm (5538 ac-ft/yr) during maximum demand conditions (STPNOC 2010a). STPNOC stated that the expected groundwater use for Units 3 and 4 are assumed to also apply to alternative sites (STPNOC 2009a). However, for maximum operation demand periods, STPNOC assumes that a temporary increase in the rate of surface water use would be available.

The review team determined that the groundwater use at the Allens Creek alternative site during operations would not be unreasonable because the alternative site would utilize units similar to those proposed for the STP site.

As stated above, since publication of the draft EIS desired future conditions for the Gulf Coast and Brazos River Alluvium aquifers were adopted by GMA 14; however, estimates of the managed available groundwater have not been adopted (TWDB 2010c, BGCD 2010). The BGCD has estimated the amount of usable groundwater in the district as approximately 107,289 ac-ft/yr based on 2001 Region H and Region G Water Plans (BGCD 2004). The estimated groundwater availability of the Gulf Coast and Brazos River Alluvium aquifers within the district are approximately 53,259 and 10,307 ac-ft/yr (BGCD 2004). Based on the available information, the review team determined that the groundwater use for the operation of proposed units at the Allens Creek alternative site would be 2.5 percent of the available groundwater from the Gulf Coast and the Brazos River Alluvium aquifers within the BGCD. During operation of any potential plant at the Allens Creek alternative site, some drawdown of the Brazos River Alluvium and the Gulf Coast Aquifers could be expected. Based on standard hydrogeologic practice, the amount of drawdown in the aquifers from groundwater pumping during operation could be limited by installing multiple, appropriately-spaced wells because groundwater would be withdrawn from a large area resulting in smaller drawdown. Therefore, because groundwater use would be a relatively small fraction of the available groundwater, there is available capacity (BGCD 2004), and drawdown could be controlled, the review team concluded that the impact of operational groundwater use at the Allens Creek site would be minimal.

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During the operation of a potential plant at the Allens Creek alternative site, impacts to groundwater quality could result from potential spills. Spills that might affect the quality of groundwater would be prevented and mitigated by BMPs. As noted above, groundwater in the Gulf Coast Aquifer system underlying Austin County is of good quality (TWDB 2006a). Because any spills would be quickly detected and remediated through the use of BMPs and no intentional discharge to groundwater should occur, the review team concludes that the groundwater-quality impacts from operations at the Allens Creek site would be minimal.

### Cumulative Impacts

In addition to water use and water quality impacts from building and operations activities, cumulative analysis considers past, present, and reasonably foreseeable future actions that impact the same environmental resources. For the cumulative analysis of impacts on surface water, the geographic area of interest for the Allens Creek site is considered to be the drainage basin of the Brazos River upstream and downstream of the intake and outfall structures including the Allens Creek drainage because this is the surface water resource that would be affected by the proposed project if it were located at the Allens Creek site. Key actions that have past, present and future potential impacts to water supply and water quality in the Brazos River Basin include the existing W.A. Parish Electric Generating Station and numerous sewage treatment facilities.

### Cumulative Water Use

The only surface-water-use impacts of building and operating a nuclear power plant at this site are the demands occurring during operation. The projected consumptive surface water use of the two units is expected to be about 50,000 ac-ft/yr or less than 1.1 percent of the total water rights of 4,350,000 ac-ft/yr currently held by 1368 water rights owners in the Brazos River Basin. Past and present water withdrawals, reflected by the water rights held in the Brazos River Basin, have used the waters of the river. Currently, unappropriated flows in the Lower Brazos River Basin are available for a perpetual water rights permit less than half of the time during a typical year. The surface water use for the proposed units, if they were to be built at the Allens Creek site, is already granted by TCEQ and held by the City of Houston and the Brazos River Authority. Reasonably foreseeable future actions in the Brazos River Basin, primarily the predicted estimated population growth of 77 percent between 2010 and 2060 (TWDB 2006a), could noticeably alter, but due to water management strategies, not destabilize, the surface water resource. Water management strategies could include conservation, wastewater reuse, system operation of the Brazos River Authority reservoirs, desalination, reservoir augmentation, and new reservoirs, among other strategies (TWDB 2006c). The impacts of other projects listed in Table 9-12 would have little or no impact on surface water use.

Groundwater-use impacts of building and operating a nuclear power plant at this site are characterized by the groundwater demand at the STP site, and those use levels are 491 gpm (792 ac-ft/yr) during building activities, a normal operation demand of 975 gpm (1572 ac-ft/yr),

and a maximum operation demand of 3434 gpm (5538 ac-ft/yr) (STPNOC 2010a). However, for maximum operation demand periods, STPNOC assumes that a temporary increase in the rate of surface water use would be available. During building and normal operation of two nuclear units at the Allens Creek site, the possibilities exist that STPNOC could (1) a new groundwater permit and associated wells, (2) access to existing groundwater production from wells in the vicinity of the plant, and (3) use of imported water primarily for potable use onsite (STPNOC 2009a). With regard to the groundwater resource available to all past, present, and future projects, the BGCD (2004) estimates groundwater availability of 63,566 ac-ft/yr and groundwater use of 23,214 ac-ft/yr within the BGCD for the Gulf Coast and Brazos River Alluvium aquifers. The review team concludes there is a net surplus of groundwater available within the BGCD.

The review team is also aware of the potential for GCC affecting the water resources available for closed-cycle cooling and the impact of reactor operations on water resources for other users. The impact of GCC on regional water resources is not precisely known, however it may result in decreases in precipitation and increases in average temperature (GCRP 2009). Such changes could further stress regional water resources. However, the impacts related to GCC would be similar for all the alternative sites.

Historically, the waters of the Brazos River Basin have been used extensively. The region has a planning, allocation, and development system in place to manage the use its limited surface water supplies. These efforts are described in the Regional and State Water Plans (TWDB 2006a, b, c). The operation of the proposed units at the Allens Creek site would result in noticeable but not destabilizing impact on surface water use in the region. Future growth would also result in noticeable but not destabilizing impact on surface water use in the region. Therefore, the review team concludes that cumulative impacts to surface water use would be MODERATE. However, building and operating the proposed plant at the Allens Creek site would not be a significant contributor to these water-use impacts because the water rights are already held by the City of Houston and the Brazos River Authority.

As indicated above, groundwater would be used during the building and operation of two nuclear units at the Allens Creek site. Because alternatives are available to supplying the needed groundwater (i.e., new groundwater wells, acquired groundwater permits, and import of potable water), a potential reduction in new groundwater demand, and the available groundwater resource, the review team concludes there would not be a substantial impact to other nearby users of groundwater. As such, the review team concludes that cumulative impacts to groundwater use would be SMALL. The impacts of other projects listed in Table 9-12 would have little or no impact on surface water and groundwater use.

#### Cumulative Water Quality

Point and nonpoint sources in the river basin have affected the water quality of the Brazos River. Water quality information presented above for the impacts of building and operating the

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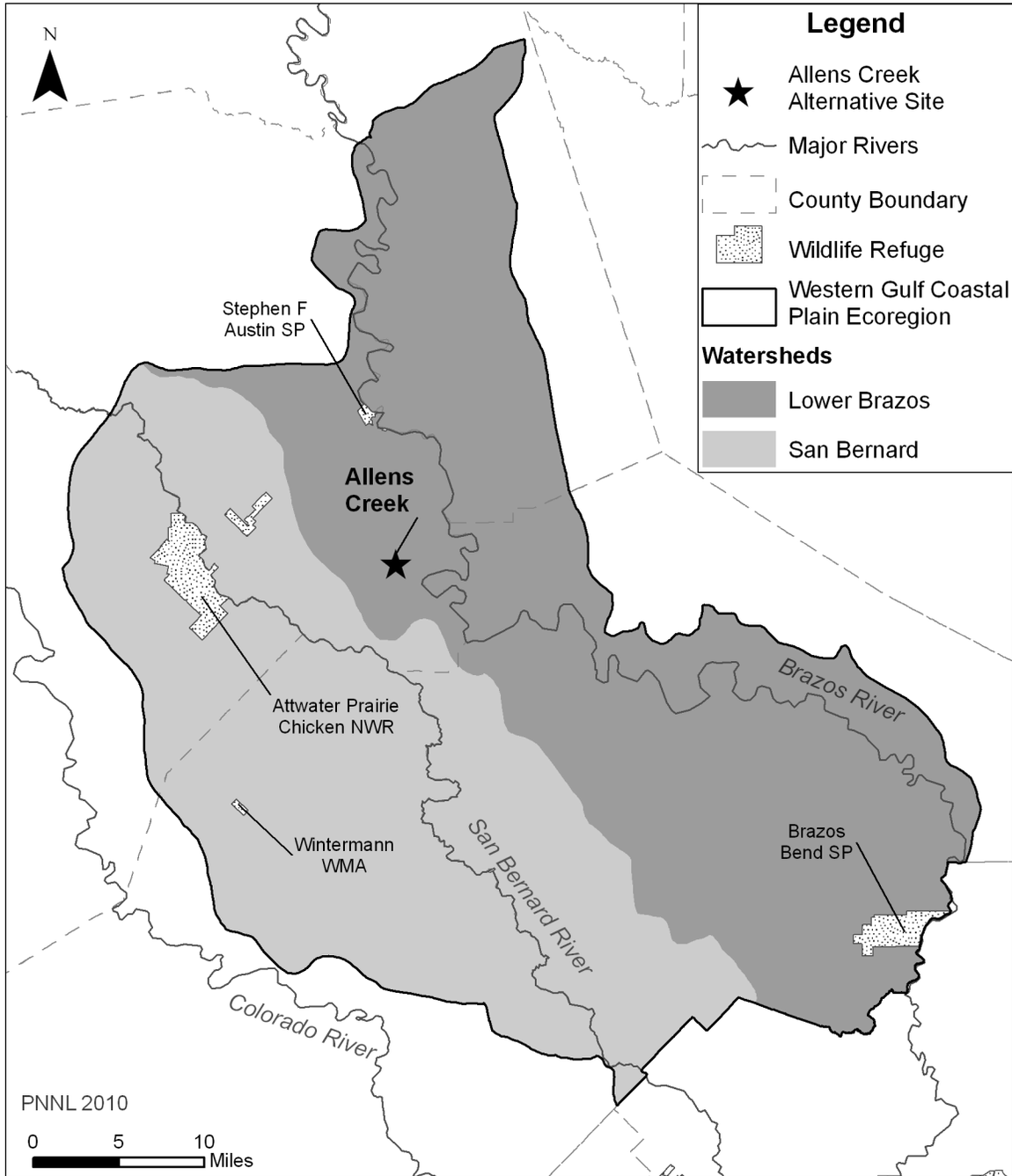
new units at the Allens Creek site would also apply to evaluation of cumulative impacts. The State of Texas may require an applicant to obtain a general or individual permit for discharge of stormwater (Texas Water Code, Chapter 26). These permits may require an SWPPP that includes BMPs appropriate for the site (TCEQ 2001, 2003; STPNOC 2010a). The State of Texas would also issue TPDES permits for the discharge of sanitary and other wastewaters, including blowdown from service water cooling towers and cooling water reservoir discharges, before operation of the units at the Allens Creek site. Effluent discharges through TPDES-permitted outfalls, such as those from the W.A. Parish Electric Generating Station and sewage treatment plants, are required to comply with the Clean Water Act. Such permits are designed to protect water quality. Therefore, the review team concluded that the cumulative impact on surface water quality of the receiving water body would be SMALL. The impacts of other projects listed in Table 9-12 would have little or no impact on surface water quality.

The review team also concludes that with the implementation of BMPs, the impacts of groundwater quality from building and operating two new nuclear units at the Allens Creek site would likely be minimal. The individual impacts from other projects listed in Table 9-12 would have little or no impact on regional groundwater quality because of the local nature of groundwater withdrawals and their associated impacts. Therefore, the cumulative impact on groundwater quality would be SMALL.

### 9.3.3.3 Terrestrial and Wetland Resources

The following impact analysis includes impacts from building activities and operations. The analysis also considers other past, present, and reasonably foreseeable future actions that impact terrestrial and wetland resources, including other Federal and non-Federal projects listed in Table 9-12. For the analysis of terrestrial ecological impacts, the geographic area of interest is considered to be intersection of the Western Gulf Coastal Plains ecoregion with the Lower Brazos and San Bernard watersheds within Austin, Colorado, Wharton, Waller and Fort Bend Counties (Figure 9-10). This area is expected to encompass the ecologically relevant landscape features and species.

Austin County is in the Coastal Prairie subprovince of the Gulf Coastal Plains ecoregion (UT 1996). The Coastal Prairie of Texas is a tallgrass prairie similar to the tallgrass prairie of the Great Plains (TPWD 2009a). Trees are uncommon except along streams and in oak mottes (i.e., groves) (UT 1996). Nearly 1000 plant species have been identified in the Coastal Prairie and it provides habitat for wintering waterfowl and spring neotropical migratory birds (TPWD 2009b). It is home to the Federally endangered Attwater's prairie chicken (*Tympanuchus cupido attwateri*) and is the exclusive wintering ground of the whooping crane (*Grus americana*). Plants in this ecoregion include trees such as oak (*Quercus* spp.), elm (*Ulmus* spp.), mulberry (*Morus* sp.), cedar (*Juniperus* sp.) and pine (*Pinus* spp.); grasses such as bluestem (*Andropogon* sp.) and cordgrass (*Spartina* sp.). Almost all of the coastal prairies have been converted to cropland, rangeland, pasture, or urban uses.



**Figure 9-10.** Geographic Area for the Analysis of Cumulative Impacts to Terrestrial Resources Within the Western Gulf Coast Plains Ecoregion in the Lower Brazos and San Bernard watersheds within Austin, Colorado, Wharton, Waller, and Fort Bend Counties

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The terrain at the Allens Creek site varies from rolling hills in the northern, western, and central sections to a nearly level coastal prairie in the south where site is located (STPNOC 2010a). Currently, the site is mostly flat, agricultural land used to farm row crops (primarily cotton, sorghum, corn, and soybeans) and graze cattle. Although much of the site has been disturbed for agriculture, the coastal prairie around the site exhibits wide expanses of open grassland fringed by stands of oak and elm. In 1973, the majority of the site was cleared of native hardwood vegetation, and an extensive system of drainage ditches was constructed to allow the area to be used for farming row crops. Uncleared and partially cleared land was used to graze cattle. The area is prone to flooding and is not considered appropriate for urban development.

The total acreage for all temporary and permanent impacts would be 800 ac for the plant site, with 300 ac permanently affected (STPNOC 2010a). The proposed Allens Creek reservoir would be used for cooling water. The City of Houston and the BRA acquired part of this site for a proposed 9500-ac reservoir (STPNOC 2010a). For the purposes of this analysis, the review team assumes that the proposed reservoir would be built and functional before the two new nuclear power reactors would be built. General land uses and acreage estimates for areas permanently affected by building are presented in Table 9-13 (STPNOC 2010a). The plant site would be located on the bluff on the western side of the reservoir. No wetlands were identified within the footprint of the Allens Creek alternative site.

**Table 9-13.** Estimated Acreages by Land Cover Classes for Approximately 300 ac of the 800-ac Allens Creek Site.

Land Cover Class	Plant (ac) <sup>(a)</sup>
Bluff forest	75
Grass	225
Total	300

Source: STPNOC 2010a.  
(a) Acreages are for areas permanently affected by building at the site.

Ecologically important areas occurring near the Allens Creek site include the Attwater Prairie Chicken National Wildlife Refuge (NWR) (FWS 2009c) and two Ecologically Significant River and Stream Segments: the Brazos River and Mill Creek (TPWD 2010). The Attwater Prairie Chicken NWR contains one of the largest remnants of coastal prairie habitat in southeast Texas and provides habitat to the critically imperiled prairie chicken (in 1996 there were fewer than 50 birds in the wild) (TPWD 2009g). The ecologically significant segment of the Brazos River extends from the confluence with the Gulf of Mexico upstream to Austin/Waller County and includes riparian conservation areas and rare live oak-water oak-pecan bottomlands (TPWD 2010). Special habitat features associated with Mill Creek include the rare gammagrass-switchgrass (*Tripsacum dactyloides* – *Panicum virgatum*) bottomland tallgrass prairie (TPWD 2010).

### **Important Species**

Because of changing land-use practices over the years that have reduced upland game species habitat in the Texas Parks and Wildlife Oak-Prairie Wildlife District, the occurrence of game species has been reduced (STPNOC 2009a). This district encompasses 26 counties in southeastern Texas; Austin County is in the northcentral section (TPWD 2009e). The demise of the small farmer, whose farms in the northern district provided excellent habitat for doves and quail, and the conversion of native pastures to improved grasses to enhance cattle production have combined to greatly reduce the quail population. Dove hunting is still popular in many parts of the Oak-Prairie Wildlife District, although the number of available birds is tied to food supply. There is a hunting season for white-tailed deer and quail in Austin County. Finally, the Oak-Prairie Wildlife District has two species of turkeys: the eastern turkey (stocked in the eastern tier of counties) and the Rio Grand turkey (*Meleagris gallopavo intermedia*), which is found in many western counties. Turkeys are usually found along the major creek and river drainages. Most counties do not support a large number of birds (STPNOC 2009a).

The Allens Creek site is within the Central Flyway of Texas (STPNOC 2009a) and would provide habitat for rest and forage opportunities during migration. There are two birding areas in the vicinity of the Allens Creek site that support migratory birds:

- The Washington-on-the-Brazos State Historic Park (within the southern portion of the Prairies and Pineywoods Wildlife Trail West; more than 20 mi north of Allens Creek in Washington county), where migratory birds have been observed along the Brazos River (vireos, warblers, tanagers, orioles and neotropical migrants including warblers); and
- Chapel Hill/Brazos River Valley Trail (east of SH 36 near Hempstead, between 10 and 15 mi north of the Allens Creek site) (STPNOC 2009a), where “[s]pring and fall migrations release a river of neotropical birds through this area.”

Up to 10 bat species living in eastern Texas, can occur in Austin County (Davis and Schmidly, 1994; STPNOC 2009a). Some are mostly year-round residents (i.e., non-migratory), such as the big brown bat (*Eptesicus fuscus*), the eastern pipistrelle (*Perimyotis subflavus*), evening bat (*Nycticeius humeralis*), and Seminole bat (*Lasiurus seminolus*). Migratory bats that could occur at the site include the hoary bat (*L. cinereus*), the silver-haired bat (*Lasionycteris noctivagans*), the eastern red bat (*Lasiurus borealis*), the big free-tailed bat (*Nyctinomops macrotis*), the northern yellow bat (*L. intermedius*), and the Mexican free-tailed bat (*Tadarida brasiliensis*). The Mexican free-tailed bat can be either migratory or non-migratory depending on where it resides; the migratory status of bats occurring in Austin County is currently unknown (STPNOC 2009a).

No site specific surveys have been conducted for threatened and endangered species at the Allens Creek site or along likely transmission line corridors. The likely transmission line corridors could potentially cross into three adjacent counties: Fort Bend, Colorado, and Wharton. Table 9-14 lists the Federally and State threatened and endangered species (FWS

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2009a; TPWD 2009f). No areas designated as critical habitat for Federally-listed species exist in Austin County or in the three counties (i.e., Fort Bend, Colorado, and Wharton) where transmission lines may be routed (STPNOC 2009a).

**Table 9-14.** List of Federal and State Threatened and Endangered Species in Austin, Fort Bend, Colorado, and Wharton Counties, Texas

Group	Common Name	Scientific Name	Federal Status	State Status	County
Plants	Texas prairie dawn-flower	<i>Hymenoxys texana</i>	E	E	Fort Bend
Amphibians	Houston toad	<i>Bufo houstonensis</i>	E	E	Austin, Fort Bend, Colorado
Reptiles	Alligator snapping turtle	<i>Macrochelys temminckii</i>		T	Austin, Fort Bend
	Smooth green snake	<i>Liochlorophis vernalis</i>		T	Austin
	Texas horned lizard	<i>Phrynosoma cornutum</i>		T	Austin, Fort Bend, Wharton, Colorado
Birds	Timber/Canebrake rattlesnake	<i>Crotalus horridus</i>		T	Austin, Fort Bend, Wharton, Colorado
	American Peregrine Falcon	<i>Falco peregrinus anatum</i>		T	Austin, Fort Bend, Wharton, Colorado
	Attwater's Greater Prairie-Chicken	<i>Tympanuchus cupido attwateri</i>	E	E	Austin, Fort Bend, Wharton, Colorado
	Bald Eagle	<i>Haliaeetus leucocephalus</i>		T	Austin, Fort Bend, Wharton, Colorado
	Interior Least Tern	<i>Sternula antillarum athalassos</i>		E	Austin, Fort Bend, Wharton, Colorado
	White-faced ibis	<i>Plegadis chihi</i>		T	Austin, Fort Bend, Wharton, Colorado
	White-tailed hawk	<i>Buteo albicaudatus</i>		T	Austin, Fort Bend, Wharton, Colorado
	Whooping crane	<i>Grus americana</i>	E	E	Austin, Fort Bend, Wharton, Colorado
	Wood Stork	<i>Mycteria americana</i>		T	Austin, Fort Bend, Wharton, Colorado
	Mammals	Louisiana black bear	<i>Ursus americanus luteolus</i>	T	T
Red wolf		<i>Canis rufus</i>		E	Austin, Fort Bend, Wharton, Colorado

Sources: FWS 2009a; TPWD 2009f

T = threatened; E = endangered; T/SA = proposed similarity of appearance to a threatened taxon

### Texas prairie dawn-flower

The Texas prairie dawn-flower (*Hymenoxys texana*) is a Federally and State-listed endangered species and is found in Fort Bend County (FWS 2009a; TPWD 2009f). The plant is a delicate

annual forb found in poorly drained, sparsely vegetated areas at the bases of small mounds in open grassland or in almost barren areas (NatureServe 2009b). They are found in slightly saline soils and are sometimes associated with other Texas Gulf Coast Plain endemics such as Texas windmill-grass (*Chloris texensis*) and Houston machaeranthera (*Machaeranthera aurea*).

#### Houston toad

The Houston toad (*Bufo houstonensis*) is a Federally and State-listed endangered species and is found in Austin, Fort Bend, and Colorado Counties (FWS 2009a; TPWD 2009f). It lives primarily on land and burrows into sand for protection from cold weather in the winter and from hot, dry conditions in the summer. The toads are found in areas with loose, deep sand supporting woodland savannah and in proximity to still or flowing waters for breeding (TPWD 2009g). The toads have been recorded in Austin County and in the lower Brazos River watershed (NatureServe 2009b).

#### Alligator snapping turtle

The alligator snapping turtle (*Macrochelys temminckii*) is a State-listed threatened species and is found in Austin and Fort Bend Counties (TPWD 2009f). It is found in slow-moving, deep water of rivers, sloughs, oxbows, and canals or lakes associated with rivers; and also in swamps, ponds near rivers, and shallow creeks that are tributary to occupied rivers (NatureServe 2009b). It usually occurs in water with mud bottoms and abundant aquatic vegetation; it may migrate several miles along rivers (TPWD 2009g). Turtles are rarely found out of the water except when nesting.

#### Smooth green snake

The smooth green snake (*Liochlorophis vernalis*) is a State-listed threatened species (TPWD 2009f) and is found in Austin County. Habitats include meadows, grassy marshes, moist grassy fields at forest edges, mountain shrublands, stream borders, bogs, open moist woodland, abandoned farmland, and vacant lots (NatureServe 2009b). They have also been found hibernating in abandoned ant mounds. The snake may be extirpated in Austin County, but has recently been recorded in the Lower Brazos River watershed.

#### Texas horned lizard

The Texas horned lizard (*Phrynosoma cornutum*) is a State-listed threatened species and is found in Austin, Fort Bend, Colorado, and Wharton Counties (TPWD 2009f). It can be found in arid and semiarid habitats in open areas with sparse plant cover (TPWD 2009g). They dig for hibernation, nesting, and insulation purposes, and are commonly associated with loose sand or loamy soils. Populations have declined precipitously in eastern Texas and their decline may be related to the spread of fire ants, use of insecticide to control fire ants, heavy agricultural use of

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the land and other habitat alterations (NatureServe 2009b). Another factor implicated in their decline is over-collecting for the pet and curio trade. This species is particularly vulnerable to the loss of harvester ants which make up nearly 70 percent of their diet.

### Timber/canebrake rattlesnake

The timber rattlesnake (*Crotalus horridus*) is a State-listed threatened species and is found in Austin, Fort Bend, Colorado, and Wharton Counties (TPWD 2009f). It prefers moist lowland forests and hilly woodlands or thickets near permanent water sources such as rivers, lakes, ponds, stream and swamps (TPWD 2009g). Their range extends from central New England to northern Florida, and west to eastern Texas, where its distribution is spotty (NatureServe 2009b).

### American peregrine falcon

The American peregrine falcon (*Falco peregrinus anatum*) is a State-listed threatened species and is found in Austin, Fort Bend, Colorado, and Wharton Counties (TPWD 2009f). The bird is a year-round resident and local breeder in west Texas where it nests in tall cliff eyries (TPWD 2009g). The bird also migrates across Texas from breeding areas in United States and Canada to winter along the coast and farther south. The American peregrine falcon occupies a wide range of habitats during migration, including urban areas. Populations are primarily concentrated along coast and barrier islands. The birds are low-altitude migrants, with stopovers at leading landscape edges such as lake shores, coastlines, and barrier islands.

### Attwater's Greater Prairie Chicken

The Attwater's greater prairie-chicken (*Tympanuchus cupido attwateri*) is a Federally and State-listed endangered species and is found in Austin, Fort Bend, Colorado, and Wharton Counties (FWS 2009a; TPWD 2009f). The prairie chicken lives in the coastal prairie grasslands with tall grasses such as little bluestem, Indian grass, and switchgrass. The birds like a variety of tall and short grasses (TPWD 2009g). About 25 percent of the remaining population of the birds is found on the Attwater Prairie Chicken NWR (NatureServe 2009b) which is approximately 5 mi west of the Allens Creek site (STPNOC 2009a). No information was found on the distance the birds can travel, but they can have home ranges in excess of 2000 ac (NatureServe 2009b) (the refuge covers more than 10,500 ac).

### Bald eagle

Although recently delisted from a status of Federally-threatened species, the bald eagle (*Haliaeetus leucocephalus*) is State-listed as threatened in Texas and will remain Federally protected under the Bald and Golden Eagle Protection Act and the Migratory Bird Treaty Act (TPWD 2009f). The species will also continue to be protected under the ESA through

management guidelines that will be in place for the next five years. Most eagles breed in Canada and the northern United States and move south for the winter (NatureServe 2009b). Bald eagles can be year-round residents in areas where water bodies do not freeze. Winter roost sites can vary with proximity to food resources and eagles commonly roost communally in large trees, preferably snags. The bald eagle is found in Austin, Fort Bend, Colorado, and Wharton Counties.

#### Interior least tern

The interior least tern (*Sternula antillarum athalassos*) is a State-listed endangered species and is found in Austin, Fort Bend, Colorado, and Wharton Counties (TPWD 2009f). The birds breed along major inland river systems, but it appears restricted to less altered and more natural river segments (TPWD 2009g). Interior least terns nest on bare or sparsely vegetated sand, shell, and gravel beaches, islands, and salt flats associated with rivers and reservoirs. The birds prefer open habitat and avoid thick vegetation and narrow beaches. They arrive at breeding areas in early April to early June after wintering along the Central American coast and the northern coast of South America.

#### White-faced ibis

The white-faced ibis (*Plegadis chihi*) is a State-listed threatened species and is found in Austin, Fort Bend, Colorado, and Wharton Counties (TPWD 2009f). The white-faced ibis prefers freshwater marshes where they roost on low platforms of dead reed stems or on mud banks (TPWD 2009g). In Texas, they breed and winter along the Gulf coast and may occur as migrants in other parts of the State.

#### White-tailed hawk

The white-tailed hawk (*Buteo albicaudatus*) is a State-listed threatened species and is found in Austin, Fort Bend, Colorado, and Wharton Counties (TPWD 2009f). In Texas, the white-tailed hawk is found near the coast in coastal prairies, cordgrass flats, and scrub-live oak (NatureServe 2009b). The hawk is resident from coastal Texas to southern South America (Benson and Arnold 2001).

#### Whooping crane

The whooping crane (*Grus americana*) is a Federally and State-listed endangered species and is found in Austin, Fort Bend, Colorado, and Wharton Counties (FWS 2009a; TPWD 2009f). They breed in Canada during the summer months and migrate to the Aransas National Wildlife Refuge along the Texas coastal plain, staying there from November through March (TPWD 2009g). Their winter and migrating habitat includes marshes, shallow lakes, lagoons, salt flats,

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and grain and stubble fields (NatureServe 2009b). Migration habitat includes sites with good horizontal visibility, water depth of 30 cm or less, and a minimum wetland size of 0.1 ac for roosting.

### Wood stork

The wood stork (*Mycteria americana*) is a State-listed threatened species and is found in Austin, Fort Bend, Colorado, and Wharton Counties (TPWD 2009f). Nesting appears to be limited to Florida, Georgia, and South Carolina. However, they may have formerly bred in Texas (FWS 2009b), but there are no breeding records since 1960 (TPWD 2009g). Wood storks forage in prairie ponds, flooded pastures or fields, ditches, and other shallow standing water, including salt-water. The birds usually roost communally in tall snags, sometimes in association with other wading birds (i.e., active rookeries). A distinct, non-listed population of wood storks breed in Mexico and birds then move into Gulf States in search of mud flats and other wetlands, even those associated with forested areas.

### Louisiana black bear

The black bear (*Ursus americanus*) is on the state endangered species list (TPWD 2009f) due to its similarity to the Louisiana black bear (subspecies *U. a. luteolus*). The Louisiana black bear is a Federally and State-listed threatened species; it is not known to be found in Texas, although potential habitat exists in the eastern part of the state. Habitat for the Louisiana black bear is primarily bottomland hardwoods and floodplain forests; it is also found in upland hardwoods, mixed pine/hardwoods, coastal flatwoods, and marshes (TPWD 2009g).

### Red wolf

The red wolf (*Canis rufus*) is a State-listed endangered species (TPWD 2009f). Red wolves inhabited brush and forested areas, as well as the coastal prairies (Davis and Schmidly 1994). They formerly ranged throughout eastern Texas, but appear to now be extinct.

## **Building Impacts**

Building two nuclear power units at Allens Creek would affect up to 800 ac of land resulting in the permanent loss of 300 ac of terrestrial habitat. For the purpose of this assessment, the review team assumes that the proposed 9500-ac, multiple-use reservoir would be in place before the two new nuclear power units would be built. To accommodate the building and operation of two nuclear units on the Allens Creek site, STPNOC would need to clear undisturbed terrestrial habitats to tie new power lines with existing lines (STPNOC 2010a). Three new corridors would be required to connect to the three closest 345-kV lines in the area (STPNOC 2010a). The site is approximately 20 mi west of the 345-kV connection at the O'Brien Substation, which connects to multiple double-circuit lines (in Fort Bend County). The

site is 30 mi northwest of a 345-kV line between W.A. Parish power plant and the Hill Substation, which is a triple-circuit line (in Fort Bend County). The site is also 35 mi northeast of a 345-kV line between the Holman and Hill substations (connection could be in either Wharton or Colorado Counties). The total combined distance is 85 mi; based on a 200-ft-width corridor, installation of new lines would affect 2060 ac. Although the most direct route would be used, efforts would be made to avoid natural or man-made areas where important environmental resources are located. This applies particularly to the third potential corridor (i.e., between the Holman and Hill substations) which would run close to the Attwater Prairie Chicken NWR; the corridor would be routed south of FM 3013 to avoid potential conflicts (STPNOC 2009a). Erection of the transmission towers and stringing of the lines would be expected to comply with all applicable laws, regulations, permit requirements, and use of BMPs (STPNOC 2010a).

In addition to transmission corridors, there would be possible impacts associated with the building of pipelines to deliver makeup water from the river to the reservoir. Transportation routes (both road and rail) would also be needed at Allens Creek. Acreage estimates for these activities are: 5 ac for 0.7 mi of rail (50-ft width), 36 ac for 4 mi of pipeline for the cooling water intake and discharge between the plant and new reservoir (75-ft width), and 11 ac for a 1.2-mi access road (75-ft width) (STPNOC 2010a).

No site-specific reports or surveys on Federally or State-listed species were available for the Allens Creek site or for counties affected by transmission line corridors (i.e., Fort Bend, Colorado and Wharton Counties). Federally and State-listed species for Austin, Fort Bend, Wharton, and Colorado Counties are discussed above. At the site visit in 2008, the presence of numerous wetlands and forested areas in the northwest portion of the site was noted; some of these areas contained large, old live oaks (NRC 2009). In addition, one parcel of the Attwater Prairie Chicken NWR is approximately 5 mi west of the site, while a second parcel is 10 mi west of the site (STPNOC 2009a). The refuge contains one of the largest remnants of coastal prairie habitat and is home to one of the last populations of the critically endangered prairie chicken (FWS 2009c).

Loss of terrestrial habitat and habitat fragmentation associated with building the two new nuclear reactors and the associated new transmission corridors would noticeably alter terrestrial resources. Other sources of impacts to terrestrial resources such as increased traffic, noise, risk of collision and electrocution, and displacement of wildlife would likely be temporary and/or result in minimal impact to the resource. The disturbance footprint for the two new units would be small relative to the disturbance footprint for new transmission corridors.

### ***Operational Impacts***

Impacts on terrestrial ecological resources from operation of two new nuclear units at the Allens Creek site include those associated with transmission system structures, and maintenance of transmission line corridors. Also, during plant operation, wildlife would be subjected to impacts

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from increased traffic. An evaluation of specific impacts resulting from transmission corridor maintenance cannot be conducted in any detail due to the lack of information, such as the locations of any new rights-of-way that could result from transmission system upgrades. However, in general, impacts associated with transmission line operation consist of bird collisions with the lines, EMF effects on flora and fauna, and habitat loss due to corridor maintenance.

Direct mortality resulting from birds colliding with tall structures has been observed (Erickson et al. 2005). Factors that appear to influence the rate of avian impacts with structures are diverse and related to bird behavior, structure attributes, and weather. Migratory flight during darkness by flocking birds has contributed to the largest mortality events. Tower height, location, configuration, and lighting also appear to play a role in avian mortality. Weather, such as low cloud ceilings, advancing fronts, and fog, also contribute to this phenomenon. Waterfowl may be particularly vulnerable due to low, fast flight and flocking behavior (Brown 1993). Although additional transmission lines would be required for the two new nuclear units at Allens Creek, increases in bird collisions directly attributable to these lines would be minor and would likely not be expected to cause a measurable reduction in local bird populations.

EMFs are unlike other agents that have an adverse impact (e.g., toxic chemicals and ionizing radiation) in that dramatic acute effects cannot be demonstrated and long-term effects, if they exist, are subtle (NIEHS 2002). A careful review of biological and physical studies of EMFs did not reveal consistent evidence linking harmful effects with field exposures (NIEHS 2002). The magnetic fields from many lines, at a distance of 300 ft are similar to typical background levels in most homes (NIEHS 2002). Thus, impacts of EMFs on terrestrial flora and fauna are of small significance at operating nuclear power plants, including transmission systems with variable numbers of power lines (NRC 1996). Since 1997, more than a dozen studies have been published that looked at cancer in animals that were exposed to EMFs for all or most of their lives (Moulder 2003). These studies have found no evidence that EMFs cause any specific types of cancer in rats or mice (Moulder 2003).

The impacts associated with corridor maintenance activities are loss of habitat due to cutting and herbicide application and similar impacts where corridors cross floodplains and wetlands. The maintenance of transmission-line corridors could be beneficial for some species, including those that inhabit early successional habitat or use edge environments. Thus, corridor maintenance would not be expected to increase and contribute to cumulative effects.

The potential effects of operating two new nuclear reactors at the Allens Creek site would be primarily associated with maintenance of transmission corridors and increased traffic. Operational impacts to terrestrial resources would be expected to be minimal.

### ***Cumulative Impacts***

The impacts of building and operating two units at the Allens Creek site were evaluated to determine the magnitude of their contribution to regional cumulative impacts on terrestrial ecological resources. Activities related to building and operating at Allens Creek include loss of habitat at the plant site and along the transmission line corridors. The geographic area of interest for cumulative impacts at Allens Creek is the intersection of the Western Gulf Coastal Plains ecoregion with the Brazos and San Bernard watershed within Austin Colorado, Wharton, Waller, and Fort Bend Counties (Figure 9-10). There are a number of past and potential projects that could affect the terrestrial and wetland resources at Allens Creek (Table 9-12). Past actions included building the W.A. Parish Electric Generating Station approximately 30 mi southeast of the site. The generating station occupies about 4650 ac with two multiple-unit stations on the site.

Future activities that potentially could affect terrestrial and wetland resources include road expansion and the development of the Allens Creek reservoir. A four-lane toll road with frontage roads and a 400-ft corridor is proposed to be developed approximately 40 mi from the site. Road expansion and future industrial and urban development would contribute to loss of habitat and fragmentation of existing habitats in the area of interest.

The other future project is building the 9500-ac Allens Creek reservoir for municipal water supplies; the timeline for the reservoir indicates construction would begin in 2018 (Brazos 2010). The reservoir would have a substantial impact to wetland and forest resources. Acreages for the reservoir indicate it would inundate 460 ac of bluff forest, 27 ac of parks, more than 3900 ac of grassland, and more than 2600 ac of bottomland forest, including more than 1700 ac of wetland (STPNOC 2009c). Most of the wetlands were mapped as Brazoria depressional soils with the deepest depressions having a meander pattern, and are probably the remnants of former cutoff channels or oxbow lakes. These depressions are in bottomland forests. The dominant tree in the depressions is weedy hackberry (*Celtis* sp.), with green ash (*Fraxinus pennsylvanica*) in the wetter areas.

The review team is also aware of the potential for GCC affecting the terrestrial resources in the geographic area of interest. The impact of GCC on plant and wildlife species and their habitat in the geographic area of interest is not precisely known. GCC could result in sea level rise and may result in regional increases in the frequency of severe weather, decreases in annual precipitation and increases in average temperature (GCRP 2009). Such changes in climate could alter and fragment key terrestrial habitats (grasslands, forests, and wetlands), and could result in shifts in species ranges, diversity, and abundance in the geographic area of interest for the Allens Creek site.

The potential cumulative impact to terrestrial resources within the area of interest given the two new reactors at the Allens Creek site and associated new transmission corridors and the

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proposed reservoir at the site would noticeably alter terrestrial resources. All these activities would remove or modify terrestrial habitats with the potential to affect important species living or migrating through the area. For the reasons discussed above in Building Impacts and Operational Impacts, the incremental contribution of building and operating the two new reactors at the Allens Creek site and the associated transmission corridors to the cumulative impacts within the geographic area of interest would be significant.

### **Summary**

Impacts to terrestrial and wetland resources were estimated based on information provided by STPNOC and the review teams own independent review. There would be major localized impacts at the reservoir location based on the potential for affecting 3060 ac of forested land, including loss of high quality bottomland hardwood habitat and possible impacts to a number of protected species that could potentially occur in the area. In addition, there is the uncertainty in the possible routing of new transmission line corridors that could affect more than 2000 ac, possibly resulting in substantial impacts to terrestrial resources. Based on the information provided by STPNOC and the review team's assessment, the review team concludes that the cumulative impacts within the area of interest on terrestrial plants and animals, including threatened or endangered species, and wildlife habitat in the region would be MODERATE. The incremental contribution of impacts on terrestrial resources from the building footprint and associated transmission lines would be significant.

#### **9.3.3.4 Aquatic Resources**

The following impact analysis includes impacts from building activities and operations. The analysis also considers other past, present, and reasonably foreseeable future actions that impact aquatic resources, including other Federal and non-Federal projects listed in Table 9-12. For the analysis of aquatic ecological impacts at the Allens Creek site, the geographic area of interest is considered to be Allens Creek and the Brazos River drainage, upstream and downstream to the next major tributaries from the confluence of Allens Creek, because this is the area that the aquatic resources could be affected by new nuclear units.

Aquatic resources at the Allens Creek alternative site are associated primarily with the Brazos River and Allens Creek, as well as onsite ponds and drainages (Figure 9-10). The Brazos River would be the major source of water for the proposed 9500-ac, off-channel reservoir at the site. Allens Creek originates southeast of the town of Sealy, and flows south through mostly open country for 9.9 mi before making a strong turn to the east, emptying into the Brazos River after another 3.7 mi (Linam et al. 1994; STPNOC 2010a). The onsite ponds and drainages are mostly associated with wetlands.

The reach of the Brazos River through the Allens Creek site has been designated by TPWD as an ecologically significant stream segment. The characteristics of the reach that are

ecologically significant include hydrological functions, riparian conservation and the presence of unique communities within the vicinity of the Allens Creek site (TPWD 2010).

A reservoir at Allens Creek has been part of Texas Water Development Board's plans for some time. In preparation for the reservoir's development, several assessments have been conducted to characterize the fish and macroinvertebrates as well as to evaluate instream flow for the support of aquatic life. Linam et al. (1994) inventoried and assessed the fish in Allens Creek above and through the area proposed to be inundated for construction of a reservoir as well as at and below the confluence of the creek with the Brazos River. Wood et al. (1994) assessed macroinvertebrates at the same sampling stations as Linam et al. (1994) in Allens Creek and the Brazos River. Gelwick and Li (2002) evaluated the mesohabitat use and community structure of the Brazos River for 10 km above and below the confluence with Allens Creek. Osting et al. (2004) prepared an instream flow study for the lower Brazos River using the aforementioned studies as well as others to evaluate impacts to the hydrology and aquatic life from the proposed Allens Creek Reservoir.

Linam et al. (1994) collected fish, habitat characteristics, and physiochemical measurements to characterize the Index of Biotic Integrity (IBI) of the fish community in the region of the Allens Creek alternative site. Forty-four fish species were collected in September and November 1993, from six sites, including four sites in Allens Creek, one at the confluence of Allens Creek with the Brazos River, and another downstream of the confluence. Western mosquitofish (*Gambusia affinis*) was the most abundant fish species at all but two sampling stations in Allens Creek. At the first sampling location within the proposed inundation area for the reservoir, pirate perch (*Aphredoderus sayanus*) slightly outnumbered the mosquitofish in September, whereas longear sunfish (*Lepomis megalotis*) outnumbered the mosquitofish in November. Red shiner (*Cyprinella lutrensis*) was the most abundant species at the confluence of Allens Creek and the Brazos River in November, and dominated both collections at sites within the Brazos River. Bullhead minnow were more numerous than red shiners at the last sampling location within Allens Creek. No one cyprinid species dominated the three upstream stations in Allens Creek, but blacktail shiner was the most numerous cyprinid in most upstream collections. This shift in cyprinid abundance between the lower collection locations on Allens Creek may be related to factors including conductivity, turbidity, and siltation, and perhaps the influence of wastewater discharged from the City of Wallis treatment plant. Linam et al. (1994) speculated that red shiners and bullhead minnows appear better suited than many freshwater fishes (including blacktail shiners) to such physicochemical conditions, providing them an advantage over other cyprinids in the lower reach of Allens Creek and the Brazos River. Biotic integrity of the sampling locations varied over time. The sampling location furthest upstream in Allens Creek was consistently scored as good biotic integrity, while the next sampling station downstream was fair to good integrity class. The lower two sampling locations in Allens Creek had a biotic integrity ranging from excellent to good over the sampling period. At the confluence of Allens Creek and the Brazos River the biotic integrity ranged from good to fair. The Brazos River sampling

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location ranged from good/excellent to good in biotic integrity. The authors concluded that the species richness in the vicinity of study was comparable to minimally disturbed streams in Texas. They also concluded that the creation of a reservoir and inundation of Allens Creek would likely shift the fish community towards species more suited for lentic rather than lotic habitats.

Wood et al. (1994) sampled at the same locations as Linam et al. (1994) during September and October 1993. Overall, 32 macroinvertebrate taxa were identified from benthic and snag habitats. The most common taxa were insects (78 percent), with the remaining number of organisms divided among Amphipoda (4 percent), Annelida (7 percent), Bivalvia (4 percent), Decapoda (7 percent) and other minor taxa. Benthic habitats were dominated by Annelida (11 percent), Chironomidae (Diptera) (50 percent), *Baetis* spp. (Ephemeroptera) (8 percent), and *Popenaias* sp. (unioid mussel) (6 percent). The dominant taxa for snag habitats were Chironomidae (73 percent), *Hydropsyche* spp. (Tricoptera) (10 percent), *Leptohyphes* spp. (Ephemeroptera) (5 percent), and *Argia* spp. (Odonata) (3 percent). Chironomids were the most numerous organisms collected in both snag and benthic habitats with densities ranging from 9 to more than 1000 organisms per square meter. Snag habitats had the greatest density of macroinvertebrates, with more than 2000 organisms per square meter. Snags and large woody debris in the stream beds created important structural components for macroinvertebrates by increasing the surface area for their food source, and in turn create essential food resources for the fish community. The authors characterized the region as relatively high stress environments for macroinvertebrates due to the rapid fluctuations in water level, temperature, and substrate movement. The results of the macroinvertebrate community assessment indicated a slightly impaired to moderately impaired system and that some level of impact was occurring from the wastewater effluents entering Allens Creek from the Cities of Sealy and Wallis, as well as from agricultural and ranching activity in the watershed. Interestingly, the only bivalve mollusk collected was identified as the unioid mussel genus, *Popenaias*. The only species in Texas of this genus is *P. popeii*, the Texas hornshell. TPWD did not identify this species of freshwater mussel in Austin County. The FWS lists the Texas hornshell as a candidate species, and it is considered a proposed threatened species by TPWD. From 74 to 153 specimens of this species were collected from the upper reach sampled in Allens Creek, and the number of specimens declined in the lower sampling locations along the creek. Additional specimens were collected in the Brazos River sampling location (Wood et al. 1994).

Gelwick and Li (2002) analyzed fish habitat utilization on the basis of visually delineated mesohabitats in the Brazos River above and below its confluence with Allens Creek, and included information about fish habitat at different flow conditions. From September 2001 through August 2002, six collections were completed over a range of river discharges, and 43 species representing 14 families of fish species were collected. Red shiners and bullhead minnows accounted for 67.4 percent and 16.9 percent of the collections, respectively. Other common species (abundances exceeding 1 percent of overall collections) were ghost shiner (*Notropis buchanani*), silverband shiner (*N. shumardi*), striped mullet (*Mugil cephalus*), and

mosquitofish. Notably, three individuals of sharpnose shiner (*Notropis oxyrhynchus*), a candidate species for Federal listing by FWS, were collected in the confluence of Allens Creek and the Brazos River. As did Linam et al. (1994), the authors calculated the IBI for the mesohabitats that were evaluated. Based on seined samples, all the sites in the reach of the Brazos River that was included in the study had IBI metrics of excellent across all six collections over a range of flows, except for a good rating in September 2001. The authors noted that their study reach also scored consistently higher than the scores for seine and electrofishing collections calculated previously in the Brazos River, where that study sampled smaller areas of the river than their study. Overall, the authors found that no significant fish habitat utilization variation in the Brazos River in the vicinity of the Allens Creek alternative site could be explained by visually-classified mesohabitat and that the fish communities were habitat generalists.

Osting et al. (2004) used the available assessments of aquatic communities in Allens Creek and the Brazos River to identify potential impacts from the construction of a reservoir at the Allens Creek site. The analyses focused on hydrology, fish habitat, and the potential for salinity migration in the lower Brazos River. The authors used three different methods to investigate the distribution of fish species within aquatic habitats in the vicinity of the alternative site, and found that two of the analyses indicated fish communities were made up of habitat generalists, and one analysis indicated some degree of habitat specialization. This indicated that fish species relationships related to specialized habitat conditions was strong for some species, and identified fish indicators for habitat evaluations. The resulting hydrodynamic model predicted that Allens Creek Reservoir would not be anticipated to have significant effect on salinity migration in the lower Brazos River estuary.

Within Allens Creek and the Brazos River drainage, upstream and downstream to the next major tributaries from the confluence of Allens Creek, there are a number of past, present and potential projects that could affect the aquatic resources (Table 9-12). Past actions included building and operating the coal- and gas-powered W.A. Parish Electric Generating Station and the wastewater treatment systems for the Cities of Sealy and Wallis. TCEQ, Brazos River Authority and other state agencies have been planning on construction of a reservoir at the Allens Creek site and the water would be available for multiple uses, including power production. The building of new nuclear units, include a water intake and discharge systems with associated pipelines from the Brazos River to the new site, inundation of Allens Creek for development of a reservoir, and associated transmission corridors to connect with the existing power grid. Without having the specific plans for locating all facilities at the Allens Creek site, the potential for impacts from building and operation of the new units to aquatic biota are assumed to be primarily to the organisms inhabiting the Allens Creek and the Brazos River.

### ***Non-Native and Nuisance Species***

No non-native or nuisance species have been recorded in the area as a problem. However, there are numerous nuisance aquatic species that TPWD considers to be ubiquitous across

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waterways in Texas. TPWD works to educate recreational boaters to remove nuisance aquatic plant species across the state and in the area of the Allens Creek site. These species include: hydrilla, waterhyacinth, and giant salvinia. In addition, the Brazos River basin is known to have a number of non-native fish introduced to its waters including: common carp, grass carp, blacktail shiner, bullhead minnow, rudd, black buffalo, black bullhead, western starhead topminnow, redspotted sunfish, tadpole madtom, plains killifish, yellow perch, and walleye (Thomas et al 2007; Hassan-Williams and Bonner 2009; TPWD 2009h). The introduced bullhead minnow and blacktail shiner have become some of the most abundant species in Allens Creek and at the confluence with the Brazos River (Linam et al. 1994; Gelwick and Li 2002).

### **Important Species**

Osting et al. (2004) reported that TPWD observed very little recreational fishing during creel assessments by TPWD on the Brazos River. Catfish were the most sought after fish in the area, including channel, blue, and flathead catfish. The greatest catch per unit effort (CPUE) in the Brazos River at Simonton (downstream of confluence with Allens Creek) was for channel catfish, followed by flathead catfish and blue catfish. In the vicinity of the Allens Creek site on the Brazos River, recreational boating is limited because steep banks make access difficult and state parks and wildlife management areas that support recreational boating are far away.

There are no Federally listed species in Austin County. However, the FWS considers the sharpnose shiner a candidate for listing (Table 9-15) (TPWD 2009d; FWS 2009a). Gelwick and Li (2002) reported finding three sharpnose shiners at their sampling location in the confluence of Allens Creek and the Brazos River; Linam et al. (1994) did not collect this species almost a decade earlier. TPWD has identified several rare and protected species in Austin County: a mayfly species (*Pseudocentropiloides morihari*) as well as the freshwater mussels rock pocketbook (*Arcidens confragosus*) and pistolgrip (*Tritogonia verrucosa*). The rare and protected mayfly is a benthic macroinvertebrate, which lives on the bottom of streams until it emerges from the water as a flying adult (TPWD 2009i). In addition, TPDW lists as threatened three species of freshwater, unioid mussels that are found in Austin County: smooth pimpleback (*Quadrula houstonensis*), false spike mussel (*Quincuncina mitchelli*), and Texas fawnsfoot (*Truncilla macrodon*) (Table 9-15) (TPWD 2009i; 35 Texas Register 249). Not much is known about the distribution of these mussels in Austin County, and the only known survey for benthic macroinvertebrates did not collect these species (Wood et al. 1994). However, these types of mussels, known as unioid mussels, are found in various water flows, from fast moving riffles in streams to quiescent ponds. Each species has adapted to a particular flow regime. These unioid mussels have a larval stage called a glochidium. For glochidia to mature to juvenile mussels, they must live as a parasite in the gill tissues of a host fish. An important component to the distribution of freshwater mussels in various water bodies is associated with the relationship between the mussels and the host fish (Strayer 2008).

**Table 9-15.** Federally and State-Listed Aquatic Species that are Endangered, Threatened, and Species of Concern for Austin County

Scientific Name	Common Name	Federal Status <sup>(a)</sup>	State Status <sup>(b)</sup>
<b>Fish</b>			
<i>Notropis oxyrhynchus</i>	sharpnose shiner	FSC	
<b>Mussel</b>			
<i>Quadrula houstonensis</i>	smooth pimpleback		T
<i>Quincuncina mitchelli</i>	false spike mussel		T
<i>Truncilla macrodon</i>	Texas fawnsfoot		T
(a) Federal status rankings determined by the FWS under the Endangered Species Act, FSC = Federal Species of Concern (FWS 2009a).			
(b) State species information provided by TPWD, T = State Listed Threatened (TPWD 2009d; 35 Texas Register 249).			

### **Building Impacts**

For the purpose of this assessment, the review team assumes that the proposed 9500-ac, multiple-use reservoir would be in place before the two new nuclear power units would be built. Impacts associated with the building of the reservoir are considered below in the cumulative impacts discussion.

Water intake and discharge structures along the shoreline of the Brazos River would be required for the Allens Creek reservoir at the Allens Creek site (STPNOC 2010a). Building a new intake and discharge in the Brazos River would likely require dredging and other significant alterations to the shoreline aquatic habitat. These activities, which would be unrelated to the building and operating of two nuclear units at the Allens Creek site, would be permitted by the Corps and the construction activities would have to meet all State water quality requirements. Building these structures on the Brazos River would result in the temporary displacement of aquatic biota within the vicinity of both structures. It is expected that the motile aquatic organisms would be displaced temporarily during building, including such fish species as the sharpnose shiner. However, the sessile aquatic biota (e.g., mussels) would be lost during building activities if the river substrate was removed or sedimentation covered the bottom of the river burying the organisms. Organisms like the mussels could possibly recolonize the disturbed river substrate with time. If required by TPWD, State-listed threatened mussels could be surveyed and removed before building activities as a mitigation action. For the most part, the impacts on aquatic organisms would be temporary and largely mitigable through the use of BMPs, e.g., silt screens.

Building transportation routes (heavy haul road and railroad spur), pipelines and transmission lines for the Allens Creek site would result in the temporary displacement of some aquatic biota. Locations for these systems have not been identified. Building new transmission line corridors could result in noticeable impacts; however, effects to the aquatic resources could be minimized

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by routing the corridor away from water bodies or spanning the water bodies without placement of transmission tower footings in aquatic resource habitats. BMPs would be used while building these corridors to reduce impacts such that they would be temporary and localized

(STPNOC 2010a). Depending on whether or not the intake and discharge structure are built in the reservoir before or after filling of the reservoir, some adverse impacts to aquatic biota could occur. Such impacts would be confined in their extent and temporary, and would affect similar species and habitats that would be affected during construction of the intake structure on the Brazos River.

Building the intake and discharge structures on the Brazos River and in the new reservoir would affect the aquatic communities but the areas would be recolonized after building these structures was completed. Building of the transportation routes, transmission corridors, and pipelines would result in temporary and localized effects on aquatic communities.

### ***Operation Impacts***

The Brazos River instream flow study determined that the aquatic resources could be maintained with diversion of water to the proposed Allens Creek reservoir (Osting et al. 2004). Water withdrawal and water return to the Brazos River could be managed in such a way that impacts to this ecologically significant stream section could be maintained with minimal impacts to the aquatic resources and associated riparian habitat (STPNOC 2010a).

Impingement, entrainment, and entrapment of organisms from the Brazos River and from the reservoir would likely be the most significant impacts to the aquatic population that could occur from operation of two new nuclear units at the Allens Creek site. EPA's design criteria for 316(b) Phase 1 regulations (66 FR 65255) for intake structures would minimize impacts to aquatic biota in the reservoir. The design criteria include: (1) closed-cycle cooling system that meets the EPA's Phase I regulations for new facilities; (2) maximum through-screen velocity of 0.15 m/s (0.5 ft/s) at the cooling water intake; and (3) intake flow of less than or equal to 5 percent of the mean annual flow (STPNOC 2010a). Compliance with these regulations would minimize impingement, entrainment, and entrapment impacts to the aquatic biota in the reservoir.

Operational impacts associated with water quality, physical, and thermal characteristics of the discharge cannot be determined without additional detailed analysis. The proposed reservoir for the Allens Creek site would likely evolve in a similar fashion to the MCR at the STP site, where, with time, the reservoir has developed similar aquatic resources to that in the lower Colorado River and acclimated to the discharges of the operating reactor units. Impacts to the Brazos River would depend on the type of cooling system for the new units as well as the volume, frequency, and water characteristics of the discharge. These types of impacts can be addressed and minimized through operational procedures and the permitting process with TCEQ.

Operational impacts to aquatic biota from onsite activities and in the transmission corridors would also be minimal assuming BMPs are used for maintenance of these areas and corridors. SWPPPs would ensure that impacts to biota from erosion and sedimentation would be minimal through the use of silt screens and controls for managing stormwater. These controls would be important for habitat quality and survival of benthic biota in the downstream drainages.

Based on operation of the CWS, impacts to aquatic communities in the Brazos River and reservoir could result from impingement, entrainment, and entrapment as well as thermal, chemical, and physical characteristics of the discharge. STPNOC commits to compliance with State and Federal regulations for operation of intake and discharge structures associated with the nuclear units that would be protective of aquatic resources. Once a community is established in the new reservoir, long-term effects from operation of the CWSs are not expected to noticeably alter aquatic communities in the Brazos River and reservoir.

### ***Cumulative Impacts***

Within Allens Creek and the Brazos River drainage, upstream and downstream to the next major tributaries from the confluence of Allens Creek, current and future plans for water usage by municipalities and industries have influenced the aquatic ecology of the region. Included in such plans is the Allens Creek Reservoir to supply water to the City of Houston.

Impacts of building the reservoir at Allens Creek may be significant depending on the siting of the reservoir. The proposed plans are for inundating approximately 7 to 9 mi of Allens Creek to the confluence with the Brazos River. Impacts from onsite building activities that have the potential to cause erosion and sedimentation to the local water bodies would be controlled or minimized by the implementation of an SWPPP (STPNOC 2010a). Habitat for aquatic species, including any spawning areas for fish species that are dependent on flowing water, that are found in Allens Creek and the associated wetlands and drainages would be lost when these water bodies are inundated to create the reservoir. In addition, the snags and large woody debris in the lower reaches of Allens Creek would be less likely to accumulate after building the reservoir, and this habitat was thought to contribute to the high abundance of macroinvertebrates in the creek (Wood et al. 1994). Most freshwater mussel species are adapted to a specific flow regime, and the inundation of Allens Creek could affect the distribution of the organisms in the region (STPNOC 2010a; TPWD 2009i). If habitat for the sharpnose shiner or any of the State-listed mussels is found in the area to be inundated for the creation of the reservoir, the FWS and/or TPWD might require mitigation activities.

Other uses of the reservoir would include cooling for power production and recreation, e.g., fishing and boating. Allens Creek and possibly the proposed reservoir would be influenced mostly by discharges from the wastewater treatment plants for the Cities of Sealy and Wallis as well as agricultural development and ranching activities along the riparian areas (Linam et al. 1994; Wood et al. 1994). The coal- and gas-powered W.A. Parish Electric Generating Station is

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approximately 40 mi downstream of the Allens Creek site, and uses water from the Brazos River stored in Smithers Lake. Building in and along the shoreline of the Brazos River for the Allens Creek site is not likely to influence the sediment transport and aquatic ecology beyond the geographic area of interest because the activities would be relatively short in duration and BMPs would minimize impacts. In addition, Osting et al. (2004) found that salinity intrusion up the Brazos River is unlikely based on its instream modeling of a reservoir at Allens Creek.

Continued urbanization and agricultural practices could affect aquatic communities in the Allens Creek geographic area of interest in the foreseeable future. Expansion of urban areas in the Brazos River drainage could increase water use, decrease available water for aquatic resources, and increase nonpoint pollution. The effects of continued agricultural practices could result in additional habitat loss and/or degradation due to irrigation using surface waters and groundwater withdrawal, nonpoint source pollution, siltation, and bank erosion.

As mentioned above in the terrestrial section, GCC could result in regional increases in the frequency of severe weather, decreases in annual precipitation, and increases in average temperature (GCRP 2009). The decrease in precipitation combined with elevated water temperatures and evaporation could result in more frequent droughts, which could reduce aquatic habitat. Loss of habitat could cause shifts in species ranges, diversity, and abundance in the geographic area of interest for the Allens Creek site (GCRP 2009). Specific predictions on aquatic habitat changes and impacts to aquatic species in this region resulting from GCC are inconclusive at this time. Because of the regional nature of climate change, the impacts related to GCC would be similar for all the alternative sites, as they are all in the Great Plains region.

Based on building and operation of two new nuclear units at the Allens Creek alternative site and other projects and influences in the region of influence for aquatic resources, the cumulative impacts would be noticeable but not destabilizing. All these activities would alter the aquatic habitats and potentially change the species composition and diversity in the affected water bodies.

### **Summary**

The review team concludes that the impacts from building and operating two new nuclear units at the Allens Creek site would be minimal. Building of a multi-use reservoir at Allens Creek would inundate existing water bodies and destroy habitat for aquatic resources that are dependent on flowing water. Based on the information provided by STPNOC and the review team's independent evaluation, the review team concludes that the cumulative impacts of building and operating two new reactors on the Allens Creek site combined with other past, present, and future activities on most aquatic resources in the Brazos River drainage would be MODERATE. The incremental contribution of building and operating the two new reactors at the Allens Creek site to the cumulative impacts within the geographic area of interest would not be significant.

### 9.3.3.5 Socioeconomics

The following impact analysis includes impacts from building activities and operations. The analysis also considers other past, present, and reasonably foreseeable future actions that impact socioeconomics, including other Federal and non-Federal projects listed in Table 9-12. For the analysis of socioeconomic impacts at the Allens Creek site, the geographic area of interest is considered to be the 50-mi region centered on the Allens Creek site with special consideration of Austin and Fort Bend Counties as that is where the review team expects socioeconomic impacts to be the greatest. In evaluating the socioeconomic impacts of site development and operation at the Allens Creek site near Wallis and Sealy, in Austin County, the review team undertook a reconnaissance survey of the site using readily obtainable data from the Internet or published sources. Impacts from both site development and station operation are discussed.

#### *Physical Impacts*

Many of the physical impacts of building and operation would be similar regardless of the site. Building activities can cause temporary and localized physical impacts such as noise, odor, vehicle exhaust, vibration, shock from blasting (if used), and dust emissions. The use of public roadways, railways, and waterways would be necessary to transport construction materials and equipment. Offsite areas that would support building activities (for example, borrow pits, quarries, and disposal sites) would be expected to be already permitted and operational.

Potential impacts from station operation include noise, odors, exhausts, thermal emissions, and visual intrusions (the latter are covered under aesthetics and recreation). New units would produce noise from the operation of pumps, cooling towers, transformers, turbines, generators, and switchyard equipment. Traffic at the site also would be a source of noise. Any noise coming from the proposed STP site would be controlled in accordance with standard noise protection and abatement procedures. This practice also would be expected to apply to all alternative sites, including the Allens Creek site. Commuter traffic would be controlled by speed limits. Good road conditions and appropriate speed limits would minimize the noise level generated by the workforce commuting to the alternative site.

The new units at the Allens Creek site would likely have standby diesel generators and auxiliary power systems. Permits obtained for these generators would ensure that air emissions comply with applicable regulations. In addition, the generators would be operated on a limited, short-term basis. During normal plant operation, new units would not use a significant quantity of chemicals that could generate odors that exceed odor threshold values. Good access roads and appropriate speed limits would minimize the dust generated by the commuting workforce. Based on the information provided by STPNOC and the review team's independent evaluation, the review team concludes that the physical impacts of building and operating two nuclear units at the Allens Creek site would be minimal.

### ***Demography***

The Allens Creek site is located in Austin County (2008 population 26,851), 4.4 mi north of the city of Wallis (2007 population 1287) and 7.3 mi southeast of Sealy (2008 population 6190), and within 50 mi of the outer edges of the Houston Metropolitan area (2008 population 5.7 million) (USCB 2009a). Fort Bend County (2008 population 532,141) was one of the fastest growing counties in the United States during recent decades as Houston suburbs have expanded westward into the county (USCB 2009a).

STPNOC estimated the peak number of construction workers would be 5950. Approximately 900 operations workers would also be onsite during the final phase of building activities (STPNOC 2010a). Based on assumptions in Section 4.4 concerning in-migration for Units 3 and 4 in Matagorda County, and for comparability with the analysis in that section, the review team assumed that 50 percent or 2975 construction workers would in-migrate. Because no information is available on where the workforce would live, the review team assumed that half of the plant workforce would move to Austin County and the other half to Fort Bend County. Eighty percent of in-migrating construction workers would bring a family. Harris County, which includes Houston, would likely see an in-migration of workers as well, but considering the large populations of this county and the relatively small number of in-migrants they would be easily absorbed without noticeable impacts. All operations workers would in-migrate and all would bring a family. A family size of 3.25 was used for construction workers for a total peak site development related population increase of 8330 (7735 in-migrating workers and family members and 595 workers without family). An average family size of 2.74 for the operating workforce (see Section 5.4) would result in a total in-migrating operations-related population of 2466 (900 operations workers plus family). Therefore, the total expected in-migrating population (site development and operations) at peak building would be 10,796.

Because the assumed in-migrating population would be about 1 percent of the total population for Fort Bend County, the demographic impacts of building activities are expected to be minimal for this county. However, the impacts would likely be significant in the smaller Austin County, where the in-migrating population represents 20 percent of the current population. If the facility is completed and commences operations, the operational workforce would number about 959 workers, 900 of whom would be at the site during building activities and are included in the above analysis. The review team expects that the demographic impact during operation would be minimal for all counties in the region. Based on the information provided by STPNOC and the review team's independent evaluation, the review team concludes that the demographic impacts of building and operating two nuclear units at the Allens Creek site would be significant.

### ***Taxes and Economy***

As described in Section 5.4.3.2, STPNOC estimates it would spend \$60 million annually for goods and services related to the new units, of which about 20 percent (\$12 million) would be

spent locally (STPNOC 2010a). STPNOC estimated if the units were 100 percent taxable, annual franchise taxes for Unit 3 would be \$4.7 to \$5.4 million and Unit 4 would have payments of \$3.9 to \$4.7 million which would represent less than 1 percent of the State's annual franchise tax revenues.

The largest tax impacts would come from property taxes related to the building and operations activities of the two units. The private owners of any new units built at the Allens Creek site would pay taxes to the county, any applicable special districts that exist within the county and the local school district in which the land sits. During the building process, county property tax payments would be based on the cost of building the units and determined in accordance with state law using mutually agreed on appraisal formulas (STPNOC 2010a). During operations property taxes would range from \$6.10 million to \$13.86 million. Taxes from the nuclear plant would represent a 58 to 131 percent increase over the 2008 Austin County taxes levied of \$10.6 million. Development of the Allens Creek site for a nuclear power plant also would require a cooling water source. STPNOC believes that proposed 9500-ac reservoir to the east of the power plant footprint could perform that function. Such a reservoir, if built, could remove approximately 9500 ac from the property tax rolls, with a resulting significant tax loss to Austin County.

Increased property values in the district would increase the tax payments made to Brazos independent school district (ISD), which is a Texas Education Code Chapter 42 "poor district" (TEA 2009) This means the Brazos ISD could keep most if not all of the additional tax revenues generated by the development of a nuclear plant within the district lines. Although the exact amount currently is unknown, the tax payments are likely to represent a substantial beneficial impact for both the small, rural county of Austin County and for Brazos ISD. Brazos ISD's total tax revenue in 2008 was \$9.2 million (Global Scholar 2008).

Economic impacts would be spread across the 50-mi region but would be greatest in Austin County. Austin County per capita income for 2007 is \$35,580 and \$41,779 for Fort Bend County (Texas Association of Counties 2009c, d). The 2008 unemployment rate for Austin County and Fort Bend County was 4.3 percent and 4.5 percent, respectively (Texas Association of Counties 2009c, d). The wages and salaries of the building- and operations-related workforces would stimulate local economies and increase business activity, particularly in the retail and service sectors. This would have a positive and noticeable impact on the business community and could provide opportunities for new businesses and increased job opportunities for local residents. Based on the information provided by STPNOC and the review team's independent evaluation, the review team concludes that the tax and economic impacts of building and operating two nuclear units at the Allens Creek site would be significant and beneficial.

### ***Transportation and Housing***

Both Austin and Fort Bend Counties have well developed road networks. The local transportation network near the site includes Interstate 10 (I-10), US-90, SH-36, and several FM roads. Primary access to the site is from I-10 which is approximately 6 mi south of the site. Commuters would likely take I-10 to SH 36, a two lane road in good condition, which provides direct access to the site. A new access road would need to be constructed to provide access inside the site. I-10 east and west of Sealy has an annual average daily traffic count (AADT) of 46,000 and 38,000, respectively. The I-10 SH 36 intersection has an AADT of 22,000 but the part of SH 36 between Sealy and Wallis, where direct access to the site would be, is only 5900. The most likely pinch points would be at several intersections on SH 36 between Sealy and Wallis. Provision would have to be made to cross the rail line that closely parallels SH 36 between the highway and the site. Rail traffic is heavy enough on this corridor to possibly require coordination between rail and site vehicular traffic. Less than a mile of rail line would need to be constructed (STPNOC 2010a). The review team expects the transportation impacts from building a plant at the Allens Creek site would be noticeable but not destabilizing on SH 36 and would warrant mitigation. Operation impacts would be minimal due to the much smaller workforce and because roads would have been improved during the site development phase.

Approximately 3875 construction and operations workers could migrate into the region during peak site development. During operations the workforce is expected to be about 959 workers of which 900 are included in the 3875 workers needing housing during peak building activity. U.S. Census Housing Profile for Austin County estimated a total housing stock of 10,822 units with a rental vacancy rate of 11.4 percent. Approximately 1487 housing units were unoccupied at the time of the survey (USCB 2009e). The U.S. Census Housing Profile for Fort Bend County estimated a total housing stock of 148,484 units with a rental vacancy rate of 8.7 percent. Approximately 9209 housing units were unoccupied at the time of the survey (USCB 2009f). Some workers may choose to find housing such as an apartment or house while others may in-migrate with their own housing in the form of a travel trailer. The review team expects that the in-migrating workforce would be absorbed easily into the existing housing stock in Fort Bend County and the region without a measurable impact, but especially if workers concentrate closer to the plant, the impacts could be significant in Austin County due to the smaller number of housing units available. Based on the information provided by STPNOC and the review team's independent evaluation, the review team concludes that the housing impacts of building and operating two nuclear units at the Allens Creek site would be noticeable and possibly significant.

### ***Public Services and Education***

The influx of construction workers and plant operations staff settling in the region could impact local municipal water and water treatment facilities and other public services in the region. These impacts would likely be in proportion with the demographic impacts experienced in the region, unless these resources have excess capacity or are particularly strained during building,

which would decrease or increase the impact, respectively. For example, the largest water treatment facilities in Austin County and Fort Bend County have water capacity available that is roughly three to ten times current average daily consumption (EPA 2009b), so while they may have to build considerable distribution infrastructure they are unlikely to be water capacity limited.

The in-migrating construction workers represent a small portion of the total population of Fort Bend County and would likely have a minimal impact on their public services. In the smaller Austin County the impacts during building could be more noticeable due to a strain on public services from a relatively larger population increase in this county. During operations the impact on public services would diminish to minimal levels throughout the region.

Austin County has 3 independent school districts with 13 schools and Fort Bend County has 6 independent school districts with 174 schools. The 2007-2008 student enrollments for Austin and Fort Bend County are 5641 students and 149,952 students, respectively (NCES 2009). The review team expects a peak building-related increase of about 2537 students (1269 in each county). The in-migrating students would be less than 1 percent of the current student population and would have a minimal impact to schools in Fort Bend County. However, the increase would be a 23 percent increase in the student population in Austin County, where the review team expects the impact would be significant and potentially destabilizing to this school system. The impact from operations-related new students would decline to minimal levels everywhere. Based on the information provided by STPNOC and the review team's independent evaluation, the review team concludes that the public service and education impacts of building and operating two nuclear units at the Allens Creek site would be significant.

### ***Aesthetics and Recreation***

Recreation in the area includes the historic Texas Independence Trail, the Stephen F. Austin Historical Park, and the Attwater Prairie Chicken National Wildlife Refuge (STPNOC 2009a). Building of the reservoir would impact a 7-mi stretch of the Texas Independence Trail. During building activities, drivers along the Texas Independence Trail would experience modest inconvenience from building activities or by the occasional closure of the road. During operations, drivers would receive minimal impacts from additional cars on the road commuting to the site. The building and operation of the plant itself and transmission lines to support the site would have a noticeable aesthetic impact on the region. Based on the information provided by STPNOC and the review team's independent evaluation, the review team concludes that the aesthetic and recreation impacts of building and operating two nuclear units at the Allens Creek site would be noticeable.

### ***Summary of Socioeconomics***

Physical impacts on workers and the general public include impacts on existing buildings, transportation, aesthetics, noise levels, and air quality. Social and economic impacts span issues of demographics, economy, taxes, infrastructure, and community services. In summary, on the basis of information provided by STPNOC and the review team's independent evaluation, the review team concludes that adverse socioeconomic impacts of the building and operation of a new nuclear plant at the Allens Creek site would be minimal for Fort Bend County and most of the region, but in Austin County during the building phase they could be noticeable and adverse for transportation and public services, and significant and adverse for demographics, housing, and education impacts. Aesthetic and recreational impacts would be noticeable and adverse during the building phase in Austin County, with noticeable operations phase aesthetic impacts in and beyond Austin County along any new transmission corridors. Other operations phase adverse impacts would be minimal in Austin County. The impacts on the Austin County economy and tax base during plant building and operation likely would be beneficial and significant, and they would be beneficial and noticeable in Fort Bend County. They would be minimal elsewhere in the region.

### ***Cumulative Impacts***

For the analysis of socioeconomic impacts at the Allens Creek site, the geographic area of interest is the 50-mi region centered on the Allens Creek site with special consideration of Austin and Fort Bend Counties as that is where the review team expects socioeconomic impacts to be the greatest. After World War II and the introduction of irrigation, agriculture supported the local economy in Austin County. Much of the land used for cotton farming was converted to rangeland and livestock production became the chief industry after World War II. Manufacturing in Austin County also increased after World War II due in part to the heavy industry coming out of Houston (TSHA 2009d). Traditionally, Fort Bend County's economy was based on farming and ranching but that has declined over the last several decades. Cotton, sorghum and rice are all still important crops in Fort Bend County however farms produce more cattle than any other commodity. The county also produces numerous minerals and the first oilfields were drilled in the 1920s. The petroleum industry was the most important industry in Fort Bend County in terms of taxes generated until the mid 1970's oil crisis. Due to Houston's westward expansion into Fort Bend County the economy has become much more diverse recently (TSHA 2009e).

In addition to assessing the incremental socioeconomic impacts from the building and operations of two additional nuclear units on the Allens Creek site, the cumulative impacts analysis also considers other past, present, and reasonably foreseeable future actions that could contribute to the cumulative socioeconomic impacts on a given region, including other Federal and non-Federal projects and those projects listed in Table 9-12. For the analysis of

socioeconomic impacts at the Allens Creek site, the geographic area of interest is considered to be the 50-mi region centered on the Allens Creek site.

The projects identified in Table 9-12 have or would contribute to the demographics, economic climate, and community infrastructure of the region and generally result in increased urbanization and industrialization. However, many impacts such as those on housing or public services are able to adjust over time, particularly with increased tax revenues. Furthermore, state and county plans along with modeled demographic projections include forecasts of future development and population increases. Because the projects within the review area identified in Table 9-12 would be consistent with applicable land-use plans and control policies, the review team considers the cumulative socioeconomic impacts from the projects to be manageable. There is a plan, at some point in the future, to construct I-69, a remaining element of the former Trans-Texas Corridor (TTC) proposal (TxDOT 2010). Current plans call for the highway to follow the current path of highway U.S. 59 through the central part of Fort Bend County. The highway itself would take a wide swath of land that would be removed from predominately agricultural use in the county but may attract commercial and industrial development. Construction detours and construction traffic also could disrupt transportation along the corridor during the building period in Fort Bend County. The timing of the development is not definite and it is not known whether the long-term balance of socioeconomic effects would be beneficial or adverse. The short-term aesthetic affects would be noticeable and adverse along the route when the project occurs, but the project is not expected to overlap with the building of the nuclear reactors at the Allens Creek site.

The review team concludes that the cumulative socioeconomic impacts of building and operating a new nuclear plant at the Allens Creek site would be LARGE and adverse in terms of demographics, housing, and education in Austin County during the building phase. Transportation, services, aesthetic and recreation impacts would be MODERATE and adverse in Austin County during the building phase, with lesser impacts during the operations phase. Fort Bend County would experience MODERATE physical (noise and dust), transportation and aesthetics impacts, mainly due to I-69 project construction, but also in part due to the impacts of building the nuclear plant and associated transmission lines. The impacts on the economy and tax base during plant development and operation likely would be beneficial and MODERATE to LARGE in Austin County and beneficial and SMALL to MODERATE in Fort Bend County. Building and operating a new plant at the Allens Creek site would make a significant, incremental contribution to these impact levels.

#### **9.3.3.6 Environmental Justice**

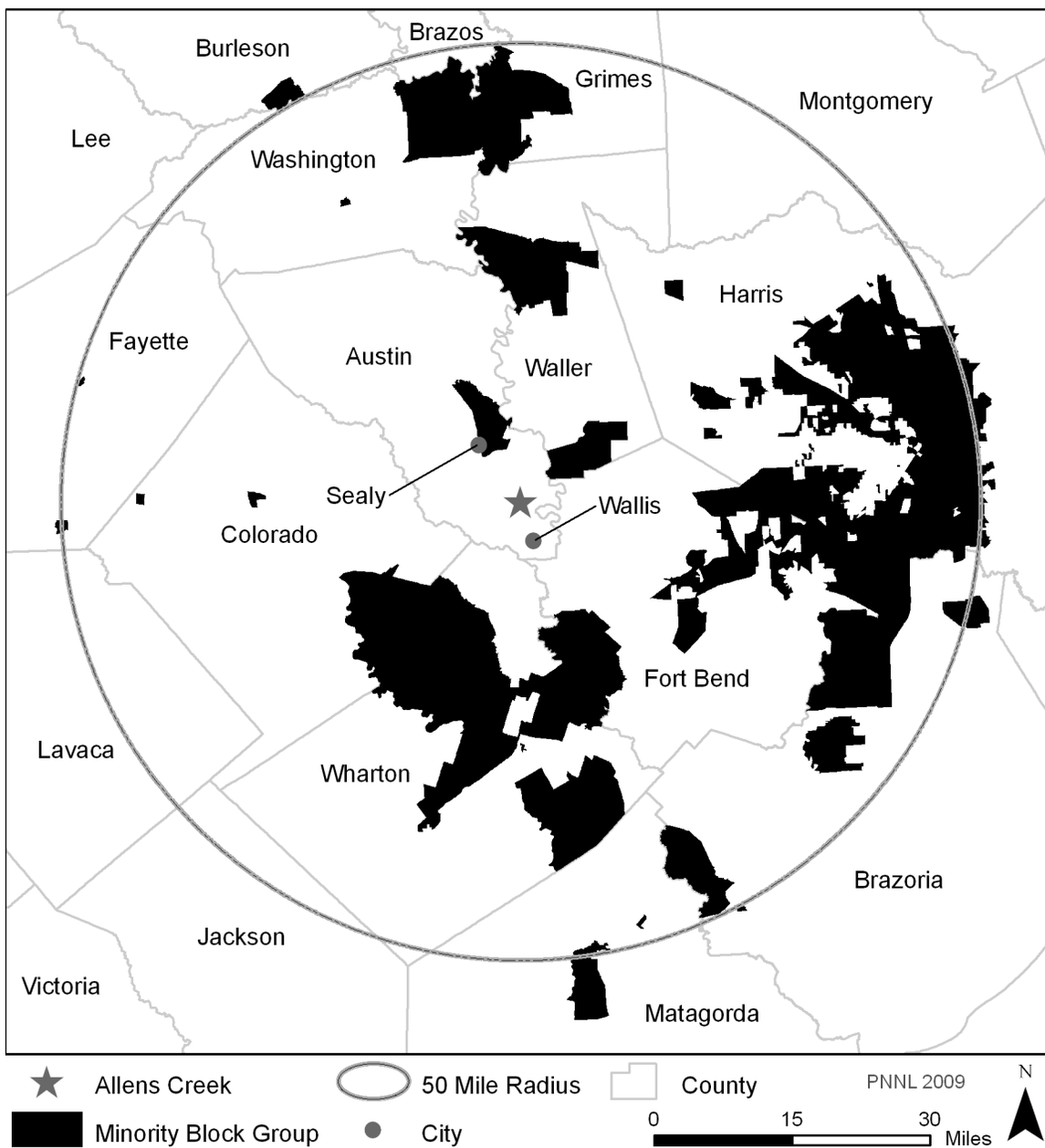
The following impact analysis includes impacts from building activities and operations. The analysis also considers other past, present, and reasonably foreseeable future actions that impact environmental justice, including other Federal and non-Federal projects listed in Table 9-12. The cumulative environmental justice impacts were assessed for the 50-mi region

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centered on the Allens Creek site. In 2000, the 50-mi region around the Allens Creek site was characterized as 20 percent Black, 0.4 percent American Indian and Alaskan Native, 5.9 percent Asian, 0.05 percent Hawaiian and Other Pacific Islander, 13 percent all other races, and 2.8 percent two or more races, 30.2 percent Hispanic or Latino and 11.6 percent low-income (STPNOC 2010a).

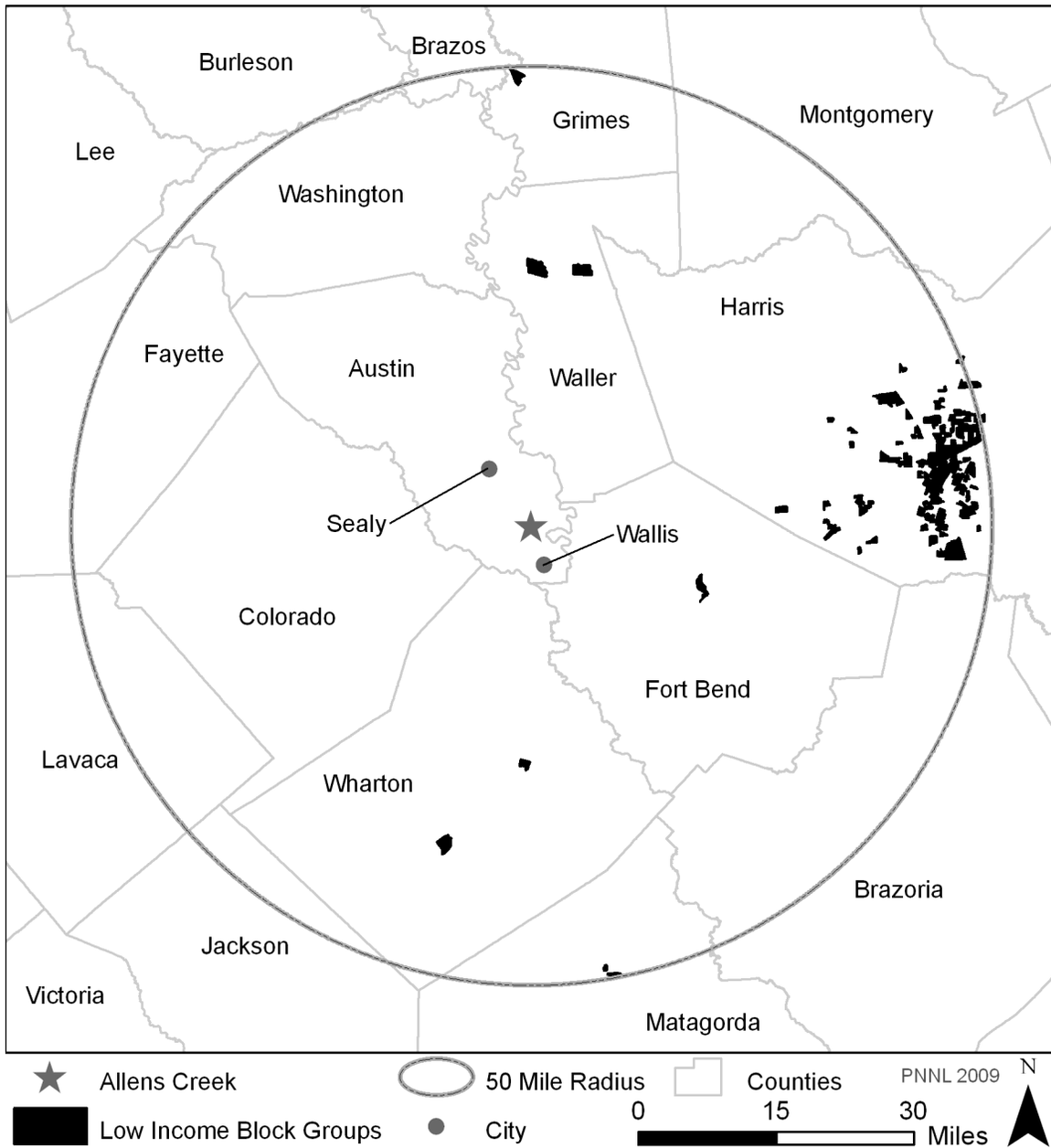
For this analysis of cumulative environmental justice impacts, the geographic area of interest is considered to be the 50-mi region surrounding the Allens Creek site and Freeport area in Brazoria County, which has a minority population and potentially could be affected if the flow regime at the mouth of the Brazos River were to be changed as a result of withdrawing water from the river to supply water for the reservoir at the Allens Creek site. The review team identified 1946 census blocks groups within the 50 mi region, 1065 of which were classified as minority populations (two of them in Austin County and 99 in Fort Bend County) (USCB 2000a). One of these block groups in Austin County (near Sealy) and one block group in Waller County are within 10 mi of the Allens Creek alternative site. The review team identified 164 census block groups classified as low income in the 50-mi region, of which none are in Austin County and one in Fort Bend County (USCB 2000c). None of these populations are within 10 mi of the Allens Creek alternative site. See Figure 9-11 and Figure 9-12 for the location of minority or low-income populations within the 50-mi region. The review team did not locate any minority or low-income populations that were located along Allens Creek. Nor did the review team find any minority or low-income populations in the first 50 mi of the Brazos River downstream from the Allens Creek site or that were engaged in subsistence activity along this river. The review team's analysis did not find any information suggesting that minority or low-income populations in the area were dependent on natural resources that would be adversely affected by a nuclear power plant at the Allens Creek site.

There are significant minority populations in Austin, Wharton, Ft. Bend and Harris Counties. However, physical impacts of building (noise, fugitive dust, air emissions, and air and water emissions) would not impose a disproportionately high and adverse effect on minority populations because of their distance from the Allens Creek site (at least 5 mi even for the closest minority populations in Waller County just east of Austin County and in the vicinity of Sealy, several miles to the north of the site). The I-69 proposed route cuts through the central part of Fort Bend County on the same route as U.S. 59, through the Kendleton area. I-69 appears to pass through minority and low-income census block groups in Fort Bend County (DOT and TxDOT 2007). Much of the I-69 corridor in Fort Bend County passes directly through many minority census block groups, and because of the preemptive nature of large highways on land use, if built on the U.S. 59 corridor, I-69 has a strong chance of disproportionately disrupting neighborhood continuity, displacing existing local services, and interrupting community interactions in minority communities within the I-69 highway corridor. The review



**Figure 9-11.** Block Groups with Minority Populations Meeting Environmental Justice Selection Criteria Within 50 mi of the Allens Creek Alternative Site (USCB 2000a)

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**Figure 9-12.** Block Groups with Low-Income Populations Meeting Environmental Justice Selection Criteria Within 50 mi of the Allens Creek Alternative Site (USCB 2000c)

team took into account the U.S. Department of Transportation and TxDOT's draft EIS for the Tier 1 I-69 Trans-Texas Corridor Study (DOT and TxDOT 2007) and adapted it to the U.S. 59 route (TxDOT 2010). The review team recognizes that more detailed studies will be taking place in the future, that initial estimations of environmental justice impacts could change, and that re-routing and other mitigation would be taken to minimize impacts on minority and low income populations. The impacts of the highway would be significant and potentially destabilizing to affected individuals and communities, but appropriate routing might avoid or mitigate any disproportionate impact to minority and low-income populations. Depending on the exact routing eventually taken by I-69 through Fort Bend County, disproportionate adverse impacts associated with I-69 to the noted minority census block groups in Fort Bend County could range from minimal to significant and potentially destabilizing. However, the review team does not expect that minority and low-income populations in Austin County would be disproportionately affected.

The 9500 ac reservoir for Allens Creek does not appear to infringe on lands occupied by minority populations. There are scattered low income populations in Waller, Ft. Bend, and Warren Counties beyond 15 mi from the Allens Creek alternative site and a somewhat greater concentration in western Harris County more than 30 mi away. There are no identified low income populations in Austin County. Because they are a greater distance from the Allens Creek alternative site than the minority populations, low-income populations are even less likely to experience disproportionately high and adverse environmental impacts from the Allens Creek alternative site.

The city of Freeport is at the mouth of the Brazos River, 60 mi downstream from the Allens Creek Site and has a population that is more than 50 percent Hispanic or Latino. Its proportion of low-income persons is about 5 percentage points above the Texas state average. However, any impacts on the Brazos River at Freeport would be short in duration during the building period and negligible during operations. The building and operation of the proposed project at the Allens Creek site is unlikely to have any disproportionate adverse impact on any minority or low-income populations. See Sections 4.5 and 5.5 for more information about environmental justice criteria and impacts. The environmental justice impacts from building and operating two nuclear units at the Allens Creek site would be minimal and adverse.

The cumulative environmental justice impacts in the Allens Creek site area would be SMALL in Austin County, LARGE in Fort Bend County and SMALL and adverse elsewhere within the 50-mi region. However, this cumulative rating is based entirely on the impact of the I-69 project, which has an indefinite future schedule. Building and operating two nuclear units at the Allens Creek site would not be a significant contributor to these impacts.

### 9.3.3.7 Historic and Cultural Resources

The following cumulative impact analysis includes building and operating two new nuclear generating units at the Allens Creek site. The analysis also considers other past, present, and reasonably foreseeable future actions that could impact cultural resources, including other Federal and non-Federal projects as listed in Table 9-12. For the analysis of cultural impacts at the Allens Creek site, the geographic area of interest is considered to be the APEs that would be defined for this site. This includes the physical APE, defined as the area directly affected by the site development and operation activities at the site and transmission lines, and the visual APE. The visual APE is defined as an additional 1-mi radius around the physical APE consistent with the discussion in Section 2.7 about the maximum distance from which the structures can be seen.

Reconnaissance activities in a cultural resource review have particular meaning. Typically, for example, it includes preliminary field investigations to confirm the presence or absence of cultural resources. However, in developing this EIS, the review team relied upon reconnaissance-level information to perform its alternative site evaluation, in accordance with ESRP 9.3 (NRC 2000). Reconnaissance-level information is data that are readily available from agencies and other public sources. It can also include information obtained through visits to the site area. To identify the historic and cultural resources at the Allens Creek site, the following information was used:

- STPNOC ER (STPNOC 2010a) - including the THC's Texas Archeological Sites Atlas;
- NRC Alternative Sites Visit March 2008; and
- Final Environmental Statement – Allens Creek Nuclear Generating Station Units 1 and 2 (AEC 1974).

The Allens Creek site is located in Austin County, Texas. The Allens Creek site is a greenfield site. Historically, the site and vicinity was largely undisturbed and likely contained intact archaeological sites associated with the past 10,000 years of human settlement. Over time, the area has been disturbed by rural development and cleared for agricultural purposes. The majority of the land was cleared of native hardwood vegetation in the 1970's for agricultural purposes. Today, much of the site is farmed and current uses include cropland and pasture land (STPNOC 2010a).

Archaeological and/or architectural surveys conducted at the Allens Creek site were discussed in the 1974 final environmental statement (AEC 1974) for the proposed Allens Creek Nuclear Generating Station. The 1974 environmental statement identified four cemeteries, historic areas, and several significant archaeological sites in the Allens Creek area. Additionally, in that report, the AEC required that the applicant complete an investigation of selected archaeological sites in the vicinity of the plant and cooling reservoir before the start of construction activities

that could impact the sites. Subsequently, applicant-sponsored investigations indicate that several mounds with human remains exist in the area. Should the site be developed, then consultation with the SHPO at the THC and Native American Tribes would help determine the significance of the mounds and any potential impacts the project would have on cultural resources.

Seven historic properties listed on the National Register of Historic Places are found in Austin County. The closest listed properties to the Allens Creek site are the Church of the Guardian Angel, located in Wallis about 4 mi from the site and an ossuary located in the vicinity of Wallis. A Texas Historic Landmark, the Martin Allen Public House foundation and associated Allen-Johnston cemetery, is about 1 mi from the Allens Creek site (STPNOC 2010a). Neither the Public House nor the cemetery is listed on the National Register. The project has the potential to affect resources through visual impacts from buildings and transmission lines. These impacts may result in significant alterations to the visual landscape within the geographic area of interest.

Building and operating two nuclear generating units at the Allens Creek site would require approximately 800 ac for the main power plant site, approximately 52 ac for offsite transportation and pipeline corridors, and up to 9500 ac for the new, multi-use reservoir. In the event that the Allens Creek site was chosen for the proposed project, identification of cultural resources in these areas would be accomplished through cultural resource surveys and consultation with the SHPO, Tribes and interested parties. The results would be used in the site planning process to avoid cultural resources impacts. Because of the known and significant cultural resources that exist in the site area, the review team assumes that STPNOC would develop protective measures in a manner similar to those for the STP site. These procedures are detailed in STPNOC's Addendum #5 to Procedure No. OPGP03-ZO-0025 Rev. 12 (Unanticipated Discovery of Cultural Resources) (STPNOC 2008c); the procedures include notification of the SHPO at the THC and affected Tribe(s) or other parties depending on the nature of the find.

Section 9.3.3.1 describes the transmission line corridors. Three new transmission lines would likely be needed to connect the Allens Creek site to the three closest 345-kV lines in the area (STPNOC 2010a). In the event that the Allens Creek site was chosen for the proposed project, the review team assumes that transmission corridor-related cultural resource surveys and procedures would be conducted in a manner similar to that for the STP site. In this context, the developer of transmission systems in the region, Oncor, would file an Environmental Assessment with the PUCT outlining practices to consider community, historic, and aesthetic values and prudent avoidance. During construction of such systems, should Oncor or its contractors encounter any archaeological artifacts or other cultural resources, work would halt immediately in the vicinity of the resource, the discovery would be reported to the THC, and Oncor would take action as directed by the THC. The established practice of conducting

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cultural and historic surveys as part of the Environmental Assessment and process for communicating with the THC for inadvertent discoveries ensures that offsite cultural and historic resources would be protected.

Past actions in the geographic area of interest that have similarly impacted historic and cultural resources include rural development and agricultural development and activities associated with these land disturbing activities such as road development. Two current or planned projects, the Texas Independence Trail and the Allens Creek Reservoir, were identified in Table 9-12 that may contribute to cumulative impacts on historic and cultural resources in the geographic area of interest.

Activities associated with building two nuclear units and supporting facilities that can potentially destabilize important attributes of historic and cultural resources include land clearing, excavation, and grading activities. Given the known cultural resources at the Allens Creek site, there would be unavoidable impacts to cultural resources due to site development activities.

In addition, visual impacts from transmission lines may result in significant alterations to the visual landscape within the geographic area of interest. Given that historic setting and visual character are important elements associated with some known cultural resources at the Allens Creek site, visual impacts would be unavoidable. The review team assumes that the transmission system developer, i.e., Oncor, would continue to consider cultural and historic resources and associated aesthetic values in a manner consistent with the preparation of Environmental Assessments needed to support its filings before the PUCT before an approval is granted.

Impacts on historic and cultural resources from operation of two new nuclear generating units at the Allens Creek site include those associated with the operation of new units and maintenance of transmission corridors. The review team assumes that the same procedures currently used by STPNOC would be used for onsite and offsite maintenance activities. Consequently, the incremental effects of the maintenance of transmission-line corridors and operation of the two new units and associated impacts on the cultural resources would be negligible for the physical APE and detectable but not destabilizing for the visual APE.

The two projects identified in Table 9-12 that could contribute to the cumulative impacts on cultural resources are the Texas Independence Trail and the Allens Creek Reservoir, a municipal water supply reservoir. The Texas Independent Trail would not significantly affect historic and cultural resources in the geographic area of interest; the impacts would be limited to the visual APE and would be similar to those associated with the operation of two new units. Given the known cultural resources at the Allens Creek site, there would be significant adverse impacts to cultural resources in the geographic area of interest, including both the physical and visual APEs due to site development activities with regard to the Allens Creek Reservoir project.

Cultural resources are non-renewable; therefore, the impact of destruction of cultural resources is cumulative. Based on the information provided by the applicant and the review team's independent evaluation, the review team concludes that the cumulative impacts from building and operating two new nuclear generating units on the Allens Creek site and from other projects, particularly the planned co-located Allens Creek Reservoir, would be LARGE. The incremental contribution of building and operating the two new units would be a significant contributor to the cumulative impacts determination for the cultural resources known to exist within the physical and visual APEs and the geographic area of interest.

#### 9.3.3.8 Air Quality

The following impact analysis includes impacts from building activities and operations. The analysis also considers other past, present, and reasonably foreseeable future actions that impact air quality, including other Federal and non-Federal projects listed in Table 9-12. The atmospheric emissions related to building and operating a nuclear power plant at the STP site in Matagorda County, Texas, are described in Chapters 4 and 5. The criteria pollutants were found to have a SMALL impact. In Chapter 7, the cumulative impacts of the criteria pollutants at the STP site were evaluated and also determined to be MODERATE principally because of a nearby major source; absent that source, the cumulative impacts would be SMALL. The geographic area of interest for the Allens Creek site is Austin County, which is in the Metropolitan Houston-Galveston Intrastate Air Quality Control Region (40 CFR 81.38). The emissions related to building and operating a nuclear power plant at the Allens Creek site would be similar to those at the STP site. The air quality attainment status for Austin County as set forth in 40 CFR 81.344 reflects the effects of past and present emissions from all pollutant sources in the region. Austin County is not out of attainment of any National Ambient Air Quality Standard.

Reflecting on the projects listed in Table 9-12, the most significant is the W.A. Parish Electric Generating Station. Effluents from power plants such as this are typically released through stacks and with significant vertical velocity. Other industrial projects listed in Table 9-12 would have *de minimis* impacts. Given that these projects would be subject to institutional controls, it is unlikely that the air quality in the region would degrade to the extent that the region is in nonattainment of National Ambient Air Quality Standards.

The air quality impact of Allens Creek site development would be local and temporary. The distance from building activities to the site boundary would be sufficient to generally avoid significant air quality impacts. There are no land uses or projects, including the aforementioned source, that would have emissions during site development that would, in combination with emissions from the Allens Creek site, result in degradation of air quality in the region.

Releases from operation of two units at the Allens Creek site would be intermittent and made at low levels with little or no vertical velocity. The air quality impacts of the aforementioned source

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are included in the baseline air quality status. The cumulative impacts from emissions of effluents from the Allens Creek site and the aforementioned source would not be noticeable.

The cumulative impacts of greenhouse gas emissions related to nuclear power are discussed in Section 7.6. The impacts of the emissions are not sensitive to location of the source. Consequently, the discussion in Section 7.6 is applicable to a nuclear power plant located at the Allens Creek site. The review team concludes that the national and worldwide cumulative impacts of greenhouse gas emissions are noticeable but not destabilizing. The review team further concludes that the cumulative impacts would be noticeable but not destabilizing, with or without the greenhouse gas emissions of the project at the Allens Creek site.

Cumulative impacts to air quality resources are estimated based in the information provided by STPNOC and the review team's independent evaluation. Other past, present and reasonably foreseeable future activities exist in the geographic areas of interest (local for criteria pollutants and global for greenhouse gas emissions) that could affect air quality resources. The cumulative impacts on criteria pollutants from emissions of effluents from the Allens Creek site, other projects, and the W.A. Parish Electric Generating Station would not be noticeable. The national and worldwide cumulative impacts of greenhouse gas emissions are noticeable but not destabilizing. The review team concludes that the cumulative impacts would be noticeable but not destabilizing, with or without the greenhouse gas emissions from the Allens Creek site. The review team concludes that cumulative impacts from other past, present, and reasonably foreseeable future actions on air quality resources in the geographic areas of interest would be SMALL for criteria pollutants and MODERATE for greenhouse gas emissions. The incremental contribution of impacts on air quality resources from building and operating two units at the Allens Creek site would be insignificant for both criteria pollutants and greenhouse gas emissions.

### **9.3.3.9 Nonradiological Health**

The following impact analysis includes impacts from building activities and operations. The analysis also considers other past, present, and reasonably foreseeable future actions that impact nonradiological health, including other Federal and non-Federal projects listed in Table 9-12. The building-related activities that have the potential to impact the health of members of the public and workers include exposure to dust and vehicle exhaust, occupational injuries, noise, and the transport of construction materials and personnel to and from the site. The operation-related activities that have the potential to impact the health of members of the public and workers includes exposure to etiological agents, noise, EMFs, and impacts from the transport of workers to and from the site. For the analysis of nonradiological health impacts at the Allens Creek alternative site, the geographic area of interest is considered to include projects within a 5-mi radius from the site's center based on the localized nature of the impacts. For impacts associated with transmission lines, the geographic area of interest is the transmission line corridor.

### ***Building Impacts***

Nonradiological health impacts to construction workers and members of the public from building two new nuclear units at the Allens Creek site would be similar to those evaluated in Section 4.8 for the STP site. The impacts include noise, vehicle exhaust, dust, occupational injuries, and transportation accidents, injuries, and fatalities. Applicable Federal and State regulations on air quality and noise would be complied with during the site preparation and building phase. The incidence of construction worker accidents would not be expected to be different from the incidence of accidents estimated for STP. The Allens Creek site is located in a rural area and nonradiological health impacts from building would likely be negligible on the surrounding populations. The ER (STPNOC 2010a) indicated that transportation impacts could potentially be significant because the Allens Creek site is located in a rural area. Mitigation would be warranted, including constructing a new access road, and potentially widening existing roadways, installing traffic controls, and other measures designed to reduce traffic congestion. The additional injuries and fatalities from traffic accidents involving transportation of materials and personnel for building a new nuclear power plant at the Allens Creek site would be similar to those evaluated in Section 4.8.3 for the STP site and would represent a small fraction (less than 5 percent) of the total traffic fatalities in Austin County.

There are no past or present actions in the geographic area of interest that would cumulatively impact nonradiological health in a similar way to those discussed for Allens Creek. Proposed future actions would include transmission line development and/or upgrading throughout the designated geographic area of interest, highway improvement projects, and future urbanization. These actions would likely result in nonradiological health impacts similar to those discussed above for the building of the Allens Creek site.

### ***Operational Impacts***

Nonradiological health impacts from operation of two new nuclear units on occupational health and members of the public at the Allens Creek site would be similar to those evaluated in Section 5.8 for the STP site. Occupational health impacts to workers (e.g., falls, electric shock or exposure to other hazards) at the Allens Creek site would likely be the same as those evaluated for workers at two new units at the STP site. Exposure to the public from water-borne etiological agents at the Allens Creek site would be similar to the types of exposures evaluated in Section 5.8.1, and the operation of the new units at the Allens Creek site would not likely lead to an increase in water-borne diseases in the vicinity. Noise and EMF exposure would be monitored and controlled in accordance with applicable OSHA regulations. Effects of EMF on human health would be controlled and minimized by conformance with NESC criteria and adherence to the standards for transmission systems regulated by the PUCT. Nonradiological impacts of traffic associated with the operations workforce would be less than the impacts during building. Mitigation measures taken during building to improve traffic flow would also minimize impacts during operation of a new unit.

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There are no past or present activities in the geographic areas of interest that would have nonradiological impacts to the public or workers similar to those discussed for the Allens Creek site. Proposed future actions that would impact nonradiological health in a similar way to operation activities at the Allens Creek site would include transmission line systems and future urbanization, which would both occur throughout the designated geographic areas of interest.

The review team is also aware of the potential climate changes that could affect human health; a recent compilation of the state of the knowledge in this area (GCRP 2009) has been considered in the preparation of this EIS. Projected changes in the climate for the region include an increase in average temperature and decrease in precipitation, which may alter the presence of microorganisms and parasites in any reservoir that would be used. The review team did not identify anything that would alter its conclusion regarding the presence of etiological agents or change in the incidence of water-borne diseases.

### **Summary**

Based on the information provided by STPNOC and the review team's independent evaluation, the review team expects that nonradiological health impacts from building and operating two new units at the Allens Creek alternative site would be similar to the impacts evaluated for the STP site. While there are other past, present and future activities in the geographic area of interest that could affect nonradiological health in ways similar to the building and operation of two units at the Allens Creek site, those impacts would be localized and managed through adherence to existing regulatory requirements. The review team concludes, therefore, that the cumulative impacts would be SMALL.

### **9.3.3.10 Radiological Impacts of Normal Operations**

The following impact analysis includes impacts from building activities and operations for two nuclear units at the Allens Creek alternative site. The analysis also considers other past, present, and reasonably foreseeable future actions associated with radiological impacts, including other Federal and non-Federal projects listed in Table 9-12. As described in Section 9.3.3, Allens Creek is a greenfield site; there are currently no nuclear facilities on the site. The geographic area of interest is the area within a 50-mi radius of the Allens Creek site. There are no major facilities that result in regulated exposures to the public or biota within the 50-mi radius of the Allens Creek site. However, there are likely to be hospitals and industrial facilities within 50 mi of the Allens Creek site that use radioactive materials.

The radiological impacts of building and operating the proposed two ABWR units at the Allens Creek site include doses from direct radiation and liquid and gaseous radioactive effluents. These pathways would result in low doses to people and biota offsite that would be well below regulatory limits. These impacts are expected to be similar to those estimated for the STP site.

The NRC staff concludes that the dose from direct radiation and effluents from hospitals and industrial facilities that use radioactive material would be an insignificant contribution to the cumulative impact around the Allens Creek site. This conclusion is based on data from the radiological environmental monitoring programs conducted around currently operating nuclear power plants.

The cumulative radiological impacts from building and operating the two proposed ABWRs and other existing and planned projects and actions in the geographic area of interest around the Allens Creek site would be SMALL.

#### **9.3.3.11 Postulated Accidents**

The following impact analysis includes radiological impacts from postulated accidents from operations for two nuclear units at the Allens Creek alternative site. The analysis also considers other past, present, and reasonably foreseeable future actions that impact radiological health from postulated accidents, including other Federal and non-Federal projects and those projects listed in Table 9-12. As described in Section 9.3.3, Allens Creek is a greenfield site; there are currently no nuclear facilities on the site. The geographic area of interest considers all existing and proposed nuclear power plants that have the potential to increase the probability-weighted consequences (i.e., risks) from a severe accident at any location within 50 mi of the Allens Creek site. This includes the reactors at the STP Site. A site near Victoria has been identified as a potential reactor location.

As described in Section 5.11.1, the staff concludes that the environmental consequences of DBAs at the STP site would be minimal for ABWRs. DBAs are addressed specifically to demonstrate that a reactor design is robust enough to meet NRC safety criteria. The ABWR design is independent of site conditions and the meteorology of the Allens Creek and STP sites are similar; therefore, the NRC staff concludes that the environmental consequences of DBAs at the Allens Creek site would be minimal.

Because the meteorology, population distribution, and land use for the Allens Creek alternative site are expected to be similar to the proposed STP site, risks from a severe accident for an ABWR reactor located at the Allens Creek alternative site are expected to be similar to those analyzed for the proposed STP site. These risks for the proposed STP site are presented in Tables 5-18 and 5-19 and are well below the median value for current-generation reactors. In addition, estimates of average individual early fatality and latent cancer fatality risks are well below the Commission's safety goals (51 FR 30028). For the existing plants within the geographic area of interest, STP Units 1 and 2, the Commission has determined that the probability-weighted consequences of severe accidents are small (10 CFR 51, Appendix B, Table B-1). It is expected that risks for any new reactors at the Victoria County Station site would be well below risks for current-generation reactors and meet the Commission's safety

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goals. On this basis, the NRC staff concludes that the cumulative risks of severe accidents at any location within 50 mi of the Allens Creek alternative site would be SMALL.

### 9.3.4 Trinity 2

This section covers the review team's evaluation of the potential environmental impacts of siting a new two-unit nuclear power plant at the Trinity 2 site in eastern Texas near the Trinity River. The site is located in a rural area of Freestone County approximately 10 mi northeast of Fairfield and 2.6 mi east of the existing Big Brown Power Plant. The water source for plant cooling and other plant uses would be the Trinity River and a new reservoir would be constructed. Trinity 2 is a greenfield site not currently owned by the applicant (STPNOC 2010a).

The following sections include a cumulative impact assessment conducted for each major resource area. The specific resources and components that could be affected by the incremental effects of the proposed action if implemented at the Trinity 2 site and other actions in the same geographic area were considered. This assessment includes the impacts of NRC-authorized construction and operations and impacts of preconstruction activities. Also included in the assessment are past, present and reasonably foreseeable future Federal, non-Federal, and private actions that could have meaningful cumulative impacts when considered together with the proposed action if implemented at the Trinity 2 site. Other actions and projects considered in this cumulative analysis are described in Table 9-16.

The STP site is more than 200 mi from Trinity 2 and was therefore not included in this analysis. The only other nuclear power plant currently operating in Texas is Comanche Peak. The Comanche Peak plant is approximately 100 mi from Trinity 2 and therefore is also not included in the cumulative analysis. The proposed nuclear power plant in Victoria County is approximately the same distance as the STP site and was not included in the following analysis.

**Table 9-16.** Past, Present, and Reasonably Foreseeable Future Projects and Other Actions Considered in the Cumulative Analysis of the Trinity 2 Alternative Site.

<b>Project Name</b>	<b>Summary of Project</b>	<b>Location (relative to Trinity 2 site)</b>	<b>Status</b>
<b>Energy Projects</b>			
Big Brown Power Plant (BBPP)	Two 575-MW units. Burns lignite coal from local mines, supplemented by sub-bituminous coal delivered by train. Uses water from Lake Fairfield.	Approximately 2.6 mi west of Trinity 2	Operational <sup>(a)</sup>
Freestone Energy Center	1035-MW natural gas plant on 506 ac	Approx 7 mi northwest of Trinity 2	Operational <sup>(b)</sup>
Lakeside Energy Center	Proposed 640-MW natural gas plant	Approx 12 mi northwest of Trinity 2 near Richland-Chambers Reservoir	Proposed <sup>(c)</sup>
Limestone Electric Generating Station Expansion	Currently comprised of two lignite/coal-fueled steam units, with a combined 1700 MW capacity. The proposed expansion project would add a third 744-MW unit.	Approx 30 mi south-southwest of Trinity 2 near Jewett, Texas	Units 1 and 2 operational, Unit 3 expected to begin operating in 2012 <sup>(d)</sup>
<b>Mining Projects</b>			
Big Brown Lignite Coal Mine and Expansion	Current mining consists of more than 20,000 ac of land mined in Freestone County. The owner of the Big Brown Mine, Luminant, plans to open the Turlington mine (10,397 ac) adjacent to and south of the existing Big Brown Mine.	Approx 4 mi northwest of Trinity 2	Operational. <sup>(e)</sup> Turlington mine expected to begin operating in 2011 <sup>(f)</sup>
Streetman Expanded Shale and Clay Plant	Lightweight aggregate production facility	Approx 21 mi west of Trinity 2	Operational <sup>(g)</sup>
<b>Transportation Projects</b>			
Highway expansion	Widening of US 79	About 18 mi southeast of Trinity 2	Proposed but currently unfunded <sup>(h)</sup>
Highway expansion	Widening of US 287	About 10 mi northeast of Trinity 2	Proposed but currently unfunded <sup>(i)</sup>

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**Table 9-16.** (contd)

<b>Project Name</b>	<b>Summary of Project</b>	<b>Location (relative to Trinity 2 site)</b>	<b>Status</b>
<b>Parks and Aquaculture Facilities</b>			
Fairfield Lake State Park	1460 ac outdoor recreation	Approx 4 mi southwest of Trinity 2	Operational <sup>(j)</sup>
Richland Creek Wildlife Management Area	13,700 ac, created to compensate for habitat losses associated with the construction of Richland-Chambers Reservoir	Approx 10 mi north of Trinity 2	Operational <sup>(k)</sup>
Big Lake Bottom Wildlife Management Area	2870 ac of the area are accessible and open for public use	Approx 11 mi east-southeast of Trinity 2	Development likely limited within this park <sup>(l)</sup>
Gus Engeling Wildlife Management Area	10,958 ac for wildlife management, research, and demonstration area for the Post Oak Savannah Ecoregion. Also used for hunting & other outdoor recreation.	Approx 16 mi northeast of Trinity 2	Development likely limited within this park <sup>(m)</sup>
<b>Other Actions/Projects:</b>			
Tehuacana Reservoir	14,900-ac water supply reservoir	Approx 10 mi west-northwest of Trinity 2	Proposed <sup>(n)</sup>
Tennessee Colony Reservoir	85,000-ac water supply and flood control reservoir	Adjacent to Trinity 2	Proposed <sup>(o)</sup>
Coffield Correctional Institution	Prison in operation since 1965, wastewater treatment plant	Approx 8 mi east-southeast of Trinity 2	Operational <sup>(p)</sup>
Boyd Correctional Institution	Prison in operation since 1992, wastewater treatment plant	Approx. 15 mi west-southwest of Trinity 2	Operational <sup>(q)</sup>
Nucor Steel	Primary Metal Industries	Approx 34 mi south-southwest of Trinity 2	Operational <sup>(r)</sup>

Table 9-16. (contd)

Project Name	Summary of Project	Location (relative to Trinity 2 site)	Status
Cayuga Independent School District	Waste Water Treatment Plant	Approx 9 mi northeast of Trinity 2	Operational <sup>(s)</sup>
Future Urbanization	Construction of housing units and associated commercial buildings; roads, bridges, and rail; construction of water- and/or wastewater- treatment and distribution facilities and associated pipelines, as described in local land-use planning documents.	Throughout region.	Construction would occur in the future, as described in state and local land-use planning documents
Various hospitals and industrial facilities that use radioactive materials	Medical and other isotopes	Within 50 mi	Operational in nearby cities and towns

(a) Source: EPA 2009c  
(b) Source: Calpine 2009  
(c) Source: TCEQ 2009d  
(d) Source: NRG 2009  
(e) Source: EPA 2009d  
(f) Source: TRC 2010  
(g) Source: EPA 2009e  
(h) Source: TxDOT 2009a  
(i) Source: TxDOT 2009a  
(j) Source: TPWD 2009j  
(k) Source: TPWD 2009k  
(l) Source: TPWD 2009l  
(m) Source: TPWD 2009m  
(n) Source: TWDB 2010a  
(o) Source: TWDB 2006b  
(p) Source: EPA 2009f  
(q) Source: TDCJ 2009  
(r) Source: EPA 2009g  
(s) Source: EPA 2009h

#### 9.3.4.1 Land Use

The following impact analysis includes impacts from building activities and operations. The analysis also considers past, present, and reasonably foreseeable future actions that impact land use, including other Federal and non-Federal projects and those projects listed in Table 9-16. For this analysis, the geographic area of interest for considering cumulative impacts is the 15-mi region surrounding the Trinity 2 site. This geographic area of interest includes the primary communities (e.g., Fairfield) that would be affected by the proposed project if it were located at the Trinity 2 site. The Trinity 2 site is a greenfield site located in an unincorporated area of Freestone County, Texas, 10.4 mi northeast of Fairfield. STPNOC estimates that approximately 18 percent of the Trinity 2 site is forested, 80 percent is in open land or grass lands, 1 percent is developed, and 1 percent is water resources (STPNOC 2010a). There is no current zoning applicable to the site. The Trinity 2 site is not owned by the applicants. Acquisition of the site for a new power plant would involve land purchase from more than one landowner (STPNOC 2010a).

The Trinity 2 site is not in the geographic area covered by the TCMP (TCMP 2009); therefore, the CZMA does not apply to this site.

The Trinity 2 site is 2.6 mi east of the Big Brown Power Plant owned by Luminant Power (STPNOC 2010a). The Big Brown plant is a two-unit, 1150-MW, coal-fired plant (Luminant 2009). The plant uses lignite coal mined near the plant (see Table 9-16) and also coal from the Powder River Basin in Wyoming. Continued mining operations would be expected to increase the amount of affected land near the Trinity 2 site. Cooling water for the Luminant plant comes from Fairfield Lake. Fairfield Lake has a surface area of approximately 2400 ac and was formed by a dam on Big Brown Creek (TSHA 2009g). Fairfield Lake State Park is located on the southern and southwestern shores of Fairfield Lake.

If new nuclear generating units were built at the Trinity 2 site, the review team assumes that an onsite water storage reservoir for plant cooling would be built and that water would be diverted from the Trinity River. The land area affected by building two nuclear generating units at the Trinity 2 site would be approximately 800 ac for the main power plant site and up to 1700 ac for a new reservoir to be used for plant cooling (STPNOC 2010a). Land-use impacts would also occur to divert water to the plant and/or a reservoir and return discharge water to the Trinity River and for road and rail access. Most land-use impacts would occur during building, while plant operations would have minimal land-use impacts. The land-use impacts associated with building the plant and the reservoir at the Trinity 2 site would be noticeable, but not destabilizing.

Figure 9-13 shows the location of the Trinity 2 site and surrounding communities. There are no existing transmission corridors connecting directly to the Trinity 2 site. However, there are multiple 345-kV transmission lines connecting to the Big Brown Power Plant (STPNOC 2010a). One or more new transmission corridors would need to be created to connect the Trinity 2 site to these lines. The corridor(s) would pass through areas that are mostly rural with low population densities. Farmlands that would become part of a corridor could generally continue to be farmed. The land-use impacts of building one or more transmission corridors to serve the Trinity 2 site would be minimal.

Within the 15-mi geographic area of interest, four reasonably foreseeable future projects (included in Table 9-16) have the potential to significantly affect cumulative land use. The first project would be the proposed Lakeside Energy Center. The Lakeside Energy Center would be a 640 MW(e) natural gas-fired power plant located on a 35 ac tract of land approximately 12 mi northwest of the Trinity 2 site. Construction and operations workers would likely be drawn from a wide area. If the proposed Lakeside Energy Center is constructed, one or more new transmission corridors would be needed to connect the plant to the grid. The second project would be the proposed Tehuacana Reservoir which would affect approximately 14,900 ac. The third project would be the proposed Tennessee Colony Reservoir which would impact approximately 85,000 ac adjacent to the Trinity 2 site. The fourth project would be the opening of the Turlington Mine to support the Big Brown Power Plant. The planned mine would affect approximately 10,400 ac.

Future urbanization in the geographic area of interest, the continued operation of the Big Brown coal mine, the four proposed projects (see Table 9-16), and GCC could contribute to decreases in open lands, wetlands, and forested areas. Urbanization in the vicinity of the Trinity 2 site would alter important attributes of land use. Urbanization would reduce natural vegetation and open space, resulting in an overall decline in the extent and connectivity of wetlands, forests, and wildlife habitat. Continued operation of the Big Brown coal mine could include expansion of the mine at some point in the future. Potential expansion of the mine would result in a loss of open lands, forests, and wetlands. Construction of the four proposed projects (Lakeside Energy Center and associated transmission lines, the Tehuacana and Tennessee Colony reservoirs, and the Turlington Mine) would all also contribute to loss of open lands, forests, and wetlands. GCC could decrease precipitation, causing more frequent droughts when combined with increased evaporation in the geographic area of interest for the Trinity 2 site (GCRP 2009). Reduced water supply and increased temperatures could reduce crop yields and livestock productivity (GCRP 2009), which might change portions of agricultural and ranching land uses in the area of interest. However, existing parks, reserves, and managed areas would help preserve open lands, wetlands, and forested areas to the extent that they are not adversely affected by droughts. The proposed two reservoirs (Tehuacana and Tennessee Colony) may help ameliorate some adverse effects of droughts if the reservoirs are in operation soon enough. But these reservoirs would simultaneously cause land-use changes by inundating

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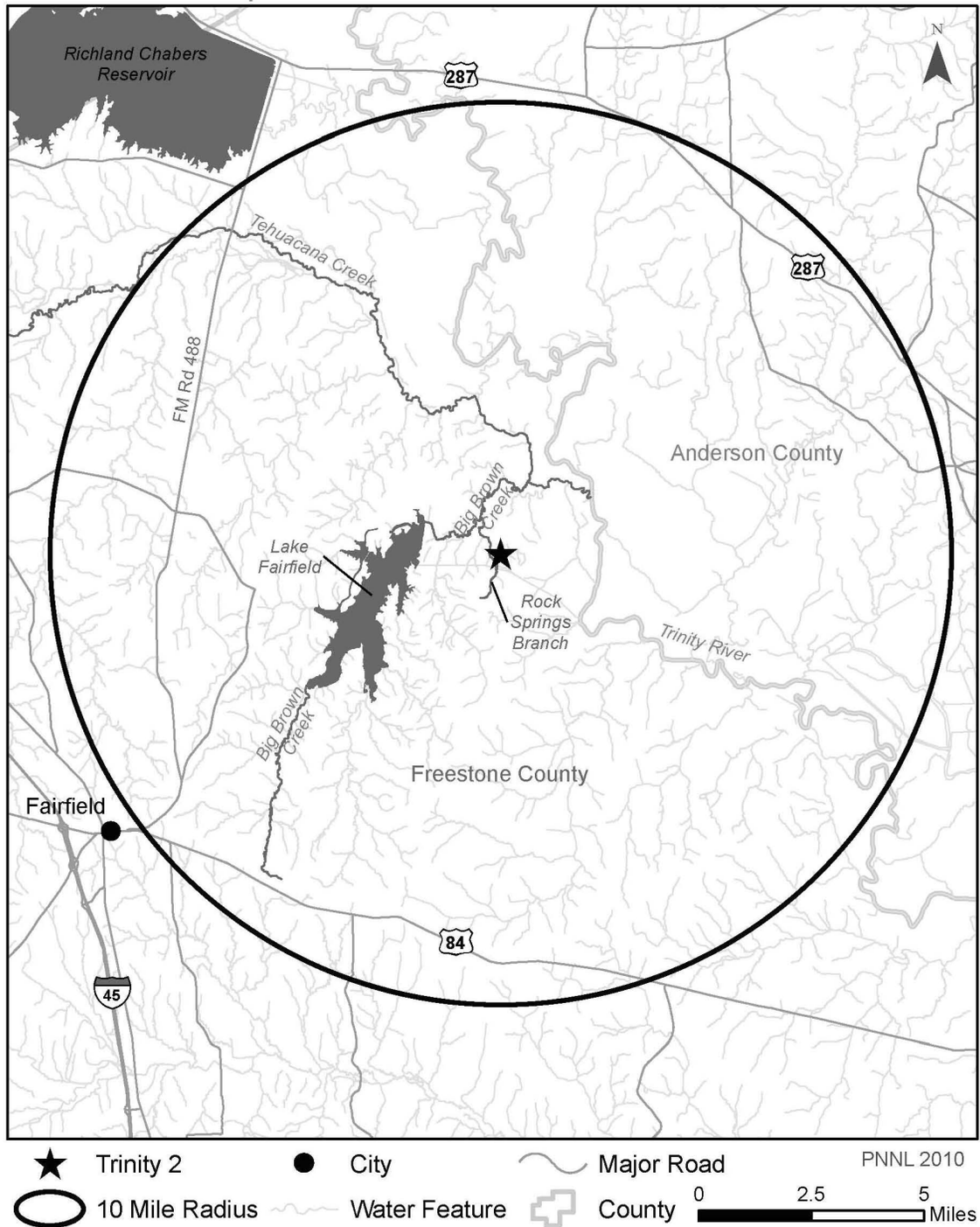


Figure 9-13. Trinity 2 Alternative Site and 10-mi Radius

large tracts of land. Urbanization trends, ongoing and proposed projects, and changes resulting from potential GCC could cause a shift in land use and, therefore, noticeably alter land uses in the geographic area of interest.

Based on the information provided by STPNOC and the review team's independent review, the review team concludes that the cumulative land-use impacts of constructing and operating two new nuclear generating units at the Trinity 2 site would be MODERATE. This conclusion reflects the substantial amount of land (up to 2500 ac onsite and additional offsite land for roads, a railroad spur, and pipelines) that would be needed for the proposed project if it were located at the Trinity 2 site, and the land-use impacts associated with the (1) proposed Lakeside Energy Center, (2) Tehuacana and Tennessee Colony Reservoirs, (3) Turlington Mine, and (4) transmission corridors that would be needed to serve the Trinity 2 and Lakeside Energy Center sites. Increased urbanization and potential effects of GCC could also noticeably contribute to this impact determination. Building and operating two new nuclear units at the Trinity 2 site would be a significant contributor to the MODERATE impact.

#### **9.3.4.2 Water Use and Quality**

The following impact analysis includes impacts from building activities and operations. The analysis also considers other past, present, and reasonably foreseeable future actions that impact water use and quality, including other Federal and non-Federal projects listed in Table 9-16. The Trinity 2 site is located in rural Freestone County in eastern Texas. Onsite drainages include Tehuacana Creek, Big Brown Creek, and Rock Springs Branch (see Figure 9-13), which all ultimately drain to the Trinity River. Development of this site for two nuclear units would require water from the Trinity River, and the building of a water storage reservoir on the Trinity 2 site.

Geographic areas of interest are (1) for surface water the drainage basin of the Trinity River upstream and downstream of the intake and outfall structures, and the drainage basin of Tehuacana Creek upstream and downstream of the facility, and (2) for groundwater the aquifers upgradient and downgradient of the site. These regions are of interest because they represent the water resource potentially affected by siting the proposed project at the Trinity 2 site.

As stated in Section 2.3.2, water use in Texas is regulated by the Texas Water Code. As established by Texas Water Code, surface water belongs to the State of Texas (Texas Water Code, Chapter 11, Section 11.021). The right to use surface waters of the State of Texas can be acquired in accordance with the provisions of the Texas Water Code, Chapter 11. In Texas, surface water is a commodity. Since the Trinity River Basin is currently heavily appropriated, future water users in this basin would likely only obtain surface water by purchasing or leasing existing appropriations. Regarding groundwater, Texas law has allowed landowners to pump the water beneath their property without consideration of impacts to adjacent property owners (NRC 2009). However, Chapter 36 of Texas Water Code authorized groundwater conservation |

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districts to help conserve groundwater supplies and issue groundwater use permits. Chapter 36, Section 36.002, Ownership of Groundwater, states that ownership rights are recognized and that nothing in the code shall deprive or divest the landowners of their groundwater ownership rights, except as those rights may be limited or altered by rules promulgated by a district. Thus, groundwater conservation districts with their local constituency offer groundwater management options (NRC 2009). Existing projects in the State have appropriations to use water for their requirements. The review team expects that future projects, including the proposed units, if they were to be built and operated at the Trinity 2 site, would operate within the limits of these existing surface water and groundwater appropriations.

As stated in Section 7.2.1, the GCRP has compiled the state of knowledge in climate change. This compilation has been considered in the preparation of this EIS. The projections for changes in temperature, precipitation, droughts, and increasing reliance on aquifers within the Trinity River Basin are similar to those in the Colorado River Basin (GCRP 2009). Such changes in climate would result in adaptations to both surface water and groundwater management practices and policies that are unknown at this time.

There are currently 475 water rights owners in the Trinity River Basin, with total water rights of 1,169,000 ac-ft/yr that are categorized as industrial, irrigation, or mining users (TCEQ 2009a). According to the TCEQ's water availability maps, unappropriated flows in the Trinity River Basin for a perpetual water rights permit are available 25 to 50 percent of the time (TCEQ 2009b). The water availability maps do not show the quantity of available water for a new appropriation (TCEQ 2009b). The segment of the Trinity River near the Trinity 2 site appears on the State's 303(d) list as an impaired waterbody (TCEQ 2010b).

The Texas Water Development Board, in the 2007 State Water Plan, has estimated that more than 1 million ac-ft of groundwater supplies would be available during 2010-2060 in the Carrizo-Wilcox Aquifer that is shared by 66 counties (TWDB 2006a). The Mid-East Texas Groundwater Conservation District (METGCD) in which Trinity 2 resides, has estimated an average historical use of approximately 2784 ac-ft/yr within Freestone County during 1980-2003 (METGCD 2009). The TWDB reported that wells in the Carrizo-Wilcox Aquifer support pumping rates from 500 to 3000 gpm.

### Building Impacts

The review team assumed that no surface water would be used to build the units at the Trinity 2 site so there would be no impact on surface water use. This assumption is consistent with the analysis done for the STP site and other alternative sites.

The impacts on surface water quality from building potential units at the Trinity 2 alternative site would be limited to stormwater runoff that may enter nearby streams and rivers. Additionally, treated sanitary wastewater may be discharged to these streams and rivers. Building impacts

would be limited by the duration of these activities, and therefore, would be temporary. The State of Texas prohibits the unauthorized discharge of waste into or adjacent to water in the state (Texas Water Code, Chapter 26, Section 26.121). The discharge of waste may be authorized under a general or individual permit (Texas Water Code, Chapter 26). These permits may require an SWPPP that includes BMPs appropriate for the site (TCEQ 2003; STPNOC 2010a). Implementation of BMPs should minimize impacts to wetlands and surface-water bodies near the Trinity 2 alternative site. Therefore, the water quality impacts on wetlands and water bodies related to building the proposed units at the Trinity 2 alternative site would be temporary and minimal.

The review team assumes that the groundwater use for building activities at the Trinity 2 site would be identical to the proposed groundwater use for the STP site (STPNOC 2009a). Monthly normalized groundwater use for the STP site ranges up to 491 gpm (792 ac-ft/yr) (see Table 3-4). STPNOC stated that groundwater would be used for potable and sanitary use, concrete batch plant operation, concrete curing, dust suppression and cleaning, placement of engineered backfill, and piping hydrotests and flushing (STPNOC 2010a).

The review team concludes that the potential groundwater use at the Trinity 2 alternative site during building activities would not be unreasonable because the site would utilize units similar to those proposed for the STP site and the building activities would also be similar.

The Trinity 2 alternative site is located in Region C, GMA 12, and the METGCD. Since publication of the draft EIS, GMA 12 adopted desired future conditions for the Carrizo-Wilcox Aquifer in Freestone County (TWDB 2010b, POSGCD 2010), which is the source of groundwater that would be used by STPNOC. A draft groundwater availability modeling report was produced and is available on the TWDB website (Oliver 2010). The draft reports future groundwater use to be somewhat higher than historic values, and draft managed available groundwater values are somewhat less than the future use levels. The Carrizo-Wilcox Aquifer outcrops in much of Freestone County and therefore receives recharge in the area. Based on the available information, the review team determined that the groundwater that would be used for building the proposed units at the Trinity 2 alternative site would be approximately 28 percent of the average historical groundwater use from the Carrizo-Wilcox Aquifer in Freestone County. Groundwater use during building of the proposed units represents approximately 15 percent of the future groundwater use in Freestone County and approximately 17 percent of the draft managed available groundwater level (Oliver 2010). The final managed available groundwater resource level will be determined at a future time by the METGCD in cooperation with the TWDB (METGCD 2009).

The review team determined, based on available information and groundwater source options that it is possible that there is sufficient groundwater available in the Carrizo-Wilcox aquifer to provide the groundwater needed to build the potential units at the Trinity 2 alternative site. For example, the METGCD is developing an estimate of the managed available groundwater in the

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district and may find sufficient groundwater resource to allow expanded use of the aquifer. Based on standard geohydrologic practice, the review team concludes that the drawdown in the Carrizo-Wilcox Aquifer could be managed for groundwater pumping during building activities using an appropriately designed well system. Accordingly, the review team concludes that the impact of groundwater use for building the potential units at the Trinity 2 site could be minimal. However, if a new groundwater use permit is issued, and the managed available groundwater resource is not sufficient, then the impact would be noticeable but not destabilizing because pumping from the aquifer would be temporary and limited to the building period.

While building the potential units at the Trinity 2 alternative site, impacts to groundwater quality may occur from leaching of spilled effluents into the subsurface. Within Freestone County, wells completed within the Carrizo-Wilcox Aquifer yield groundwater with TDS levels of less than 500 mg/L (TWDB 2006a, Dutton et al 2003). STPNOC stated that BMPs would be in place during building activities and therefore the review team concludes that any spills would be quickly detected and remediated. In addition groundwater impacts would be limited to the duration of these activities, and therefore, would be temporary. Because any spills related to building activities would be quickly remediated through the use of BMPs, and the activities would be temporary, the review team concludes that the groundwater-quality impacts from building at the Trinity 2 site would be minimal.

### Operational Impacts

STPNOC estimated that a two-unit plant, operated at the Trinity 2 alternative site using a closed-cycle cooling system that would employ a cooling water reservoir, would consume a maximum of 50,000 ac-ft of water per year. STPNOC has identified the Trinity River as the source of the cooling water at the Trinity 2 alternative site. STPNOC currently does not own the necessary water rights. STPNOC would need to acquire existing Trinity River water rights that are currently being used for industrial, irrigation, and mining use. Therefore, based on the 1,169,000 ac-ft/yr of water rights held on the Trinity River by 475 water right owners, STPNOC would need to acquire a minimum of 4.3 percent of these water rights.

According to TCEQ staff, acquired water rights would have to be aggregated at a single point of diversion which may lead to concerns regarding instream flow to maintain water quality and habitat (NRC 2009). The TCEQ staff stated that, under current Texas laws, the acquisition and aggregation process would need to consider the quantity and location of all water rights and the instream flow needs that may be affected by transfer of these water rights. Because STPNOC has not identified the particular water rights that may be acquired, it is difficult to determine if any are suitable for acquisition. However, the review team concluded that the TCEQ permitting process would require STPNOC to acquire water rights in sufficient quantity, at appropriate locations, and of appropriate type within the Trinity River Basin such that this reallocation of water rights does not adversely affect surface water use and quality in the basin. As such, based upon the water rights that would need to be reallocated to accommodate the facility at the

Trinity 2 site, the review team determined that the operational surface water use impact of the proposed units at the Trinity 2 alternative site would be noticeable but not destabilizing.

During the operation of the proposed units at the Trinity 2 alternative site, impacts to surface water quality could result from stormwater runoff, discharges of treated sanitary and other wastewater, blowdown from service water cooling towers, and periodic discharges from the cooling water reservoir into the Trinity River. The State of Texas may require STPNOC to obtain a general or individual permit for the discharge of stormwater (Texas Water Code, Chapter 26). These permits may require an SWPPP that includes BMPs appropriate for the site (TCEQ 2001; STPNOC 2010a). Any discharges of sanitary and other wastewaters or cooling water reservoir discharges would be controlled by the State of Texas under a TPDES permit. The State of Texas limits the quantity and quality of discharges to surface water bodies while accounting for concurrent discharge and quality conditions within the surface water body. These permit conditions would also account for designated uses of the receiving surface water body and comply with the Clean Water Act. Such permits are designed to protect water quality. The review team expects that the conditions placed on operations of the proposed units at the Trinity 2 site would be similar to those currently placed on the existing facilities at the STP site (Section 5.2.3.1). Therefore, the review team concluded that the operational impact on surface water quality of the receiving water body would be minimal because the discharge quantity and quality would be controlled.

The proposed Units 3 and 4 would use approximately 975 gpm (1572 ac-ft/yr) of groundwater during normal operations and approximately 3434 gpm (5538 ac-ft/yr) during maximum demand conditions (STPNOC 2010a). STPNOC stated that the expected groundwater use for Units 3 and 4 are assumed to also apply to alternative sites. However, for maximum operation demand periods, STPNOC assumes that a temporary increase in the rate of surface water use would be available (STPNOC 2009a).

The review team concludes that the potential groundwater use at the Trinity 2 alternative site during operations would not be unreasonable because the alternative site would utilize units similar to those proposed for the STP site.

As stated above, since publication of the draft EIS the desired future conditions for the Carrizo-Wilcox Aquifer have been adopted; however, only draft levels for the managed available groundwater resource have been provided (TWDB 2010b; POSGCD 2010; Oliver 2010). The Texas Water Development Board, in the 2007 State Water Plan, estimated that more than 1 million ac-ft/yr of groundwater supplies would be available during 2010-2060 in the Carrizo-Wilcox Aquifer that is shared by 66 counties (TWDB 2006a). The TWDB also reported that wells in the Carrizo-Wilcox Aquifer support pumping rates from 500 to 3000 gpm. The METGCD determined that average historical use of groundwater in Freestone County between 1984 and 2003 was approximately 2784 ac-ft/yr. The normal operation groundwater use of 975 gpm (1572 ac-ft/yr) represents 56 percent of the county's historical usage. Groundwater

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use during operation of the proposed units represents approximately 31 percent of the future groundwater use and approximately 33 percent of the draft managed available groundwater level in Freestone County (Oliver 2010).

STPNOC stated that access to groundwater production from existing wells would be sought before requesting new or future groundwater capacity, and that water could be imported primarily for potable water use and thereby reduce groundwater demand (STPNOC 2009a). Thus, less new groundwater may be needed for operations at the Trinity 2 site. However, it is possible that units operating at the Trinity 2 site would use a large fraction of the available groundwater resource for operations. Based on standard hydrogeologic practice, the review team determined that the amount of drawdown in the Carrizo-Wilcox Aquifer from groundwater pumping during operation could be limited by installing multiple, appropriately-spaced wells because groundwater could be withdrawn from a large area resulting in smaller drawdown. Because of the level of groundwater resource use and the potential for drawdown to occur over the operational period of the facility, the review team concludes that the impact of operational groundwater use at the Trinity 2 site would be noticeable. However, based on available information on the aquifer, and the authority of groundwater conservation districts to manage and permit groundwater resources (Texas Water Code, Chapter 36), the review team expects that the impact to the groundwater resource under a groundwater use permit issued by the applicable groundwater conservation district would not destabilize the groundwater resource.

During the operation of a potential plant at the Trinity 2 alternative site, impacts to groundwater quality could result from potential spills. Spills that might affect the quality of groundwater would be prevented and mitigated by BMPs. During operation of the potential units at the Trinity 2 alternative site, some drawdown of the Carrizo-Wilcox Aquifer would be expected; however, the aquifer yields fresh groundwater with TDS levels of less than 500 mg/L (Dutton et al. 2003, TWDB 2006a). Because any spills would be quickly detected and remediated through the use of BMPs, and no intentional discharge to groundwater should occur, the review team concludes that the groundwater-quality impacts from operation of two nuclear units at the Trinity 2 site would be minimal.

### Cumulative Impacts

In addition to water use and water quality impacts from building and operations activities, cumulative analysis considers past, present, and reasonably foreseeable future actions that impact the same environmental resources. For the cumulative analysis of impacts on surface water, the geographic area of interest for the Trinity 2 site is considered to be the drainage basin of the Trinity River upstream and downstream of intake and discharge structures, and the drainage basin of Tehuacana Creek upstream and downstream of the Trinity 2 site because this is the resource that would be affected by the Trinity 2 project. For groundwater, the geographic areas of interest for cumulative analysis of the Trinity 2 site are aquifers underlying the site upgradient and downgradient of the site.

Water supply in the Trinity River Basin could change with implementation of potential water management strategies (e.g., Lake Tehuacana and Tennessee Colony Lake; Table 9-16). Key actions that have past, present and future potential impacts to water supply and water quality in the Trinity River basin include the existing Big Brown Power Plant, Freestone Energy Center, and Big Brown Lignite Coal Mine and Expansion (Table 9-16). Key actions that would have future potential impacts to water supply and water quality include the planned Lakeside Energy Center, Limestone 3 Electric Generating Station Expansion Project (Table 9-16), and the cooling water reservoir and/or water storage reservoir required for operation of the Trinity 2 site. The Lakeside Energy Center would use a new 640-MW gas-fired unit that may use water for cooling purposes. Unit 3 at the Limestone site would generate 744 MW and would use dry cooling, which would substantially reduce water consumption.

### Cumulative Water Use

The only surface-water-use impacts of building and operating a nuclear power plant at this site would be the water demands occurring during operation. The projected consumptive surface water use of the two potential units at the Trinity 2 site is expected to be about 50,000 ac-ft/yr or 4.3 percent of the total basin water rights (i.e., 1,169,000 ac-ft/yr), held by 475 water right owners in the Trinity River Basin. Future potential water use by other actions in the Trinity River Basin (e.g., Lakeside Energy Center and Limestone 3 Electric Generating Station Expansion Project) would also increase consumptive demand. Because the total rated power output of these power plants is smaller than that of the two proposed units, the review team concludes that the potential water use of these projects would likely be smaller than that for the two proposed nuclear units if they were to be operated at the Trinity 2 site; therefore the combined future water use would likely still be a relatively small fraction of the current water rights in the basin. Therefore, the review team concludes that the impact of these projects on the region's surface water use would be noticeable but not destabilizing.

Increases in consumptive use of water in the Trinity River drainage is anticipated in the future, however, the impacts of the other projects listed in Table 9-16 would have little or no impact on surface water use.

The review team is also aware of the potential for GCC affecting the water resources available for closed-cycle cooling and the impact of reactor operations on water resources for other users. The impact of GCC on regional water resources is not precisely known, however it may result in decreases in precipitation and increases in average temperature (GCRP 2009). Such changes could further stress regional water resources. However, the impacts related to GCC would be similar for all the alternative sites

Historically, the waters of the Trinity River Basin have been used extensively. The region has a planning, allocation, and development system in place to manage its limited surface water supplies. These efforts are described in the Regional and State Water Plans (Region C

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Regional Water Planning Group [RCRWPG]) (TWDB 2006a, b). As stated above, operation of the proposed units on the Trinity 2 site would result in a noticeable but not destabilizing impact to the surface water use in the region. Future projects in the region would also result in noticeable but not destabilizing impacts on surface water use in the region. Therefore, the review team concludes that cumulative impacts to surface water use would be MODERATE. Building and operating the proposed plant at the Trinity 2 site would be a significant contributor to these water-use impacts.

Groundwater-use impacts at this site are characterized by the groundwater demand at the STP site, and those use levels are 491 gpm (792 ac-ft/yr) during building, a normal operation demand of 975 gpm (1572 ac-ft/yr), and a maximum operation demand of 3434 gpm (5538 ac-ft/yr) (STPNOC 2010a). However, for maximum operation demand periods, STPNOC assumes that a temporary increase in the rate of surface water use would be available (STPNOC 2009a). During building and normal operation, the possibilities exist that STPNOC could (1) use a new groundwater permit and associated wells in the Carrizo-Wilcox aquifer, (2) acquire existing groundwater production from wells in the vicinity of the plant, and (3) use of imported water primarily for potable use onsite to reduce groundwater-use requirements (STPNOC 2009a). With regard to the groundwater resource used by all other past and present projects, the average use of the Carrizo-Wilcox aquifer in Freestone County is approximately 2784 ac-ft/yr. Normal operation demand for the proposed units, if they were placed at the Trinity 2 site, would represent a 56 percent increase in groundwater use within the Carrizo-Wilcox aquifer in Freestone County. The review team concludes this is a significant increase in use of the groundwater resource for future projects.

As indicated above, groundwater would be used during the building and operation of two nuclear units at the Trinity 2 site. Because of the alternatives available to supply groundwater, (i.e., new, acquired, imported), it is possible that new groundwater demand would be reduced. However, the METGCD is now working with the TWDB to establish the managed available groundwater quantity for the Carrizo-Wilcox aquifer. Accordingly, the review team concludes that based on available information on the aquifer, and the authority of groundwater conservation districts to manage and permit groundwater resources (Texas Water Code, Chapter 36), the impact to the groundwater resource under a groundwater use permit issued by the applicable groundwater conservation district would not destabilize the groundwater resource. Therefore, the review team concludes that cumulative impacts to groundwater use would be MODERATE. Building and operating the proposed units at the Trinity 2 site would be a significant contributor to this groundwater-use impact because the implied use of groundwater would exceed the current estimate of historical groundwater use from the Carrizo-Wilcox Aquifer in Freestone County by approximately 28 percent for building and 56 percent for operating the proposed units. Groundwater use compared to the draft managed available groundwater estimates for Freestone County would represent approximately 17 percent for building and

approximately 33 percent for operating the proposed units (Oliver 2010). The impacts of other projects listed in Table 9-16 would have little or no impact on groundwater use.

### Cumulative Water Quality

Point and nonpoint sources in the river basin have affected the water quality of the Trinity River. The segment of the Trinity River to which the proposed units, if they were to be operated at the Trinity 2 site, would discharge effluent, appears on the State's 303(d) list as an impaired waterbody (TCEQ 2010b). Water quality information presented above for the impacts of building and operating the new units at the Trinity 2 site would also apply to evaluation of cumulative impacts. The State of Texas may require an applicant to obtain a general or individual permit for discharge of stormwater (Texas Water Code, Chapter 26). These permits may require an SWPPP that includes BMPs appropriate for the site (TCEQ 2001, 2003; STPNOC 2010a). The State of Texas would also issue TPDES permits for the discharge of sanitary and other wastewaters including blowdown from service water cooling towers and cooling water reservoir discharges before operation of the units at the Trinity 2 site. Effluent discharges through a TPDES-permitted outfall, such as those from the Big Brown Power Plant, Freestone Energy Center, and Limestone Electric Generating Station, are required to comply with the Clean Water Act. Such permits are designed to protect water quality. Because historical discharges to the Trinity River have resulted in impairment of the segment near the Trinity 2 site, the review team concludes that the cumulative impact on surface water quality of the receiving water body would be MODERATE. Building and operating the proposed units at the Trinity 2 site would not be a significant contributor to these surface water quality impacts, because industrial and wastewater discharges from the proposed units would comply with TPDES permit limitations. The impacts of other projects listed in Table 9-16 would have little or no impact on surface water quality.

The review team also concludes that with the implementation of BMPs, the impacts to groundwater quality from building and operating two new nuclear units at the Trinity 2 site would likely be minimal. The individual impacts from other projects listed in Table 9-16 would have little or no impact on regional groundwater quality because of the local nature of groundwater withdrawals and their associated impacts. Therefore, the cumulative impact on groundwater quality would be SMALL.

#### **9.3.4.3 Terrestrial and Wetland Resources**

The following impact analysis includes impacts from building activities and operations. The analysis also considers other past, present, and reasonably foreseeable future actions that impact terrestrial and wetland resources, including other Federal and non-Federal projects listed in Table 9-16. For the analysis of terrestrial ecological impacts at the Trinity 2 site, the geographic area of interest is the intersection of the East Central Plains ecoregion and the

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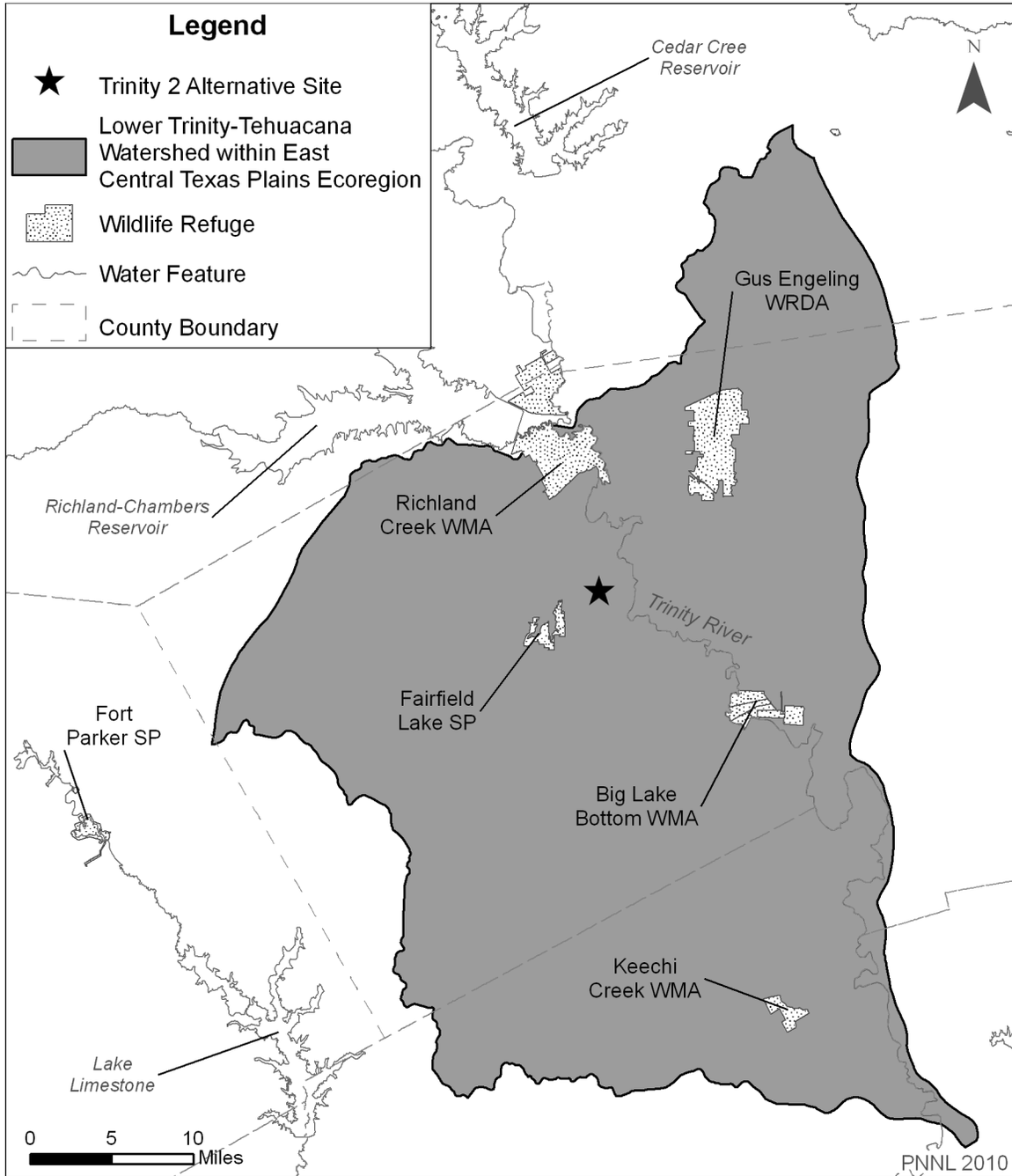
Trinity-Lower Tehuacana watershed (Figure 9-14). This region is expected to encompass the ecologically relevant landscape features and species.

The Trinity 2 site is a greenfield site located 2.5 mi west and 5 mi south of the Trinity River. The site is in the Blackland Prairies subprovince of the Gulf Coast Plains. The blacklands have a gentle undulating surface that has been cleared of most natural vegetation for the cultivation of crops (UT 1996). The soils of the blacklands are chalks and marls that have weathered to deep, fertile clay soils. Pre-settlement conditions were that of a true prairie grassland community dominated by a diverse assortment of perennial and annual grasses and forbs, with sparsely scattered trees or mottes of oaks (*Quercus* sp.) on the uplands (TPWD 2009a).

Forested or wooded areas were restricted to bottomlands along major rivers and streams, ravines, protected areas, or on certain soil types. Trees such as pecan (*Carya illinoensis*), cedar elm (*Ulmus crassifolia*), cottonwoods (*Populus* sp.), various oaks, and hackberry (*Celtis* sp.) dotted the landscape (TPWD 2009b). The dominant grass was the little bluestem (*Schizachyrium scoparium*); other grasses included the big bluestem (*Andropogon gerardii*), Indiangrass (*Sorghastrum* sp.), eastern gamagrass (*Tripsacum dactyloides*), switchgrass (*Panicum virgatum*), and sideoats grama (*Bouteloua curtipendula*).

Currently in the region surrounding the Trinity 2 site, there is a mixture of post oak woods, improved pasture, and rangeland (STPNOC 2010a). There is also a surface lignite mining operation to the west. Onsite drainages include Tehuacana Creek, Big Brown Creek, and Rock Springs Branch. Big Brown Creek is dammed in its middle reaches to form Fairfield Lake; it flows into Tehuacana Creek. Big Brown Creek crosses rolling prairie with local shallow depressions, surfaced by clay and sandy loams that support hardwoods, mesquite, conifers, and grasses. The area is used primarily for dryland farming. Tehuacana Creek flows into the Trinity River and passes through terrain similar to Big Brown Creek. The area supports water-tolerant hardwoods, conifers, and grasses (STPNOC 2010a).

The total acreage for all temporary and permanent impacts at the Trinity 2 site would be approximately 800 ac for the plant site and 1700 ac for the reservoir. Permanent impacts associated with building two new nuclear units would include approximately 150 ac for each unit (300 ac total) and a new 1700-ac reservoir for cooling water for the plant (STPNOC 2010a). While specific habitat acreages have not been determined for the site, Table 9-17 gives approximate acreages by land cover class for areas expected to receive permanent impacts. No assessment was made for land cover classes expected to receive temporary impacts (STPNOC 2010a).



**Figure 9-14.** Geographic Area of Analysis of Cumulative Impacts to Terrestrial Resources for the Trinity 2 Site in Freestone County

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**Table 9-17.** Estimated Land Cover Classes for Approximately 2000 ac of the 2500-ac Trinity 2 Site.

Land Cover Class	Plant (ac)	Reservoir (ac)
Forested (includes 80 ac of high-quality forested wetlands)	160	190
Open land/grasslands	140	1460
Developed areas (roads, drill pads)		30
Water resources/freshwater ponds		20

Source: STPNOC 2010a

Note: Estimates are for areas receiving permanent impacts and are based on Google Earth Imagery

No digitized wetland maps are available for the site area, so wetland acreage was estimated using United States Geological Survey (USGS) quadrangle maps that encompass the site (STPNOC 2010a). Within the 2000-ac area for the Trinity 2 site receiving permanent impacts, wetlands appear to be limited to the northern portion. These wetlands include several high-quality forested wetlands (80 ac total) with several small freshwater ponds (20 ac total). Approximately 15 of the 100 ac appear to be located in the area where the plant would be located; 10 ac of the 15 ac are high quality forested wetlands. The remaining wetland areas fall within the footprint of the reservoir.

There are numerous wildlife areas located near the Trinity 2 site (STPNOC 2010a, TPWD 2009c) including the Fairfield Lake State Park, 4-mi southwest of the site, the Richland Creek WMA approximately 10 mi north of the site, the Gus Engeling WMA, approximately 16 mi northeast of the site, and the Big Lake Bottom WMA 11 mi east-southeast of the site. The woods at the Fairfield Lake State Park include oak, hickory, cedar elm, dogwood, and redbud, and mark the transition zone between pine forests to the east and the prairie grasslands to the north and west (TPWD 2009c). Wildlife found at the park include osprey, bald eagles (November through February), white-tailed deer, raccoons, foxes, beaver, squirrels, and armadillos. The Richland Creek WMA supports a wide variety of bottomland and wetland dependent wildlife and vegetation communities which serves as nesting and brood rearing habitat for many species of neotropical birds (TPWD 2009c). In addition, the area has numerous marshes and sloughs which provide habitat for migrating and wintering waterfowl, wading and shore birds. The Gus Engeling WMA is comprised of 2000 ac of hardwood bottomland floodplain and almost 500 ac of natural watercourse, 350 ac of wetlands, and nearly 300 ac of sphagnum moss bogs (TPWD 2009c). There are two Ecologically Significant River and Stream Segments near the Trinity 2 site: the Trinity River from the Freestone/Anderson/Leon County line upstream to the Anderson/Henderson County line, and Buffalo Creek, from the confluence with Alligator Creek in Freestone County upstream to State Route 164 in Freestone County (TPWD 2010). In addition, drainage in the area feeds Catfish Creek, a tributary of the Trinity River. Eight mi of the creek have been designated as a "Natural National Landmark" by the U.S. Department of Interior (NPS 2009). Currently wildlife in the Gus Engeling WMA comprises nearly 40 species of mammals, 156 species of birds, 54 species of reptiles and

amphibians, and 900 plant species. More than 90 percent of the Big Lake Bottom WMA is bottomland habitat of mature hardwood timber with more than 450 plant species (TPWD 2009c). Wildlife species include white-tailed deer, feral hog, ducks, mourning dove, fox squirrel, gray squirrel, raccoon, skunk, armadillo, coyote, grey fox, plus numerous species of reptiles and migratory birds.

### **Important Species**

A range of recreationally important wildlife species occur at the site including white-tailed deer (*Odocoileus virginianus*), mourning dove (*Zenaidura macroura*), and northern bobwhite (*Colinus virginianus*) on the uplands, and eastern fox squirrel (*Sciurus niger*) along stream bottoms (STPNOC 2010a). The Tehuacana Creek area, north of the Trinity 2 site, contains excellent deer and wild turkey habitat (STPNOC 2009a). Generally these species are habitat generalists (NatureServe 2009a), although lack of nesting and brood rearing habitats for the turkey and northern bobwhite have led to their decline (TPWD 2009e). The site lies within the Central Flyway of Texas (STPNOC 2009a) and provides habitat for rest and forage opportunities during migration.

Up to eight bat species living in eastern Texas, can occur in Freestone County (Davis and Schmidly 1994; STPNOC 2009a). Some are mostly year-round residents (i.e., non-migratory), such as the big brown bat (*Eptesicus fuscus*), the eastern pipistrelle (*Perimyotis subflavus*), southeastern myotis (*Myotis austroriparius*), and evening bat (*Nycticeius humeralis*). Migratory bats that could occur at the site include the hoary bat (*Lasiurus cinereus*), the silver-haired bat (*Lasionycteris noctivagans*), the eastern red bat (*Lasiurus borealis*), and the Mexican free-tailed bat (*Tadarida brasiliensis*). The Mexican free-tailed bat is either migratory or non-migratory depending on where it resides; the migratory status of bats occurring in Freestone County is currently unknown (STPNOC 2009a).

No site-specific surveys have been conducted for threatened and endangered species at the Trinity 2 site. The following list for Freestone County (Table 9-18) is from the Texas Parks and Wildlife Threatened and Endangered Species by County website (TPWD 2009f) and the U.S. Fish & Wildlife Service Ecological Service threatened and endangered species for the Southwest region website (FWS 2009a). The list includes four species on the Federal-endangered list (FWS 2009a), and an additional ten species on the State-endangered and threatened species list (TPWD 2009f).

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**Table 9-18.** Federally and State-listed Threatened and Endangered Species in Freestone County, Texas

Group	Common Name	Scientific Name	Federal Status	State Status
Plants	Large-fruited sand-verbena	<i>Abronia macrocarpa</i>	E	E
	Navasota ladies'-tresses	<i>Spiranthes parksii</i>	E	E
Amphibians	Houston toad	<i>Bufo houstonensis</i>		E
Reptiles	Alligator snapping turtle	<i>Macrochelys temminckii</i>		T
	Texas horned lizard	<i>Phrynosoma cornutum</i>		T
	Timber/canebrake rattlesnake	<i>Crotalus horridus</i>		T
Birds	American peregrine falcon	<i>Falco peregrinus anatum</i>		T
	Bachman's sparrow	<i>Peucaea aestivalis</i>		T
	Bald eagle	<i>Haliaeetus leucocephalus</i>		T
	Interior least tern	<i>Sternula antillarum athalassos</i>	E	E
	Piping plover	<i>Charadrius melodus</i>		T
	Whooping crane	<i>Grus americana</i>	E	E
	Wood stork	<i>Mycteria americana</i>		T
Mammals	Red wolf	<i>Canis rufus</i>		E

Sources: FWS 2009a; TPWD 2009f  
T = threatened; E = endangered

### Large-fruited sand-verbena

Large-fruited sand-verbena (*Abronia macrocarpa*) is a Federally and State-listed endangered species (FWS 2009a; TPWD 2009f). This plant lives in sandy openings in post oak-grassland mosaic vegetation type (NatureServe 2009b). It is sometimes found on actively blowing sand dunes. The species can temporarily dominate bare sand areas during the spring. This plant is distributed in Freestone and two other counties in Texas (TPWD 2009g).

### Navasota ladies'-tresses

The orchid, Navasota ladies'-tresses (*Spiranthes parksii*), is a Federally and State-listed endangered species (FWS 2009a; TPWD 2009f). This plant is endemic to the Oak Woodlands and Prairies region of east-central Texas (TPWD 2009g). It occurs primarily in seasonally moist soils along open wooded margins of creeks, drainages, and intermittent tributaries of the Brazos and Navasota rivers. Once thought to be extremely rare, it is now known to be locally common in parts of its range which includes Freestone County.

### Houston toad

The Houston toad (*Bufo houstonensis*) is a State-listed endangered species (TPWD 2009f). It lives primarily on land and burrows into sand for protection from cold weather in the winter and from hot, dry conditions in the summer. The toads are found in areas with loose, deep sand supporting woodland savannah and in proximity to still or flowing waters for breeding (TPWD 2009g). The toads have been recorded in Freestone County and in the Trinity River watershed (NatureServe 2009b).

### Alligator snapping turtle

The alligator snapping turtle (*Macrochelys temminckii*) is a State-listed threatened species (TPWD 2009f). It is found in slow-moving, deep water of rivers, sloughs, oxbows, and canals or lakes associated with rivers; also swamps, and ponds near rivers, and shallow creeks that are tributary to occupied rivers (NatureServe 2009b). It usually occurs in water with mud bottoms and abundant aquatic vegetation; it may migrate several miles along rivers (TPWD 2009g). Turtles are rarely found out of the water except when nesting. The turtles have been recorded in the Upper and Lower Trinity watersheds (NatureServe 2009b).

### Texas horned lizard

The Texas horned lizard (*Phrynosoma cornutum*) is a State-listed threatened species (TPWD 2009f). It can be found in arid and semiarid habitats in open areas with sparse plant cover (TPWD 2009g). They dig for hibernation, nesting, and insulation purposes, and are commonly associated with loose sand or loamy soils. Populations have declined precipitously in eastern Texas and their decline may be related to the spread of fire ants, use of insecticide to control fire ants, heavy agricultural use of the land and other habitat alterations (NatureServe 2009b). Another factor implicated in their decline is over-collecting for pet and curio trade. This species is particularly vulnerable to the loss of harvester ants which make up nearly 70 percent of their diet.

### Timber/canebrake rattlesnake

The timber rattlesnake (*Crotalus horridus*) is a State-listed threatened species (TPWD 2009f). It prefers moist lowland forests and hilly woodlands or thickets near permanent water sources such as rivers, lakes, ponds, stream and swamps (TPWD 2009g). Their range extends from central New England to northern Florida, and west to eastern Texas, where their distribution is spotty (NatureServe 2009b).

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### American peregrine falcon

The American peregrine falcon (*Falco peregrines anatum*) is a State-listed threatened species (TPWD 2009f). The bird is a year-round resident and local breeder in west Texas where it nests in tall cliff eyries (TPWD 2009g). The bird also migrates across Texas from breeding areas in the United States and Canada to winter along the coast and farther south. The American peregrine falcon occupies a wide range of habitats during migration, including urban areas. Populations are primarily concentrated along coast and barrier islands. The birds are low-altitude migrants, with stopovers at leading landscape edges such as lake shores, coastlines, and barrier islands.

### Bachman's sparrow

Bachman's sparrow (*Peucaea aestivalis*) is a State-listed threatened species (TPWD 2009f). The sparrow is a permanent resident that occurs only in the far eastern portion of the state (Benson and Arnold 2001). It prefers areas with a high density of herbaceous cover and an open overstory. It historically was found in pineywoods with mature, open pine forests and savannah maintained by frequent fires. Today, with the dramatic decline in this forest type, the sparrow seems to tolerate treeless, grassy areas, abandoned fields or early stages of regenerating clearcuts.

### Bald eagle

Although recently delisted as a Federally endangered species, the bald eagle (*Haliaeetus leucocephalus*) is listed as threatened in Texas and will remain Federally protected under the Bald and Golden Eagle Protection Act and the Migratory Bird Treaty Act (TPWD 2009f). The species will also continue to be protected under the ESA through management guidelines that will be in place for the next five years. Most eagles breed in Canada and the northern United States and move south for the winter (NatureServe 2009b). Bald eagles can be year-round residents in areas where water bodies do not freeze. Winter roost sites can vary with proximity to food resources, and eagles commonly roost communally in large trees, preferably snags.

### Interior least tern

The interior least tern (*Sternula antillarum athalassos*) is a Federally and State-listed endangered species (FWS 2009a; TPWD 2009f). The birds breed along major inland river systems but appear to be restricted to less altered and more natural river segments (TPWD 2009g). Interior least terns nest on bare or sparsely vegetated sand, shell, and gravel beaches, islands, and salt flats associated with rivers and reservoirs. The birds prefer open habitat and avoid thick vegetation and narrow beaches. They arrive at breeding areas in early April to early June after wintering along the Central American coast and the northern coast of South America.

### Piping plover

The piping plover (*Charadrius melodus*) is a State-listed threatened species (TPWD 2009f). This species is Federally-listed as threatened in the state of Texas, but is not listed as occurring in Freestone County by FWS (FWS 2009a). Texas is the wintering home for more than 5000 known breeding pairs which have migrated from the Great Lakes regions and southern Canada (TPWD 2009g). They live on sandy beaches and lakeshores along the Gulf coast and could migrate through Freestone County.

### Whooping crane

The whooping crane (*Grus americana*) is a Federally and State-listed endangered species (FWS 2009a; TPWD 2009f). They breed in Canada during the summer months and migrate in the fall to the Aransas National Wildlife Refuge along the Texas coastal plain, staying there from November through March (TPWD 2009g). Their winter and migrating habitat includes marshes, shallow lakes, lagoons, salt flats, grain and stubble fields (NatureServe 2009b). Migration habitat includes sites with good horizontal visibility, water depth of 30-cm or less, and a minimum wetland size of 0.04-ha for roosting.

### Wood stork

The wood stork (*Mycteria americana*) is a State-listed threatened species (TPWD 2009f). Nesting appears to be restricted to Florida, Georgia, and South Carolina, however they may have formerly bred in Texas (FWS 2009b), but there are no breeding records since 1960 (TPWD 2009g). Wood storks forage in prairie ponds, flooded pastures or fields, ditches, and other shallow standing water, including salt-water. The birds usually roost communally in tall snags, sometimes in association with other wading birds (i.e., active rookeries). A distinct, non-listed population of wood storks breed in Mexico and birds then move into Gulf States in search of mud flats and other wetlands, even those associated with forested areas.

### Red wolf

The red wolf (*Canis rufus*) is a State-listed endangered species (TPWD 2009f). Red wolves inhabited brush and forested areas, as well as the coastal prairies (Davis and Schmidly 1994). They formerly ranged throughout eastern Texas, but appear to now be extinct.

### **Building Impacts**

Building two nuclear power units and a reservoir at Trinity 2 would affect up to 2500 ac of land resulting in the permanent loss of 2000 ac of terrestrial habitat. Three-hundred ac would be required for permanent structures, and facilities, and up to 1700 ac would be for a new reservoir. Of the acreage that would be permanently affected, 350 ac would be forested

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including 80 ac of high quality forested wetlands (Table 9-17) and 1600 ac of open grasslands. In addition, the land required for transmission corridors, water pipelines, road, or rail access is estimated to impact an additional 303 ac. The water storage reservoir would be created off of Tehuacana Creek (STPNOC 2010a), and would flood portions of Tehuacana Creek, Big Brown Creek, and other smaller tributaries in the area (STPNOC 2010a). The project could result in localized, direct, and adverse impacts to wetlands.

To accommodate the building and operation of two nuclear units on the Trinity 2 site, STPNOC would need to clear undisturbed terrestrial habitats to connect existing power lines with new lines (STPNOC 2010a). The terrain along the likely transmission corridor is similar to that of the Trinity 2 site (STPNOC 2009a). The Trinity 2 site is 2.6 mi east of the Big Brown Power Plant and new lines would traverse a distance of 5 mi to connect to multiple 345kV lines. A new corridor would be needed to access these lines. Based on 5 mi and a 200-ft width corridor, installation of new lines would impact 120 ac in Freestone County. Although the most direct route would be used, efforts would be made to avoid natural or man-made areas where important environmental resources are located. No areas designated by the FWS as critical habitat for endangered species exist on the Trinity 2 site or adjacent to associated transmission lines (FWS 2009d). Erection of transmission towers and stringing of new lines would be expected to comply with all applicable laws, regulations, permit requirements, and use of best management practices. (STPNOC 2010a)

In addition to transmission lines, there would be possible impacts associated with the building of pipelines to deliver cooling water to the reservoir/plant site. Transportation corridors (both road and rail) would also be needed at the Trinity 2 site. Acreage estimates for these activities are: 120 ac for 19.5 mi of rail (50-ft width), 36 ac for 4 mi of pipeline for the cooling water intake/discharge between the Trinity River and new reservoir (75-ft width), and 27 ac for a 3.0-mi access road (75-ft width) (STPNOC 2010a).

There are no published records of Federal or state-listed species available for the Trinity 2 site (STPNOC 2010a). Federally and State-listed species for Freestone County were discussed above. No critical or sensitive habitats have been identified in the site area although portions of the Trinity River and Tehuacana Creek include Priority Bottomland Hardwood habitat which have high habitat resource value, particularly for waterfowl. The site area, particularly along Tehuacana Creek heading towards Richland-Chambers Reservoir contains excellent deer, wild turkey, and grey squirrel habitat. The Richland Creek WMA is within 7 mi of the site. The WMA was created to compensate for habitat loss associated with the construction of the Richland-Chambers Reservoir; it was developed to provide habitat for indigenous and migratory wildlife species (TPWD 2009c).

Building two new nuclear units at the Trinity 2 site would result in the permanent loss of approximately 2000 ac of terrestrial habitat including 350 ac of forested habitat and 80 ac of wetlands. However, the new reservoir would provide habitat for waterfowl. Clearing land for the

transmission line corridor would increase habitat fragmentation along the 5-mi corridor. Other sources of impacts to terrestrial resources such as noise, increased risk of collision and electrocution, and displacement of wildlife would likely be temporary and result in minimal impacts to the resource. Building the two new units would noticeably alter the available terrestrial habitat.

### ***Operational Impacts***

Impacts on terrestrial ecological resources from operation of two new nuclear units at the Trinity 2 site would include those associated with transmission system structures, and maintenance of transmission line corridors. Also, during plant operation, wildlife would be subjected to impacts from increased traffic. An evaluation of specific impacts resulting from presence of transmission lines and transmission line corridor maintenance cannot be conducted in any detail due to the lack of information, such as the locations of any new corridors that could result from transmission system upgrades. However, in general, impacts associated with transmission line operation consist of bird collisions with transmission lines, EMF effects on flora and fauna, and habitat loss due to corridor maintenance.

Direct mortality resulting from birds colliding with tall structures has been observed (Erickson et al. 2005). Factors that appear to influence the rate of avian impacts with structures are diverse and related to bird behavior, structure attributes, and weather. Migratory flight during darkness by flocking birds has contributed to the largest mortality events. Tower height, location, configuration, and lighting also appear to play a role in avian mortality. Weather, such as low cloud ceilings, advancing fronts, and fog also contribute to this phenomenon. Waterfowl may be particularly vulnerable due to low, fast flight and flocking behavior (Brown 1993). Although additional transmission lines would be required for two new nuclear units at Trinity 2, increases in bird collisions directly attributable to these lines would be minor and these would likely not be expected to cause a measurable reduction in local bird populations. Consequently, the incremental direct mortality posed by the addition of new transmission lines for two new nuclear units would be negligible at Trinity 2.

EMFs are unlike other agents that have an adverse impact (e.g., toxic chemicals and ionizing radiation) in that dramatic acute effects cannot be demonstrated and long-term effects, if they exist, are subtle (NIEHS 2002). A careful review of biological and physical studies of EMFs did not reveal consistent evidence linking harmful effects with field exposures (NIEHS 2002). The magnetic fields from many lines, at a distance of 300 ft are similar to typical background levels in most homes (NIEHS 2002). Thus, impacts of EMFs on terrestrial flora and fauna are of small significance at operating nuclear power plants, including transmission systems with variable numbers of power lines (NRC 1996). Since 1997, more than a dozen studies have been published that looked at cancer in animals that were exposed to EMFs for all or most of their lives (Moulder 2003). These studies have found no evidence that EMFs cause any specific types of cancer in rats or mice (Moulder 2003).

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The impacts associated with corridor maintenance activities are loss of habitat due to cutting and herbicide application. The maintenance of transmission-line corridors could be beneficial for some species, including those that inhabit early successional habitat or use edge environments. Thus, corridor maintenance would not be expected to increase and contribute to cumulative effects.

The potential effects of operating two new nuclear reactors at the Trinity 2 site would be primarily associated with maintenance of transmission corridors and increased traffic. Operational impacts to terrestrial resources would be expected to be minimal.

### ***Cumulative Impacts***

The impacts of building and operating two units at Trinity 2 were evaluated to determine the magnitude of their contribution to regional cumulative impacts on terrestrial ecological resources. The geographic area of interest for cumulative impacts is the intersection of the East Central Texas Plains ecoregion with the Lower Trinity-Tehucana watershed (Figure 9-14). There are a number of past, present, and potential future projects that could affect the terrestrial and wetland resources (Table 9-16). Past actions that have affected terrestrial resources include building the Big Brown Power Plant, approximately 3 mi west of the Trinity 2 site, and the Freestone Energy Center, approximately 7 mi northwest of the site. A third project is the Big Brown Mine, 4 mi northwest of the site. Luminant Mining, LLC, owner of the Big Brown Mine, has mined, leveled, and reclaimed 11,499 ac at the mine site (Gentry 1997).

Projects or actions listed in Table 9-16 that could have future impacts on terrestrial resources include the Lakeside Energy Center, a 640-MW natural gas plant, planned for construction approximately 12 mi northwest of the Trinity 2 site. About 35 ac of terrestrial habitat would be needed for the site (Fairfield 2009). Luminant Mining, LLC is proposing to open the Turlington Mine next to the Big Brown Mine to mine an additional 10,000 ac at their facility 4 mi northwest of Trinity 2 site. There are several planned but currently unfunded highway widening projects within the geographic area of interest. In addition, two reservoirs are planned for the region: the Tehucana Reservoir (approximately 15,000 ac) and the Tennessee Colony Lake (approximately 85,000 ac); both would inundate substantial areas of terrestrial habitat.

The review team is also aware of the potential for GCC affecting the terrestrial resources in the geographic area of interest. The future impact of GCC on plant and wildlife species and their habitat in the geographic area of interest is not precisely known. GCC effects near the Trinity 2 site could result in regional increases in the frequency of severe weather, decreases in annual precipitation, and increases in average temperature (GCRP 2009). The decrease in precipitation combined with increased temperatures and evaporation could result in more frequent droughts. Such changes in climate could alter and fragment terrestrial habitats (grasslands, forests, and wetlands) and result in shifts in species ranges, diversity, and abundance in the geographic area of interest for the Trinity 2 site (GCRP 2009). Because of the

regional nature of climate change, the impacts related to GCC would be similar for all the alternative sites, as they are all in the Great Plains Region.

The potential cumulative impact to terrestrial resources within the area of interest given the two new reactors and cooling reservoir at the Trinity 2 site, the proposed Turlington Mine, the building of a new power plant, and the potential construction of two additional reservoirs would noticeably alter terrestrial resources. All these activities would remove or modify terrestrial habitats with the potential to affect important species living or migrating through the area. The incremental contribution of building and operating the two reactors at the Trinity 2 site to the cumulative impacts within the geographic area of interest would be significant.

### **Summary**

Impacts to terrestrial ecology and wetland resources were estimated based on information provided by STPNOC and the review team's own independent review. The review team concludes that there would be a loss of about 10 ac of high-quality forested wetlands associated with building two new nuclear units at the Trinity 2 site. Additional impacts to terrestrial resources would occur at the reservoir location based on the potential for affecting 350 ac of forested land, including high quality bottomland hardwood habitat, wetlands, and to a number of protected species that could potentially occur in the area. Although there is uncertainty concerning the possible routing of a new transmission line corridor, building impacts would probably be minimal given the small distance to existing transmission lines. There are several future activities in the region that would noticeably affect wildlife and wildlife habitat. These activities include the opening of the Turlington Mine, building the Lakeside Energy Center, and development of two large reservoirs (Tennessee Colony and Tehuacana). Based on the information provided by STPNOC and the review team's independent evaluation, the review team concludes that the cumulative impacts within the area of interest on terrestrial plants and animals, including threatened or endangered species, and wildlife habitat in the region would be MODERATE. For the reasons discussed above in Building Impacts and Operational Impacts, the incremental contribution of building and operating two units at Trinity 2 and its associated reservoir to cumulative impacts within the geographic area of interest would be significant.

#### **9.3.4.4 Aquatic Resources**

The following impact analysis includes impacts from building activities and operations. The analysis also considers other past, present, and reasonably foreseeable future actions that impact aquatic resources, including other Federal and non-Federal projects listed in Table 9-16. For the analysis of aquatic ecological impacts at the Trinity 2 site, the geographic area of interest is considered to be the Trinity River drainage basin, from the upstream reaches of the Richland Chambers Reservoir to the proposed Tennessee Colony dam site (TWDB 2010a) because this is the area that the aquatic resources could be affected by new nuclear units.

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Aquatic resources of the Trinity 2 site are associated with the Trinity River, Lake Fairfield, and local drainages (Tehuacana Creek, Big Brown Creek, and Rock Springs Branch). The Trinity River has been significantly influenced by urbanization and growth both upstream (Dallas-Fort Worth) and downstream (Houston). Water conditions in the Trinity River deteriorated to the point where numerous fish kills were common, even as recently as 1985 (USGS 2005). Through efforts to address wastewater discharge and manage water withdrawal, the Trinity River's aquatic ecology has rebounded in recent years. Surveys of fish in the river have shown the improvement over time. From 1972-74, six surveys for fish were conducted and only four species of fish were identified (smallmouth buffalo [*Ictiobus bubalus*], gizzard shad [*Dorosoma cepedianum*], common carp [*Cyprinus carpio*], and yellow bass [*Morone mississippiensis*]), and no fish were collected in four of the six surveys. TPWD conducted additional surveys in 1987 that indicated species richness was still low but the identification of 11 fish species was an indication of improvements to the aquatic resources. The most recent studies, performed by the USGS from 1993 to 1995, found a cumulative total of 25 fish species, including several game indigenous species. The presence of two darter species (bigscale logperch [*Percina macrolepida*] and slough darter [*Etheostoma gracile*]) suggests that the Trinity River is starting to recover and return to more natural conditions (USGS 2005). Today, the Trinity River in the vicinity of the Trinity 2 site is considered an ecologically significant stream segment based on its biological function, riparian conservation area, and the presence of protected aquatic species (TPWD 2010).

Lake Fairfield supports the Big Brown Power Plant. The lake is an off-channel reservoir, and was formed by the damming of Big Brown Creek. Recreational fishing is popular in the lake and several fishing tournaments take place there every year.

The area for a new reservoir to support the Trinity 2 site is located in the vicinity of Tehuacana Creek, Big Brown Creek, and Rock Springs Branch. No stream surveys for aquatic resources have been identified for Tehuacana Creek, Big Brown Creek, and Rock Springs Branch. Big Brown Creek begins three mi southwest of Fairfield in central Freestone County., and runs northeast 13 mi to the confluence with Tehuacana Creek, which is 4 mi east of Lake Fairfield. Tehuacana Creek flows from outside the town of Tehuacana for 42 mi to the confluence with the Trinity River. Tehuacana Creek and its major tributaries have been reported as having intermittent flow conditions; yet small potholes remain full of water during the drier periods of the year.

Within the Trinity River drainage basin, from the upstream reaches of the Richland Chambers Reservoir to the proposed Tennessee Colony Dam site, there are a number of past, present, and potential projects that could affect the aquatic resources (Table 9-16). Past actions included building the lignite coal-powered Big Brown Power Plant, natural gas-powered Freestone Energy Center, Big Brown Lignite Coal Mine, and the Streetman Expanded Shale and Clay Plant. The Big Brown Lignite Coal Mine has plans to begin expanding its mining

activities (Turlington mine). The natural gas-powered Lakeside Energy Center is another proposed power-related project in the region. The Trinity River Authority has proposed additional reservoirs to be constructed off the Trinity River: Tennessee Colony and Tehuacana Reservoirs. In addition, the new nuclear units at the Trinity 2 alternative site would require building water intake and discharge systems with associated pipelines from the Trinity River to the new cooling water reservoir, inundation of existing water features at the Trinity 2 site, and establishing and operation of associated transmission corridors to connect with the existing power grid. Without having the specific plans for locating all facilities at the Trinity 2 site, the potential for impacts from building and operation of the new units to aquatic biota are assumed to be primarily to the organisms inhabiting the Trinity River, Tehuacana Creek, Big Brown Creek, and Rock Springs Branch.

### ***Non-Native and Nuisance Species***

No non-native or nuisance species have been recorded in the area as a problem. However, there are numerous nuisance aquatic species that TPWD considers to be ubiquitous across waterways in Texas. TPWD works to educate recreational boaters to remove nuisance aquatic plant species across the state and in the area of the Trinity 2 site. These species include: hydrilla, waterhyacinth, and giant salvinia. In addition, the Trinity River basin is known to have a number of non-native fish introduced to its waters including: common carp, grass carp, blacktail shiner, bullhead minnow, rudd, black buffalo, black bullhead, Western starhead topminnow, redspotted sunfish, tadpole madtom, plains killifish, yellow perch, red drum (*Sciaenops ocellatus*), tilapia (*Oreochromis aureus*) and walleye (Thomas et al. 2007; Hassan-Williams and Bonner 2009; TPWD 2009h).

### ***Important Species***

Recreational fishing is popular in the region of the Trinity 2 alternative site, particularly in Lake Fairfield. Access for recreational fishing in the Trinity River in the vicinity is limited because boat access is difficult. In Lake Fairfield, fishing for the following species is popular: alligator gar, largemouth bass, catfish (blue, channel, and flathead), and sunfish (longear [*Lepomis megalotis*], redear [*L. microlophus*], and hybrids) (TPWD 2007; STPNOC 2010a). Recreational and commercially important species for the Trinity River basin include the bluegill, blue catfish, channel catfish, flathead catfish, white crappie, black crappie, striped mullet, white mullet (*M. curema*), and warmouth (Thomas et al. 2007; TPWD 2007; Hassan-Williams and Bonner 2009). The centrachids (largemouth bass, bluegill, crappies, sunfishes, and warmouth) typically inhabit lakes, rivers, and smaller flowing tributaries. The bass and warmouth are top carnivores, whereas the bluegill and crappies are insectivores. Alligator gar and catfish are top carnivores and are found primarily in larger waterbodies, like rivers and reservoirs. The striped and white mullet are more commonly found on the coast, and it is unclear if they travel and forage above Lake Livingston, which is below the Trinity 2 site (Thomas et al. 2007; Hassan-Williams and Bonner 2009).

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There are no Federally listed aquatic species protected under the ESA in Freestone County. TPWD has identified numerous rare and protected aquatic species in Freestone County. These include several benthic macroinvertebrates that have been determined to be rare and located in the Trinity River basin: Morse's net-spinning caddisfly (*Cheumatopsyche morsei*), Holzenthal's philopotamid caddisfly (*Chimarra holzenthali*), purse casemaker caddisfly (*Hydroptila ouachita*), and another caddisfly (*Phylocentropus harrisi*). These invertebrates live on the bottom of streams (lotic systems) until they emerge from the water as a flying adult. One of the interesting characteristics of caddisflies is that the larvae produce and live inside cases, constructed of material gathered from the stream and held together by silk. Various families of caddisfly have unique cases. As larvae, they eat plants and periphyton. They are important in the food web for streams at all life stages as food for fish and birds. These organisms are not likely to thrive in slow or standing water, such as in a reservoir (Cushing and Allan 2001).

TPWD has also identified a number of rare and protected freshwater mussels in the Trinity River basin: rock pocketbook (*Arcidens confragosus*), Wabash pigtoe (*Fusconaia flava*), creeper (or squawfoot) (*Strophitus undulatus*), pistolgrip (*Tritogonia verrucosa*), fawnsfoot (*Truncilla donaciformis*), and little spectaclecase (*Villosa lienosa*). Not much is known about the distribution of these mussels in the area. However, these types of mussels, known as unioid mussels, are found in various water flows, from fast moving riffles in streams to quiescent ponds. Each species has adapted to a particular flow regime. These unioid mussels have a larval stage called a glochidium. For glochidia to mature to juvenile mussels, they must live as a parasite in the gill tissues of a host fish. An important component to the distribution of freshwater mussels in various water bodies is associated with the relationship between the mussels and the host fish (TPWD 2009d, 2009i).

In addition, TPWD has recently listed as threatened four species of freshwater, unioid mussels that are found in Freestone County: Texas pigtoe (*Fusconaia askewi*), sandbank pocketbook (*Lampsilis satura*), Louisiana pigtoe (*Pleurobema riddellii*), and Texas heelsplitter (*Potamilus amphichaenus*) (Table 9-19) (TPWD 2009i; 35 Texas Register 249). These unioid mussels have similar life histories to those mentioned above. The Trinity River has one of the two largest populations of the Texas heelsplitter in the State, and has been noted as part of the designation for this reach of the river as an ecologically significant stream segment. The Texas pigtoe and the sandbank pocketbook mussels are being considered for protective status by the FWS (TPWD 2009i).

**Table 9-19.** Federally and State-Listed Aquatic Species that are Endangered, Threatened, and Species of Concern for Freestone County

Scientific Name	Common Name	State Status
<b>Mussels</b>		
<i>Fusconaia askewi</i>	Texas pigtoe	T
<i>Lampsilis satura</i>	sandbank pocketbook	T
<i>Pleurobema riddellii</i>	Louisiana pigtoe	T
<i>Potamilus amphichaenus</i>	Texas heelsplitter	T
Sources: TPWD 2009i; 35 Texas Register 249		
T = State-Listed Threatened		

### **Building Impacts**

Impacts of building a cooling water reservoir may be significant depending on the siting of the reservoir. The plans are for inundating portions of Tehuacana and Big Brown Creeks as well as other smaller tributaries in the area. Impacts from onsite building activities that have the potential to cause erosion and sedimentation in the local water bodies would be controlled or minimized by the implementation of an SWPPP (STPNOC 2010a). Inundation of small flowing streams would affect those aquatic resources that have specific habitat requirements. Fish species that have habitat requirements associated with lotic systems (flowing water) are often replaced with species more suited to lentic environments (standing water) (Linam et al. 1994). Habitat for these lotic species found in Tehuacana and Big Brown Creeks, associated wetlands, and drainages would be lost when these water bodies are inundated to create the reservoir, including any spawning areas for fish species that are dependent on flowing water. Most freshwater mussel species are adapted to a specific flow regime, and the inundation of this area could affect the distribution of the organisms in the region (STPNOC 2010a; TPWD 2009i). If habitat for the any of the State-listed mussels is found in the area to be inundated for the creation of the reservoir, TPWD might require mitigation activities (e.g., mussels could be collected and relocated).

Water intake and discharge structures along the shoreline of the Trinity River would be required for the new reservoir at the Trinity 2 site (STPNOC 2010a). Building of a new intake and discharge in the Trinity River would likely require dredging and other significant alterations to the shoreline aquatic habitat. These activities would be permitted by the Corps and would be required to meet all State water quality requirements. Building of these structures on the Trinity River would result in the temporary displacement of aquatic biota within the vicinity of both structures. It is expected that the motile aquatic organisms would be displaced temporarily during building. However, the sessile aquatic biota (e.g., mussels) would be lost during building activities if the river substrate was removed or sedimentation covered the bottom of the river burying the organisms. Organisms like the mussel could possibly recolonize the disturbed river substrate with time. For the most part, the impacts on aquatic organisms would be temporary

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and largely mitigable through the use of BMPs (e.g., silt screens). If required by TPWD, State-listed mussels could be surveyed and removed before building activities as a mitigation action.

Building transportation routes (heavy haul road and railroad spur), pipeline and transmission lines for the Trinity 2 site would result in the temporary displacement of some aquatic biota. Locations for these systems have not been identified. Expansion of existing corridors is expected to result in small environmental impacts while building new corridors could result in moderate impacts. Development of these corridors would employ BMPs to reduce impacts such that they would be temporary and localized (STPNOC 2010a).

Building the cooling water reservoir for the two new nuclear reactors at the Trinity 2 site would inundate onsite water bodies. The habitat for the aquatic resources would change, and since most species cannot adapt to the reservoir environment, the species would be lost to the site. Thus, the building of the cooling water reservoir would be noticeable but not destabilizing to the aquatic resources. Building the intake and discharge structures on the Trinity River and in the new reservoir would affect the aquatic communities but the areas would be recolonized after building these structures was completed. Building of the transportation routes, transmission corridors, and pipelines would result in temporary and localized effects on aquatic communities.

### ***Operation Impacts***

To operate the two new units at Trinity 2, water rights for the Trinity River would have to be acquired. Currently, there are not sufficient water rights aggregated to a single point of diversion (50,000 ac-ft/yr). Instream flow studies necessary to maintain aquatic resources have not been evaluated for this reach of the river, and impacts associated with removal of water for the new reservoir are unknown.

Impingement, entrainment, and entrapment of organisms from the Trinity River and from a constructed reservoir would likely be the most significant impacts to the aquatic population that could occur from operation of two new nuclear units at the Trinity 2 site. STPNOC states that using a closed-cycle cooling system with a cooling water reservoir would consume a maximum of 50,000 ac-ft of water per year (STPNOC 2010a). EPA's design criteria for 316(b) Phase 1 regulations (66 FR 65255) for intake structures would minimize impacts to aquatic biota in the Trinity River. The design criteria include: (1) closed-cycle cooling system that meets the EPA's Phase I regulations for new facilities; (2) maximum through-screen velocity of 0.15 m/s (0.5 ft/s) at the cooling water intake; and (3) intake flow of less than or equal to 5 percent of the mean annual flow. Compliance with these regulations would minimize impingement, entrainment, and entrapment impacts to the aquatic biota.

Operational impacts to aquatic resources associated with water quality, physical and thermal characteristics of the discharge cannot be determined without additional detailed analysis. A cooling water reservoir for the Trinity 2 site would likely evolve in a similar fashion to the MCR at

STP, where, with time, the reservoir has developed similar aquatic resources to that in the lower Colorado River and acclimated to the discharges of the operating reactor units. Effects on the aquatic resources in the Trinity River would depend on the type of cooling system as well as volume, frequency, and water characteristics of the discharge. These types of impacts can be addressed and minimized through operational procedures and the permitting process with TCEQ.

Operational impacts to aquatic biota from onsite activities and in the transmission corridors would also be minimal assuming BMPs are used for maintenance of these areas and corridors. SWPPPs would ensure that impacts to biota from erosion and sedimentation would be minimal through the use of silt screens and controls for managing stormwater. These controls would be important for habitat quality and survival of benthic biota in the downstream drainages.

Based on operation of the CWS, impacts to aquatic communities in the Trinity River and reservoir could result from impingement, entrainment, and entrapment as well as thermal, chemical, and physical characteristics of the discharge. STPNOC commits to compliance with State and Federal regulations for operation of intake and discharge structures that would be protective of aquatic resources. Once a community is established in the new reservoir, long-term effects from operation of the CWSs are not expected to noticeably alter aquatic communities in the Trinity River and reservoir.

### ***Cumulative Impacts***

In the Trinity River drainage basin, from the upstream reaches of the Richland Chambers Reservoir to the proposed Tennessee Colony Dam site, the aquatic resources have been heavily influenced over the years by urbanization, municipal water use, wastewater treatment, industrial use, and impoundments. Water use and discharge of wastewater from Dallas-Fort Worth area and other municipalities led to significant decline of the water quality as well as fish kills as recently as 1985 (USGS 2005; STPNOC 2010a). Construction of the off-channel Richland Chambers Reservoir and Lake Fairfield (for the Big Brown Power Plant) affected the local aquatic resources during inundation of the areas, and now the aquatic ecology of the local water ways and the reservoir have adapted to the changes in the water flows. Efforts by TCEQ and the municipalities have restored much of the aquatic life to the Trinity River (USGS 2005). Without careful water management of the Trinity River, aquatic resources could be degraded again. Future proposed projects, (e.g., the proposed Turlington Mine next to the existing Big Brown Lignite Coal Mine and the proposed Lakeside Energy Center) would increase water use in the area of interest and affect the aquatic resources in a similar manner to ongoing mining and power production facilities. The Texas Water Development Board and the Trinity River Authority have plans for the construction of additional reservoirs in the Trinity River near the Trinity 2 site. The proposed Tennessee Colony Reservoir would dam the Trinity River downstream of the Trinity 2 site and connect to the existing Richland Chambers Reservoir, the proposed Tehuacana Reservoir, and the existing Lake Fairfield (NRC 2009). Further

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evaluations would be needed to determine if the operation of the dam for the Tennessee Colony Reservoir might affect the sharpnose shiner distribution. Building of these reservoirs would have a cumulative loss of stream and drainage habitat that would be substantially greater than the loss of habitat from the building of the cooling reservoir at the Trinity 2 site.

Continued urbanization and agricultural practices could affect aquatic communities in the Trinity 2 geographic area of interest in the foreseeable future. Expansion of urban areas in the Trinity River drainage could increase water use, decrease available water for aquatic resources, and increase nonpoint pollution. The effects of continued agricultural practices could result in additional habitat loss and/or degradation due to irrigation using surface waters and groundwater withdrawal, point and non-point source pollution, siltation, and bank erosion.

As mentioned above in the terrestrial section, GCC could result in regional increases in the frequency of severe weather, decreases in annual precipitation, and increases in average temperature (GCRP 2009). The decrease in precipitation combined with elevated water temperatures and evaporation could result in more frequent droughts, which could reduce aquatic habitat. Loss of habitat could cause shifts in species ranges, diversity, and abundance in the geographic area of interest for the Trinity 2 site (GCRP 2009). Specific predictions on aquatic habitat changes in this region resulting from GCC are inconclusive at this time. However, because of the regional nature of climate change, the impacts related to GCC would be similar for all the alternative sites.

Based on building and operation of two new nuclear units at the Trinity 2 alternative site and other projects and influences in the region of influence for aquatic resources, the cumulative impacts would be noticeable and possibly destabilizing. All these activities would alter the aquatic habitats and potentially change the species composition and diversity in the affected water bodies. The incremental contribution of building and operating the two new reactors, including building of a cooling water reservoir, at the Trinity 2 site to the cumulative impacts within the geographic area of interest would be significant.

### **Summary**

STPNOC has indicated that building of the cooling water reservoir at the Trinity 2 site would inundate existing water bodies and destroy habitat for aquatic resources that are dependent on flowing water. The review team concludes that the impacts from building two new nuclear units, including the new cooling water reservoir, at the Trinity 2 site would be noticeable but not destabilizing to the aquatic resources. The review team also concludes that the impacts from operation of two new units would be minimal. In the Trinity River drainage basin, from the upstream reaches of the Richland Chambers Reservoir to the proposed Tennessee Colony Dam site, the aquatic resources have been heavily influenced over the years by urbanization, municipal water use, wastewater treatment, industrial use, and impoundments. Based on the information provided by STPNOC and the review team's independent evaluation, the review

team concludes that the cumulative impacts of building and operating two new reactors on the Trinity 2 site combined with other past, present, and future activities on most aquatic resources in the Trinity River drainage would be MODERATE to LARGE. For the reasons discussed in Building Impacts and Operational Impacts, the incremental contribution of building and operating the two new reactors at the Red 2 site to the cumulative impacts within the geographic area of interest would be significant.

#### **9.3.4.5 Socioeconomics**

The following impact analysis includes impacts from building activities and operations. The analysis also considers other past, present, and reasonably foreseeable future actions that impact socioeconomics, including other Federal and non-Federal projects listed in Table 9-16. For the analysis of socioeconomic impacts at the Trinity 2 site, the geographic area of interest is considered to be the 50-mi region centered on the Trinity 2 site with special consideration of Freestone and Anderson Counties as that is where the review team expects socioeconomic impacts to be the greatest. In evaluating the socioeconomic impacts of site development and operation at the Trinity 2 site near Fairfield, in Freestone County, the NRC review team undertook a reconnaissance survey of the site using readily obtainable data from the Internet or published sources. Impacts from both site development and station operation are discussed.

#### ***Physical Impacts***

Many of the physical impacts of building and operation would be similar regardless of the site. Building activities can cause temporary and localized physical impacts such as noise, odor, vehicle exhaust, vibration, shock from blasting (if used), and dust emissions. The use of public roadways, railways, and waterways would be necessary to transport construction materials and equipment. Offsite areas that would support building activities (for example, borrow pits, quarries, and disposal sites) would be expected to be already permitted and operational.

Potential impacts from station operation include noise, odors, exhausts, thermal emissions, and visual intrusions (the latter of which are treated under aesthetics and recreation below). New units would produce noise from the operation of pumps, cooling towers, transformers, turbines, generators, and switchyard equipment. Traffic at the site also would be a source of noise in Freestone County. Highway maps show that practical access to the site from the south, west, and northwest is I-45, then through the town of Fairfield (2008 population of 3618) (USCB 2009a). While practical access from the east and northeast may avoid Fairfield, the patterns of access routes likely mean that during the building period several thousand additional cars per day may pass through Fairfield and its eastern outskirts at construction work shift changes, and would have very noticeable impacts on traffic and traffic noise. Any noise coming from the STP site would be controlled in accordance with standard noise protection and abatement procedures. This practice also would be expected to apply to all alternative sites, including the Trinity 2 site. Commuter traffic would be controlled by speed limits. Good road conditions and

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appropriate speed limits would reduce the noise level generated by the workforce commuting to the alternative site, but there still would likely be very noticeable traffic noise increases in and near Fairfield.

The new units at the Trinity 2 site would likely have standby diesel generators and auxiliary power systems. Permits obtained for these generators would ensure that air emissions comply with applicable regulations. In addition, the generators would be operated on a limited, short-term basis. During normal plant operation, new units would not use a significant quantity of chemicals that could generate odors that exceed odor threshold values. Good access roads and appropriate speed limits would minimize the dust generated by the commuting workforce.

Based on the information provided by STPNOC and the review team's independent evaluation, the review team concludes that the physical impacts of building and operating two nuclear units at the Trinity 2 site would be minimal, except in Freestone County (Fairfield and vicinity), where increases in traffic noise would be very noticeable during the building period.

### **Demography**

The Trinity 2 site is located in Freestone County 10.4 mi northeast of the city of Fairfield (2008 population 3618) and approximately 20 mi west of Palestine (2008 population 18,344) in Anderson County (2008 population 56,838) (USCB 2009a, Texas Association of Counties 2009e). After World War II Freestone County's population declined up until the 1970s when it slowly began to rise again to its 2008 population of 18,923 (TSHA 2009f, Texas Association of Counties 2009f).

STPNOC estimated the peak number of construction workers would be 5950. Approximately 900 operations workers would also be onsite during the final phase (i.e., final 10 months) of building activities (STPNOC 2010a). Based on assumptions in Section 4.4 concerning in-migration for Units 3 and 4 in Matagorda County, and for comparability with the analysis in that section, the review team assumed that 50 percent or 2975 construction workers would in-migrate. Because no information is available on where the workforce would live, the review team assumed that half of the plant workforce would move to Freestone County and the other half to Anderson County. Eighty percent of in-migrating construction workers would bring a family. Other counties such as Navarro County would likely see an in-migration of workers as well, but considering the larger population of this county and the relatively small number of in-migrants they would be easily absorbed. All operations workers would in-migrate and all would bring a family. A family size of 3.25 was used for construction workers for a total peak site development related population increase of 8330 (7735 in-migrating workers and family members and 595 workers without family). The review team also assumed an average family size of 2.74 for the operating workforce (see Section 5.4), resulting in a total in-migrating

operations-related population of 2466 (900 operations workers plus families) at the peak of building activities. Therefore, the total expected in-migrating population at peak building would be 10,796.

Considering that the maximum estimation of in-migrating population would be almost 30 percent of Freestone County's total population and 9 percent of the total population in Anderson County, the demographic impacts of building activities are expected to be significant in both counties and potentially destabilizing for Freestone County. If the facility is constructed and commences operations, the operational workforce would number about 959 workers, 900 of whom would be at the site during peak site development and are included in the above analysis. The review team expects that the demographic impact during operation would be minimal. Based on the information provided by STPNOC and the review team's independent evaluation, the review team concludes that the demographic impacts of building would be significant and potentially destabilizing. The demographic impacts of operating two nuclear units at the Trinity 2 site would be minimal.

### ***Taxes and Economy***

As discussed in Sections 4.4 and 5.4, in-migrating workers who buy property within the region would pay property taxes to the respective county, workers would also pay both the state and county sales and use tax on all eligible purchases as would STPNOC on all eligible purchases related to the two units. As described in Section 5.4.3.2, STPNOC estimates it would spend \$60 million on annual expenditures for goods and services related to the new units of which about 20 percent (\$12 million) would be spent locally (STPNOC 2010a). STPNOC estimated if the units were 100 percent taxable, annual franchise taxes for Unit 3 would be \$4.7 to \$5.4 million and Unit 4 would have payments of \$3.9 to \$4.7 million, which would represent less than 1 percent of the State's annual franchise tax revenues.

The largest tax impacts would come from property taxes related to the development and operation of the two units. The private owners of any new units built at the Trinity 2 site would pay taxes to the county, any applicable special districts that exist within the county and the local school district in which the land sits in. During the building process, county property tax payments would be based on the cost of building the units and determined in accordance with state law using mutually agreed on appraisal formulas (STPNOC 2010a). During operations property taxes would range from \$6.10 million to \$13.86 million. Taxes from the nuclear plant would represent a 56 to 127 percent increase over the 2008 Freestone County taxes levied of \$10.9 million.

An increased appraised value in the district would increase the tax payments made to Fairfield ISD. However, Fairfield ISD is a Chapter 41 "wealthy district," and by State law would have to pass most, if not all, plant-related property taxes to the State of Texas for redistribution (TEA 2009).

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Under new legislation, Fairfield ISD and Fairfield County would be allowed to enter into an agreement with the plant owner which would reduce owner's taxes and allow the ISD and County to share in the tax savings. The money the district may receive would not be subject to the state's equalization laws and would not have to be sent back to the State. If such an agreement were reached, the tax payments are likely to represent a significant beneficial impact for both a small, rural county such as Freestone County and for Fairfield ISD.

Economic impacts would be spread across the 50-mi region, but would be greatest in Freestone and Anderson Counties. Per capita income for Freestone County in 2007 is \$26,107 and \$23,399 for Anderson County. The 2008 unemployment rate for Freestone County and Anderson County was 4.1 percent and 5.7 percent, respectively (Texas Association of Counties 2009f, e). The wages and salaries of the site development and operating workforce would stimulate the local economies and could provide noticeable and significant impacts for new businesses to get started and for increased job opportunities for local residents. Based on the information provided by STPNOC and the review team's independent evaluation, the review team concludes that the tax and economic impacts of building and operating two nuclear units at the Trinity 2 site would be significant and beneficial.

### ***Transportation and Housing***

The transportation network in the area includes Interstate 45 (I-45), US-84, SH-75 and several FM roads. Primary commuter access from the south would be from US-84, I-45, and the west on SH 75 and FM27. Commuters from Palestine and Corsicana could also use US 287 and FM 488. As discussed under physical impacts, the most practical commuting routes to the Trinity 2 site from the north, west, and south converge on the city of Fairfield, resulting in a traffic increase of several thousand cars per day. It is likely that the city of Fairfield would experience a very noticeable increase in traffic as a result. In addition, Freestone County population is projected to grow enough to significantly impact traffic, with lower but noticeable impacts in Anderson County. There are numerous secondary roads near the site, several that lead to the Big Brown Plant. The only roads that lead to the nearby Trinity 2 site are one lane unimproved roads. A new access road would need to be built which would likely be from the west off FM 2570 (STPNOC 2010a). Other major road upgrades would be needed to support site development. The building of a nuclear plant on the Trinity 2 site would have significant adverse impacts in Freestone County and noticeable adverse impacts elsewhere on the local transportation network.

Approximately 3875 construction and operations workers could migrate into the region during peak building activities. During operations the workforce is expected to be about 959 workers of which 900 are included in the 3875 workers needing housing during peak building activities. The most recent data for Freestone County estimated a total housing stock of 8138 units (USCB 2009g) and 19,243 for Anderson County, with a rental vacancy rate of 5.6 percent. Approximately 3690 housing units were unoccupied at the time of the survey (USCB 2009h).

Some workers may choose to find other housing such as an apartment while others may in-migrate with their own housing in the form of a travel trailer. Given Freestone County's rural nature and small number of overall housing units, the review team expects that the in-migrating workforce of 3875 would cause a noticeable and potentially destabilizing impact on the housing market within the two county socioeconomic impact area and mitigation may be warranted. Based on the information provided by STPNOC and the review team's independent evaluation, the review team concludes that the transportation and housing impacts of building and operating two nuclear units at the Trinity 2 site would be noticeable and potentially significant.

### ***Public Services and Education***

The influx of construction workers and plant operations staff settling in the region could impact local municipal water and water treatment facilities and other public services in the region. These impacts would likely be in proportion with the demographic impacts experienced in the region, unless these resources have excess capacity or are particularly strained during building, which would decrease or increase the impact, respectively. For example, the largest water treatment facilities in Freestone County and Anderson County have water capacity available that is roughly three to four-and-a-half times current average daily consumption (EPA 2009b, TCEQ 2010a), so while they may have to build considerable distribution infrastructure they are unlikely to be water capacity limited.

The in-migrating construction workers would likely put a temporary strain on public services during peak site development due to the significant population increases in each county. Therefore, the review team expects site building-related impacts on public services would be noticeable and potentially destabilizing, at least in Freestone County. During operations the impact on public services would be minimal.

Freestone County has 4 independent school districts with 15 schools and Anderson County has 7 independent school districts with 23 schools. The 2007-2008 student enrollments for Freestone and Anderson County are 3667 students and 8539 students, respectively (NCES 2009). The review team expects a peak site development-related increase of about 2537 students (1269 in each county). The in-migrating students would represent a significant increase in students in both counties (35 percent in Freestone County and 15 percent in Anderson County) therefore; the review team expects impacts to educational services would be significant and potentially destabilizing during peak building activities in at least Freestone County and possibly in Anderson County. During operations, this impact would reduce to minimal levels. Based on the information provided by STPNOC and the review team's independent evaluation, the review team concludes that the public service and education impacts of building and operating two nuclear units at the Trinity 2 site would be significant.

### ***Aesthetics and Recreation***

Recreation in the area includes the Catfish Creek, Gus Engeling WMA, Big Lake Bottom WMA, Richland Creek WMA, Richland Chambers Reservoir and Fairfield Lake State Park. Fairfield Lake State Park is located 2.5 mi southwest of the site and has the most recreational opportunities. During the winter months fishing tournaments are held every weekend. Other activities include picnicking, boat ramps, playgrounds, an amphitheater, hiking, biking, equestrian and bird watching (STPNOC 2010a). The development of transmission lines to support the site would likely follow the Big Brown corridor, and the aesthetics of the site vicinity are already degraded by the existence of the Big Brown plant. The review team concludes that the visual impact associated with building and operating two nuclear units on this site would have a minimal impact on the aesthetics resources in the area. Increased building-related traffic to and from the plant could significantly impact recreation at Fairfield Lake State Park during the building period and would be noticeable in Freestone County; however, the overall impact to recreation elsewhere would be minimal. Based on the information provided by STPNOC and the review team's independent evaluation, the review team concludes that the aesthetic and recreation impacts of building and operating two nuclear units at the Trinity 2 site would be minimal.

### ***Summary of Socioeconomics***

Physical impacts on workers and the general public include impacts on existing buildings, transportation, aesthetics, noise levels, and air quality. Social and economic impacts span issues of demographics, economy, taxes, infrastructure, and community services. In summary, on the basis of information provided by STPNOC and the review team's independent evaluation, the review team concludes that the socioeconomic impacts of the building of a new nuclear plant at the Trinity 2 site would be significant and adverse for Anderson County and potentially destabilizing in Freestone County in terms of demographics, transportation, housing, public services, and education. Housing impacts during building would be significant and adverse in Anderson County and probably destabilizing and adverse in Freestone County. These impacts would be minimal and adverse during operations. Physical impacts (with the exception of traffic-related noise in Freestone County) and impacts on aesthetics would be minimal in both counties, but recreation could be noticeably affected during the building period in Freestone County due to access issues at Fairfield State Park. The impacts on the economy and tax base during building and operations likely would be beneficial and significant for Freestone County and beneficial and noticeable in Anderson County. The review team expects all physical and socioeconomic impacts on other areas within the region would be minimal, except in Freestone County where the impacts to recreation could be noticeable during building.

### ***Cumulative Impacts***

In addition to assessing the incremental socioeconomic impacts from the building and operations of two additional nuclear units on the Trinity 2 site, the cumulative impact is also considered. The cumulative analysis considers other past, present, and reasonably foreseeable future actions that could contribute to the cumulative socioeconomic impacts on a given region, including other Federal and non-Federal projects and those projects listed in Table 9-16. For the analysis of socioeconomic impacts at the Trinity 2 site, the geographic area of interest is considered to be the 50-mi region centered on the Trinity 2 site.

Economic impacts would be spread across the 50-mi region but would be greatest in Freestone and Anderson Counties. After World War II Freestone County's population declined up until the 1970's when it slowly began to rise again to its current 2008 population of 18,923 (Texas Association of Counties 2009f). Farming began declining before World War II and continued for several decades afterwards. During the 1970s and 1980s farming increased as new businesses also moved into the area. Mining became very important to the area by the late 1980's. Anderson County's economy has been based on manufacturing. Oil and gas discoveries, iron ore deposits, timber regions, and good ranchlands kept the price of farmland high. Another contributor to the local economy has been the three prison units located near Fairfield (TSHA 2009g, h).

Most of the projects identified in Table 9-16 have or would contribute to the impacts on demographics, economic climate, and community infrastructure of the region and generally result in increased urbanization and industrialization. However, many impacts such as those on housing or public services are able to adjust over time, particularly with increased tax revenues. Furthermore, state and county plans along with modeled demographic projections include forecasts of future development and population increases. But several of the proposed energy and mining facilities (for example, the existing Big Brown Mine and the proposed Turlington Mine, which is expected to be operational in 2011) are close to the Trinity 2 site and have substantial workforces. Depending on the timing of these proposed activities, the coincidence of several projects is a potential socioeconomic concern for Freestone County, which could have to deal with significant impacts from building at the Trinity 2 site while also dealing with workers from these other projects. Although the projects identified in Table 9-16 would be consistent with applicable land-use plans and control policies, the review team considers that managing the cumulative socioeconomic impacts from the projects would be possible but could be challenging. Tehuacana Reservoir and Tennessee Colony Reservoir projects represent two reasonably foreseeable activities within close proximity to the Trinity 2 site. While each of those projects could impose additional socioeconomic impacts, the planned starting and completion dates and the level of activity for these projects are all uncertain. Therefore, the review team concluded that for the purposes of this alternative site analysis the socioeconomic impacts of those two projects could not be quantitatively evaluated. However, although the timing of the impacts is not known, the review team expects that the following effects may occur should either

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reservoir be developed. The review team would expect temporary increases in economic activity, population, and traffic during the construction period; and decreases in the existing property tax base, which may or may not be offset by values of recreational development, and other improvements related to reservoirs. In addition, during reservoir operations, depending on the level of development (and population), there may be increases in the demand for infrastructure and community services. There is a possibility that recreational opportunities would increase.

In summary, on the basis of information provided by STPNOC and the review team's independent evaluation, the review team concludes that the cumulative socioeconomic impacts during the building of a new nuclear plant at the Trinity 2 site would be MODERATE and adverse for Anderson County and LARGE and adverse for Freestone County in terms of demographics, transportation, housing, public services, and education. These impacts would be SMALL and adverse during operations. Cumulative impacts on aesthetics and recreation and physical impacts in Freestone County would be MODERATE and adverse during the building period and SMALL and adverse elsewhere. These impacts would all be SMALL and adverse during operations. The cumulative impacts on economy and tax base during building and operations likely would be beneficial and LARGE in Freestone County and beneficial and SMALL to MODERATE in Anderson County. The review team expects all cumulative physical and socioeconomic impacts on other areas within the region would be SMALL. Building and operating a new plant at the Trinity 2 site would make a significant, incremental contribution to these impact levels.

### 9.3.4.6 Environmental Justice

The following impact analysis includes impacts from building activities and operations. The analysis also considers other past, present, and reasonably foreseeable future actions that impact environmental justice, including other Federal and non-Federal projects listed in Table 9-16. The cumulative environmental justice impacts were assessed for the 50-mi region centered on the Trinity 2 site, with allowance made for counties downstream in case offsite surface water-related impacts were identified for any human population. In 2000, the 50 mi region around the Trinity 2 site was characterized as 14.2 percent Black, 0.5 percent American Indian and Alaskan Native, 0.4 percent Asian, 0.07 percent Hawaiian and Other Pacific Islander, 5.6 percent all other races, and 1.3 percent two or more races, 10.2 percent Hispanic or Latino and 12.3 percent low-income (STPNOC 2010a).

The 2000 Census block groups were used for ascertaining minority and low-income populations in the region (USCB 2000a, c). There were a total of 282 census blocks groups within the 50-mi region, 41 of which were classified as minority populations (2 of them in Freestone County and 8 of them in Anderson County). One of these populations in Anderson County is within 10 mi of the Trinity 2 alternative site. There are 14 census block groups classified as low income in the 50-mi region, none of which are in Freestone County and 2 in Anderson County. None of these

populations is within 10 mi of the Trinity 2 alternative site, but there are minority populations on both sides of the Trinity River downstream from the Trinity 2 site. The review team does not know if they are dependent on the river for water supply or if they are engaged in subsistence activity. See Figure 9-15 and Figure 9-16 for the location of minority or low-income populations within the 50-mi region.

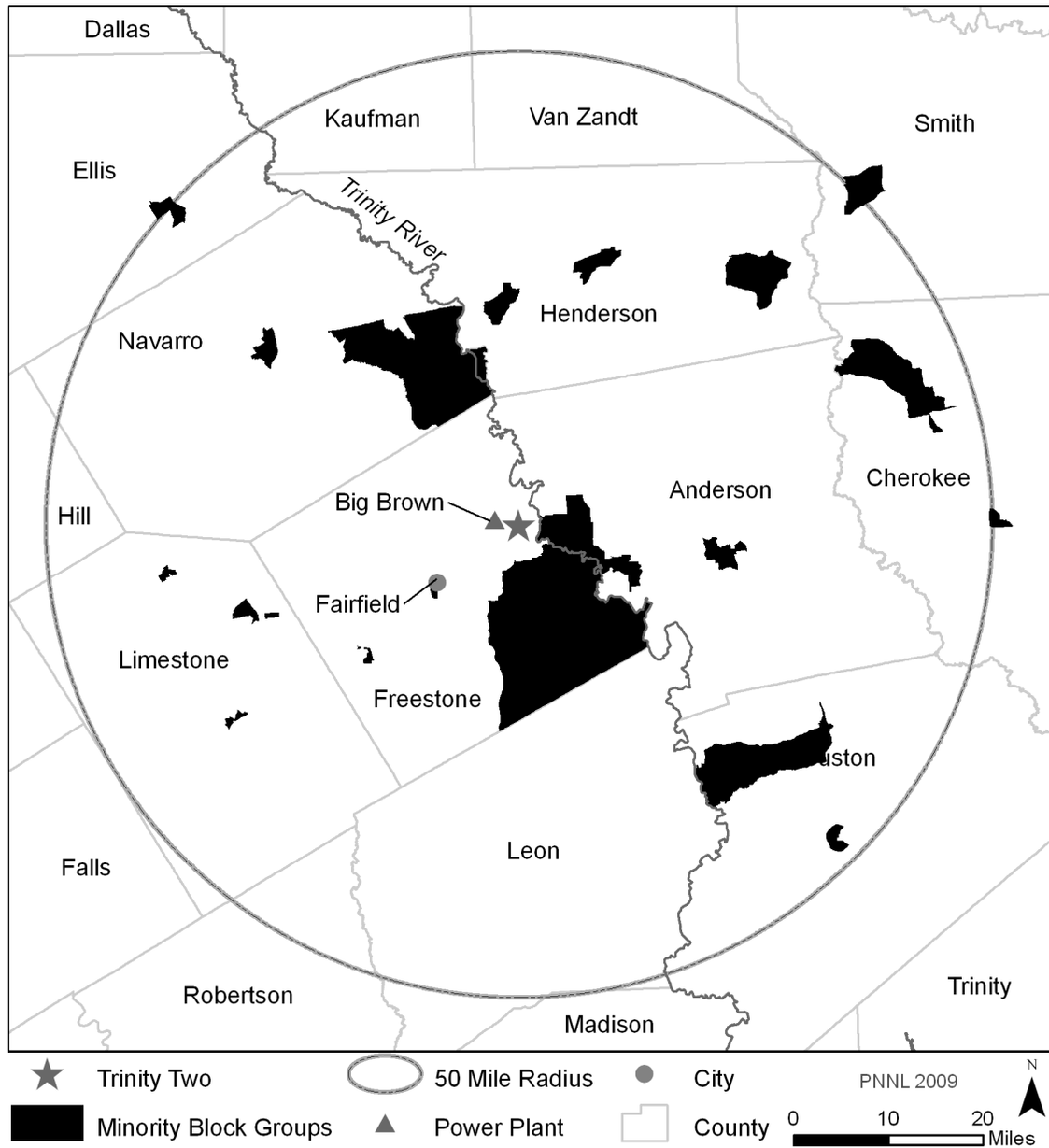
The review team's analysis did not find any information suggesting that minority or low income populations in the area were dependent on natural resources that would be adversely affected by a nuclear power plant at the Trinity 2 alternative site.

Physical impacts during building (noise, fugitive dust, air emissions, traffic) would not impose disproportionately high and adverse impacts on minority populations because of their distance from the Trinity 2 site. However, the operation of the proposed project at the Trinity 2 site may have a disproportionately high and adverse impact on minority or low-income populations due to impacts on surface water supplies. Surface water-related impacts during operations were described in Section 9.3.4.2 as at least noticeable and adverse because of ambiguity concerning available water rights on the Trinity River and concerns about the water available to downstream users. See Sections 4.5 and 5.5 for more information about environmental justice criteria and impacts.

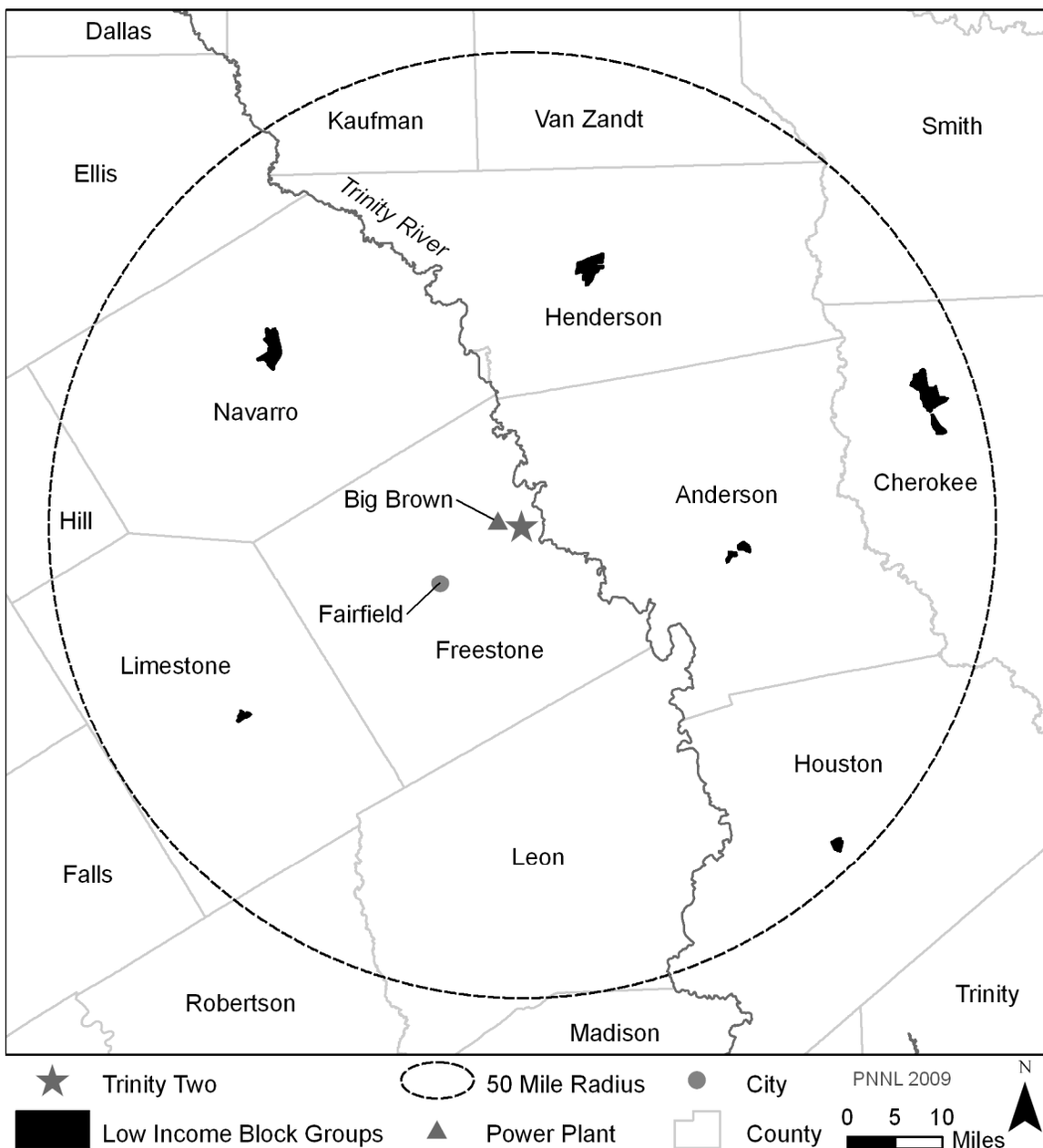
With the possible exception of the Big Brown Power Plant, 2.6 mi west of the Trinity 2 site, the existing projects identified in Table 9-16 are not likely to have disproportionately high and adverse impacts on minority and low-income populations of the region. Neither Big Brown nor its associated mining operations are close to minority or low income populations, but they are significant employers. If additional major construction projects such as the proposed Tehuacana Reservoir and Tennessee Colony reservoir projects commence at the same time as building new nuclear units at the Trinity 2 site, that could cause a greater general rise in rental rates than that due to one project alone, but it is not clear whether any general rent increase would have a disproportionately high and adverse impact on rental prices experienced by low-income populations or whether these populations would be uniquely impacted due to their lower household budgets.

Based on information provided on water use by STPNOC and the review team's independent reconnaissance evaluation, MODERATE impacts to surface water resources and aquatic resources are expected in the region of the Trinity 2 site downstream from the site. However, the review team did not find any information suggesting that the minority populations located downstream near the Trinity 2 site had any disproportionate dependence on the Trinity River for water supply and subsistence activities. Accordingly, the review team concludes that the environmental justice impacts from locating the proposed project at the Trinity 2 site would be SMALL and adverse.

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**Figure 9-15.** Block Groups With Minority Populations Meeting Environmental Justice Selection Criteria Within 50 mi of the Trinity 2 Alternative Site (USCB 2000a)



**Figure 9-16.** Block Groups With Low-Income Populations Meeting Environmental Justice Selection Criteria Within 50 mi of the Trinity 2 Alternative Site (USCB 2000c)

#### 9.3.4.7 Historic and Cultural Resources

The following impact analysis includes impacts from building activities and operations associated with two new nuclear generating units at the Trinity 2 site. The analysis also considers other past, present, and reasonably foreseeable future actions that may impact historic and cultural resources, including other Federal and non-Federal projects listed in Table 9-16. For the analysis of cultural impacts at the Trinity 2 site, the geographic area of interest is considered to be the APEs that would be defined for this site. This includes the physical APE, defined as the area directly affected by the site development and operation activities at the site and transmission lines, and the visual APE. The visual APE is defined as an additional 1-mi radius around the physical APE consistent with the discussion in Section 2.7 about the maximum distance from which the structures can be seen.

Reconnaissance activities in a cultural resource review have particular meaning. Typically, for example, it includes preliminary field investigations to confirm the presence or absence of cultural resources. However, in developing this EIS, the review team relied upon reconnaissance-level information to perform its alternative site evaluation, in accordance with ESRP 9.3 (NRC 2000). Reconnaissance-level information is data that are readily available from agencies and other public sources. It can also include information obtained through visits to the site area. To identify the historic and cultural resources at the Trinity 2 site, the following information was used:

- STPNOC ER (STPNOC 2010a) – including the THC’s Texas Archeological Sites Atlas;
- NRC Alternative Sites Visit August 2009; and
- A Survey of the Environmental and Cultural Resources of the Trinity River (Fisher et al. 1972) – a report of studies completed in 1971 for proposed Corps projects along the Trinity River, including Chapter I on the “Archaeological and Historical Aspects of the Trinity River Development,” by Archie P. McDonald

The Trinity 2 site is located in Freestone County, Texas, and is a greenfield site. Historically, the site and vicinity were largely undisturbed and likely contained intact archaeological sites associated with the past 10,000 years of human settlement. Over time, the area has been disturbed by rural development and cleared for agricultural purposes. According to an overview of archaeological research in the Trinity River Basin (Fisher et al. 1972), little work has been done to identify cultural or historic resources along the middle reaches of the Trinity River, where the Trinity 2 site is located and no significant Paleo-Indian or Archaic sites have been discovered in the surveys that have been completed in adjacent areas. Based on this reconnaissance-level evidence, it appears that the APEs associated with a proposed plant at the Trinity 2 site do not have any historic properties likely to be affected by building or operating new units (STPNOC 2010a). However, no onsite archaeological and/or architectural surveys have been conducted at the Trinity 2 site.

One historic structure, a railroad depot and office building, listed on the National Register of Historic Places is found in Freestone County. It is located approximately 10 mi away from the site. Eleven archaeological sites have been recorded within a 2-mi radius of the Trinity 2 site, the closest of which is within 0.5 mi, and several cemeteries are located nearby (STPNOC 2010a). None of the cemeteries are listed on the National Register. The project has the potential to affect resources through visual impacts from buildings and transmission lines. Should such properties be subsequently listed on the National Register or additional properties be identified, then these impacts may result in significant alterations to the visual landscape within the geographic area of interest.

To accommodate building two new nuclear generating units on the Trinity 2 site, STPNOC would need to clear approximately 800 ac for the main power plant site, approximately 183 ac for offsite transportation and pipeline corridors, and up to 1700 ac for a new reservoir (STPNOC 2010a). In the event that the Trinity 2 site was chosen for the proposed project, identification of cultural resources would be accomplished through cultural resource surveys and consultation with the Texas SHPO at the THC, Tribes and interested parties. The results would be used in the site planning process to avoid cultural resources impacts. In the event significant cultural resources were identified by these surveys, the review team assumes that STPNOC would develop protective measures in a manner similar to those for the STP site. These procedures are detailed in STPNOC's Addendum #5 to procedure No. OPGP03-ZO-0025 Rev. 12 (Unanticipated Discovery of Cultural Resources) (STPNOC 2008c); the procedure includes notification of the SHPO at the THC and affected Tribe(s) or other parties depending on the nature of the find.

Section 9.3.4.1 describes the transmission line corridors. There are no existing transmission corridors connecting directly to the Trinity 2 site. However, there are multiple 345-kV transmission lines connecting to the Big Brown Power Plant (STPNOC 2010a). A new transmission corridor would need to be created to connect the Trinity 2 site to these lines. In the event that the Trinity 2 site was chosen for the proposed project, the review team assumes that transmission corridor-related cultural resource surveys and procedures would be conducted in a manner similar to that for the STP site. In this context, the developer of transmission systems in the region, Oncor, would file an Environmental Assessment with the PUCT outlining practices to consider community, historic, and aesthetic values and prudent avoidance. During construction of such systems, should Oncor or its contractors encounter any archaeological artifacts or other cultural resources, work would halt immediately in the vicinity of the resource, the discovery would be reported to the THC, and Oncor would take action as directed by the THC. The established practice of conducting cultural and historic surveys as part of the Environmental Assessment and process for communicating with the THC for inadvertent discoveries ensures that offsite cultural and historic resources would be protected.

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Past actions in the geographic area of interest that have similarly impacted historic and cultural resources include rural development and agricultural development and activities associated with these land disturbing activities such as road development. One planned project, the Tennessee Colony Reservoir, was identified in Table 9-16 that may contribute to cumulative impacts on historic and cultural resources in the geographic area of interest. Activities associated with building two nuclear units and supporting facilities that can potentially destabilize important attributes of historic and cultural resources include land clearing, excavation, and grading activities. Given STPNOC's site planning process and no known cultural resources at the Trinity 2 site based on reconnaissance-level information, the impacts to cultural resources due to site development activities would be negligible.

In addition, visual impacts from transmission lines may result in significant alterations to the visual landscape within the geographic area of interest. Given that there are no known cultural resources where the historic setting and character of the resources are important, the visual impacts would be negligible. The review team assumes that the transmission system developer, i.e., Oncor, would continue to consider cultural and historic resources and associated aesthetic values in a manner consistent with the preparation of Environmental Assessments needed to support its filings before the PUCT before an approval is granted.

Impacts on historic and cultural resources from operation of two new nuclear generating units at the Trinity 2 site include those associated with the operation of new units and maintenance of transmission lines. The review team assumes that the same procedures currently used by STPNOC would be used for onsite and offsite maintenance activities. Consequently, the incremental effects of the maintenance of transmission-line corridors and operation of the two new units and associated impacts on the cultural resources would be negligible for the physical and visual APEs.

Only one project identified in Table 9-16 could contribute to the cumulative impacts on cultural resources within the physical and visual APEs and the geographic area of interest- the Tennessee Colony Reservoir. However, reconnaissance-level information indicates that there are no known cultural resources in the geographic area of interest, so this new reservoir would not significantly affect historic and cultural resources since there are no known resources in the geographic area of interest. The impacts of the reservoir would be limited to the visual APE and would be similar to those associated with the operation of two new units.

Cultural resources are non-renewable; therefore, the impact of destruction of cultural resources is cumulative. Based on the information provided by the applicant and the review team's independent evaluation, the review team concludes that the cumulative impacts from building and operating two new nuclear generating units on the Trinity 2 site and from other projects particularly the planned adjacent Tennessee Colony Reservoir, would be SMALL. This impact level determination reflects no known cultural resources that could be affected and assumes that STPNOC would conduct cultural resource surveys and procedures in a manner similar to

that for the STP site. However, if the Tennessee Colony Reservoir or the Trinity 2 site were to be developed, then cultural resource surveys may reveal important historic properties that could result in greater cumulative impacts.

#### **9.3.4.8 Air Quality**

The following impact analysis includes impacts from building activities and operations. The analysis also considers other past, present, and reasonably foreseeable future actions that impact air quality, including other Federal and non-Federal projects listed in Table 9-16. The atmospheric emissions related to building and operating a nuclear power plant at the STP site in Matagorda County, Texas, are described in Chapters 4 and 5. The criteria pollutants were found to have a SMALL impact. In Chapter 7, the cumulative impacts of the criteria pollutants at the STP site were evaluated and determined to be MODERATE principally because of a nearby major source; absent that source, the cumulative impacts would be SMALL. The geographic area of interest for the Trinity 2 site is Freestone County, which is in the Austin-Waco Intrastate Air Quality Control Region (40 CFR 81.134). The emissions related to building and operating a nuclear power plant at the Trinity 2 site would be similar to those at the STP site. The air quality attainment status for Freestone County as set forth in 40 CFR 81.344 reflects the effects of past and present emissions from all pollutant sources in the region. Freestone County is not out of attainment of any National Ambient Air Quality Standard.

Reflecting on the projects listed in Table 9-16, the most significant are the Big Brown Power Plant, Freestone Energy Center, Lakeside Energy Center, and the Limestone Electric Generating Station. Effluents from power plants such these are typically released through stacks and with significant vertical velocity. Other industrial projects listed in Table 9-16 would have de minimis impacts. Given that these projects would be subject to institutional controls, it is unlikely that the air quality in the region would degrade to the extent that the region would be in nonattainment of National Ambient Air Quality Standards.

The air quality impact of Trinity 2 site development would be local and temporary. The distance from building activities to the site boundary would be sufficient to generally avoid significant air quality impacts. There are no land uses or projects, including the aforementioned source, that would have emissions during site development that would, in combination with emissions from the Trinity 2 site, result in degradation of air quality in the region.

Releases from operation of two units at the Trinity 2 site would be intermittent and made at low levels with little or no vertical velocity. The air quality impacts of the Big Brown Power Plant, Freestone Energy Center, and Units 1 and 2 of the Limestone Electric Generating Station are included in the baseline air quality status. The air quality impacts of the Lakeside Energy Center would be similar to the air quality impacts discussed in Section 9.2.2.2, and the air quality impacts of Unit 3 of the Limestone Electric Generating Station would be similar to the air quality impacts discussed in Section 9.2.2.1, which could be noticeable but not destabilizing.

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The cumulative impacts from emissions of effluents from the Trinity 2 site and the aforementioned sources could be noticeable but not destabilizing.

The cumulative impacts of greenhouse gas emissions related to nuclear power are discussed in Section 7.6. The impacts of the emissions are not sensitive to location of the source. Consequently, the discussion in Section 7.6 is applicable to a nuclear power plant located at the Trinity 2 site. The review team concludes that the national and worldwide cumulative impacts of greenhouse gas emissions are noticeable but not destabilizing. The review team further concludes that the cumulative impacts would be noticeable but not destabilizing, with or without the greenhouse gas emissions of the project at the Trinity 2 site.

Cumulative impacts to air quality resources are estimated based in the information provided by STPNOC and the review team's independent evaluation. Other past, present and reasonably foreseeable future activities exist in the geographic areas of interest (local for criteria pollutants and global for greenhouse gas emissions) that could affect air quality resources. The cumulative impacts on criteria pollutants from emissions of effluents from the Trinity 2 site, other projects, the Big Brown Power Plant, Freestone Energy Center, Lakeside Energy Center, and the Limestone Electric Generating Station would be noticeable but not destabilizing, principally as a result of the contribution of Unit 3 of the Limestone Electric Generating Station. The national and worldwide cumulative impacts of greenhouse gas emissions are noticeable but not destabilizing. The review team concludes that the cumulative impacts would be noticeable but not destabilizing, with or without the greenhouse gas emissions from the Trinity 2 site. The review team concludes that cumulative impacts from other past, present, and reasonably foreseeable future actions on air quality resources in the geographic areas of interest would be MODERATE for criteria pollutants and MODERATE for greenhouse gas emissions. The incremental contribution of impacts on air quality resources from building and operating two units at the Trinity 2 site would be insignificant for both criteria pollutants and greenhouse gas emissions.

### **9.3.4.9 Nonradiological Health**

The following impact analysis includes impacts from building activities and operations. The analysis also considers other past, present, and reasonably foreseeable future actions that impact nonradiological health, including other Federal and non-Federal projects listed in Table 9-16. The building-related activities that have the potential to impact the health of members of the public and workers include exposure to dust and vehicle exhaust, occupational injuries, noise, and the transport of construction materials and personnel to and from the site. The operation-related activities that have the potential to impact the health of members of the public and workers includes exposure to etiological agents, noise, EMFs, and impacts from the transport of workers to and from the site. For the analysis of nonradiological health impacts at the Trinity 2 alternative site, the geographic area of interest is considered to include projects within a 5 mi radius from the site's center based on the localized nature of the impacts. For

impacts associated with transmission lines, the geographic area of interest is the transmission line corridor.

### ***Building Impacts***

Nonradiological health impacts to construction workers and members of the public from building two new nuclear units at the Trinity 2 site would be similar to those evaluated in Section 4.8 for the STP site. The impacts include noise, vehicle exhaust, dust, occupational injuries, and transportation accidents, injuries, and fatalities. Applicable Federal and State regulations on air quality and noise would be complied with during the site preparation and building phase. The incidence of construction worker accidents would not be expected to be different from the incidence of accidents estimated for STP. The Trinity 2 site is located in a rural area and building impacts would likely be negligible on the surrounding populations. The ER (STPNOC 2010a) indicated that there may be significant impacts on the transportation network in the vicinity of the Trinity 2 site and mitigation would be warranted. The impacts in the vicinity of the Trinity 2 site include traffic associated with the Big Brown Power Plant and lignite mine and the Fairfield Lake State Park. Interactions between the traffic destined for the Trinity 2 site during building and these other projects are likely to increase the nonradiological health effects from traffic accidents in the vicinity. The additional injuries and fatalities from traffic accidents involving transportation of materials and personnel for building of a new nuclear power plant at the Trinity 2 site would be similar to those evaluated in Section 4.8.3 for the STP site and would represent a small fraction (less than 5 percent) of the total traffic fatalities in Freestone County.

Past and present actions in the geographic areas of interest that have similarly affected nonradiological resources include the construction and operation of the Big Brown Power Plant and the Big Brown Lignite Coal Mine. Proposed future actions would include transmission line development and/or upgrading throughout the designated geographic area of interest, and future urbanization. These actions would likely result in nonradiological health impacts similar to those discussed above for the building of the Trinity 2 site.

### ***Operational Impacts***

Nonradiological health impacts from operation of two new nuclear units on occupational health and members of the public at the Trinity 2 site would be similar to those evaluated in Section 5.8 for the STP site. Occupational health impacts to workers (e.g., falls, electric shock or exposure to other hazards) at the Trinity 2 site would likely be the same as those evaluated for workers at two new units at the STP site. Exposure to the public from water-borne etiological agents at the Trinity site would be similar to the types of exposures evaluated in Section 5.8.1, and the operation of the new units at the Trinity 2 site would not likely lead to an increase in water-borne diseases in the vicinity. Noise and EMF exposure would be monitored and controlled in accordance with applicable OSHA regulations. Effects of EMF on human health would be controlled and minimized by conformance with NESC criteria and adherence to the standards for

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transmission systems regulated by the PUCT. Nonradiological impacts of traffic associated with the operations workforce would be less than the impacts during building. Mitigation measures taken during building to improve traffic flow would also minimize impacts during operation,

The past and present activities in the geographic areas of interest that would have nonradiological impacts to the public or workers similar to those discussed for the Trinity 2 site include the Big Brown Power Plant and the Big Brown Lignite Coal Mine. Noise from the operation of the Trinity 2 site would not likely be discernable to the public at the Fairfield Lake State Park, which is closest to the Big Brown Power Plant. Proposed future actions that would impact nonradiological health in a similar way to operation activities at the Trinity 2 site would include transmission line systems and future urbanization, which would both occur throughout the designated geographic areas of interest.

The review team is also aware of the potential climate changes that could affect human health; a recent compilation of the state of the knowledge in this area (GCRP 2009) has been considered in the preparation of this EIS. Projected changes in the climate for the region include an increase in average temperature and a decrease in precipitation, which may alter the presence of microorganisms and parasites in any reservoir that would be used. The review team did not identify anything that would alter its conclusion regarding the presence of etiological agents or change in the incidence of water-borne diseases.

### **Summary**

Based on the information provided by STPNOC and the review team's independent evaluation, the review team expects that nonradiological health impacts from building and operating two new units at the Trinity 2 alternative site would be similar to the impacts evaluated for the STP site. While there are past, present and future activities in the geographic area of interest that could affect nonradiological health in ways similar to the building and operation of two units at the Trinity 2 site, those impacts would be localized and managed through adherence to existing regulatory requirements. The review team concludes, therefore, that the cumulative impacts would be SMALL.

#### **9.3.4.10 Radiological Impacts of Normal Operations**

The following impact analysis includes radiological impacts to the public and workers from building activities and operations for two nuclear units at the Trinity 2 alternative site. The analysis also considers other past, present, and reasonably foreseeable future actions that impact radiological health, including other Federal and non-Federal projects and those projects listed in Table 9-16. As described in Section 9.3.4, the Trinity 2 site is a greenfield site; there are currently no nuclear facilities on the site. The geographic area of interest is the area within a 50-mi radius of the Trinity 2 site. There are no major facilities that result in regulated exposures to the public or biota within the 50-mi radius of the Trinity 2 site. However, there are

likely to be hospitals and industrial facilities within 50 mi of the Trinity 2 site that use radioactive materials.

The radiological impacts of building and operating the proposed two ABWR units at the Trinity 2 site include doses from direct radiation and liquid and gaseous radioactive effluents. These pathways would result in low doses to people and biota offsite that would be well below regulatory limits. These impacts are expected to be similar to those estimated for the STP site. The NRC staff concludes that the dose from direct radiation and effluents from hospitals and industrial facilities that use radioactive material would be an insignificant contribution to the cumulative impact around the Trinity 2 site. This conclusion is based on data from the radiological environmental monitoring programs conducted around currently operating nuclear power plants.

Based on the information provided by STPNOC and the NRC staff's independent analysis, the NRC staff concludes that the cumulative radiological impacts from building and operating the two proposed ABWRs and other existing and planned projects and actions in the geographic area of interest around the Trinity 2 site would be SMALL.

#### **9.3.4.11 Postulated Accidents**

The following impact analysis includes radiological impacts from postulated accidents from operations for two nuclear units at the Trinity 2 alternative site. The analysis also considers other past, present, and reasonably foreseeable future actions that impact radiological health from postulated accidents, including other Federal and non-Federal projects and those projects listed in Table 9-16. As described in Section 9.3.4, Trinity 2 is a greenfield site; there are currently no nuclear facilities on the site. The geographic area of interest considers all existing and proposed nuclear power plants that have the potential to increase the probability-weighted consequences (i.e., risks) from a severe accident at any location within 50 mi of the Trinity 2 site. There are no existing or proposed reactors that have the potential to increase the probability-weighted consequences (i.e., risks) from a severe accident at any location within 50 mi of the Trinity 2 site.

As described in Section 5.11.1, the NRC staff concludes that the environmental consequences of DBAs at the STP site would be minimal for ABWRs. DBAs are addressed specifically to demonstrate that a reactor design is robust enough to meet NRC safety criteria. The ABWR design is independent of site conditions, and the meteorology of the Trinity 2 and STP sites are similar; therefore, the NRC staff concludes that the environmental consequences of DBAs at the Trinity 2 site would be minimal.

Because the meteorology, population distribution, and land use for the Trinity 2 alternative site are expected to be similar to the proposed STP site, risks from a severe accident for an ABWR reactor located at the Trinity 2 alternative site are expected to be similar to those analyzed for

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the proposed STP site. These risks for the proposed STP site are presented in Tables 5-18 and 5-19 and are well below the median value for current-generation reactors. In addition, estimates of average individual early fatality and latent cancer fatality risks are well below the Commission's safety goals (51 FR 30028). On this basis, the NRC staff concludes that the cumulative risks of severe accidents at any location within 50 mi of the Trinity 2 alternative site would be SMALL.

### **9.3.5 Comparison of the Impacts of the Proposed Action and Alternative Sites**

This section summarizes the review team's characterization of the cumulative impacts related to locating a two-unit ABWR nuclear power facility at the proposed STP site and at each alternative site. The three sites selected for detailed review as part of the alternative sites environmental analysis are the Red 2, Allens Creek, and Trinity 2 sites in Texas. Comparisons are made between the proposed and alternative sites to evaluate if one of the alternative sites would be environmentally preferable to the proposed site. The NRC's determination is independent of the Corps' determination of a Least Environmentally Damaging Practicable Alternative pursuant to the Clean Water Act Section 404(b)(1) Guidelines at 40 CFR Part 230. The Corps will conclude its analysis of both offsite and onsite alternatives in its Record of Decision. The Corps onsite alternatives evaluation is discussed in Section 9.5.

The need to compare the proposed site with alternative sites arises from the requirement in Section 102(2)(c)(iii) of NEPA (42 USC 4332) that environmental impact statements include an analysis of alternatives to the proposed action. The NRC criteria to be employed in assessing whether a proposed site is to be rejected in favor of an alternative site is based on whether the alternative site is "obviously superior" or "environmentally preferable" to the site proposed by the applicant (Public Service Company of New Hampshire 1977). An alternative site is "obviously superior" to the proposed site if it is "clearly and substantially" superior to the proposed site (Rochester Gas & Electric Corp. 1978). The standard of obviously superior "...is designed to guarantee that a proposed site will not be rejected in favor of an alternate unless, on the basis of appropriate study, the Commission can be confident that such action is called for (New England Coalition on Nuclear Pollution 1978)."

The "obviously superior" test is appropriate for two reasons. First, the analysis performed by the NRC in evaluating alternative sites is necessarily imprecise. Key factors considered in the alternative site analysis, such as population distribution and density, hydrology, air quality, aquatic and terrestrial ecological resources, aesthetics, land use, and socioeconomics are difficult to quantify in common metrics. Given this difficulty, any evaluation of a particular site must have a wide range of uncertainty. Second, the applicant's proposed site has been analyzed in detail, with the expectation that most adverse environmental impacts associated with the site have been identified. The alternative sites have not undergone a comparable level of detailed study. For these reasons, a proposed site may not be rejected in favor of an

alternative site when the alternative site is marginally better than the proposed site, but only when it is obviously superior (Rochester Gas & Electric Corp. 1978). NEPA does not require that a nuclear plant be constructed on the single best site for environmental purposes. Rather, "...all that NEPA requires is that alternative sites be considered and that the effects on the environment of building the plant at the alternative sites be carefully studied and factored into the ultimate decision (New England Coalition on Nuclear Pollution 1978)."

Section 9.3.5.1 reviews the cumulative environmental impacts of building and operating a two-unit nuclear power plant at the proposed STP site. Cumulative impact levels from Chapter 7 (for the proposed STP site), and the three alternative sites (from Sections 9.3.2 through 9.3.4) are listed in Table 9-20. Sections 9.3.5.2 and 9.3.5.3 discuss the cumulative impacts of the proposed project located at the STP site and at the alternative sites as they relate to a determination of environmental preference or obvious superiority.

#### **9.3.5.1 Comparison of Cumulative Impacts at the Proposed and Alternative Sites**

The following section summarizes the review team's independent assessment of the proposed and alternative sites. The team characterized the expected cumulative environmental impacts of building and operating new units at the STP site and alternative sites; these impacts are summarized by resource area in Table 9-20.

The environmental resource areas listed in the following table have been evaluated using the NRC's three-level standard of impact significance: SMALL, MODERATE, or LARGE. These levels were developed using the CEQ guidelines and set forth in the footnotes to Table B-1 of 10 CFR Part 51, Subpart A, Appendix B:

SMALL – Environmental effects are not detectable or are so minor that they will neither destabilize nor noticeably alter any important attribute of the resource.

MODERATE – Environmental effects are sufficient to alter noticeably, but not to destabilize, important attributes of the resource.

LARGE – Environmental effects are clearly noticeable and are sufficient to destabilize important attributes of the resource.

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**Table 9-20.** Comparison of Cumulative Impacts at the Proposed and Alternative Sites

<b>Resource Area</b>	<b>STP</b>	<b>Red 2</b>	<b>Allens Creek</b>	<b>Trinity 2</b>
<b>Land-Use</b>	MODERATE	MODERATE	MODERATE	MODERATE
<b>Water-Related</b>				
Surface Water Use	MODERATE	MODERATE	MODERATE	MODERATE
Surface Water Quality	MODERATE	SMALL	SMALL	MODERATE
Groundwater Use	SMALL	MODERATE	SMALL	MODERATE
Groundwater Quality	SMALL	SMALL to MODERATE	SMALL	SMALL
<b>Ecology</b>				
Terrestrial Ecosystems	MODERATE	MODERATE	MODERATE	MODERATE
Aquatic Ecosystems	MODERATE	MODERATE	MODERATE	MODERATE to LARGE
<b>Socioeconomic*</b>				
Physical	SMALL	SMALL	SMALL to MODERATE	SMALL to MODERATE
Demography	SMALL to MODERATE	SMALL to MODERATE	SMALL to LARGE	MODERATE to LARGE
Taxes and Economy	SMALL to LARGE	SMALL to LARGE	SMALL to LARGE	SMALL to LARGE
Housing and Transportation	BENEFICIAL	BENEFICIAL	BENEFICIAL	BENEFICIAL
Public Services and Education	SMALL to MODERATE	SMALL to LARGE	MODERATE to LARGE	MODERATE to LARGE
Aesthetics and Recreation	SMALL to MODERATE	SMALL to MODERATE	MODERATE	SMALL to MODERATE
<b>Environmental Justice</b>	SMALL	SMALL	SMALL to LARGE	SMALL
<b>Historic and Cultural Resources</b>	SMALL	SMALL	LARGE	SMALL
<b>Air Quality</b>	MODERATE	SMALL to MODERATE	SMALL to MODERATE	MODERATE
<b>Nonradiological Health</b>	SMALL	SMALL	SMALL	SMALL
<b>Radiological Health</b>	SMALL	SMALL	SMALL	SMALL
<b>Postulated Accidents</b>	SMALL	SMALL	SMALL	SMALL

\*ranges indicate differences in counties

Full explanations for the specific cumulative impact characterizations are provided in Chapter 7 for the proposed site and in Sections 9.3.2, 9.3.3, and 9.3.4 for the alternative sites. The review team's impact category levels are based on professional judgment, experience, and consideration of controls likely to be imposed under required Federal, State, or local permits that would not be acquired until an application for a COL is underway. The considerations and assumptions were similarly applied at each of the alternative sites to provide a common basis for comparison. In the following discussion, the review team compares the impact levels between the proposed site, and each alternative site.

### **9.3.5.2 Environmentally Preferable Sites**

As shown in Table 9-20, the cumulative impacts of building and operating two new units at the proposed site and the alternative sites vary across the impact categories. The resource categories for which the impact level at an alternative site is the same as that for the proposed site does not contribute to the alternative site being judged to be environmentally preferable to the proposed site. Therefore, these categories are not discussed further in determining whether an alternate site is environmentally preferable to the proposed site. The categories for which an alternative site has a different impact level than the proposed site are discussed further to determine if an alternative site is environmentally preferable to the proposed site. Where there is a range of impacts for a resource, the upper value of the impacts is used for the comparison. In addition, for those cases in which the cumulative impacts for a resource are greater than SMALL, consideration is given to those cases in which the impacts of the project at the specific site do not make any significant contribution to the cumulative impact level. As shown in Table 9-20, there are some differences in impacts among the sites.

#### Red 2 Site

The STP site is characterized more favorably than the Red 2 site in Table 9-20 for the following resource areas: groundwater use and quality and public services and education. The Red 2 site is characterized more favorably than the STP site for surface water quality and air quality. For the resource areas for which the STP site is characterized more favorably, building and operating two new nuclear units at the Red 2 site would be a significant contributor to the higher impact level. Therefore, the differences in impacts for these two resource areas are meaningful to the comparison of the sites. For surface water quality, the MODERATE impact at the STP site is based on pre-existing conditions. Building and operating two new nuclear units at the STP would not contribute significantly to surface water quality impacts. For air quality at both sites, the MODERATE impacts are based on the effects of projects other than the nuclear units. Nuclear plants don't contribute significantly to air quality impacts. So the apparent differences in impacts for these resources are not meaningful in terms of the proposed action.

For land use, surface water use, and terrestrial and aquatic ecosystems, although the two sites have essentially the same cumulative impact levels, the two new nuclear units would not be a

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significant contributor to the impact level at the STP site. This is because a reservoir already exists at the STP site, and there would be little in-water construction in the Colorado River. The project would be a significant contributor to the MODERATE cumulative impacts to these resources at the Red 2 site because it is a greenfield site with no existing facilities to be shared with new units. A similar situation exists for aesthetics and recreation – the project would not be a significant contributor to the SMALL to MODERATE impacts at the STP site, but it would be at the Red 2 site. Again, these differences favor the STP site.

Based on the results and comparison of the impact characterizations, the review team concludes that the Red 2 site would not be environmentally preferable to the STP site for two new nuclear generating units.

### Allens Creek Site

The STP site is characterized more favorably than the Allens Creek site in Table 9-20 for the following resource areas: physical impacts, demography, housing and transportation, public services and education, aesthetics and recreation, environmental justice, and historic and cultural resources. Conversely, the Allens Creek site is characterized by the review team as more favorable than the STP site in Table 9-20 for surface water quality and air quality. For physical and environmental justice impacts, the primary reason for the higher impacts at the Allens Creek site is the proposed I-69, a new highway to be constructed along the general route of U.S. 59. Building and operating two new nuclear units at the Allens Creek site would not contribute significantly to the impact levels. For the remainder of the impact areas for which the STP is characterized more favorably, building and operating two new nuclear units at the Allens Creek site is a significant contributor to the higher impact levels, and so the differences in impact levels are meaningful to the comparison of the sites. For surface water quality, the MODERATE impact at the STP site is based on pre-existing conditions. Building and operating two new nuclear units at the STP would not contribute significantly to surface water quality impacts. For air quality at both sites, the MODERATE impacts are based on the effects of projects other than the nuclear units. Nuclear plants don't contribute significantly to air quality impacts. So the apparent differences in impacts for these resources are not meaningful in terms of the proposed action.

For land use and terrestrial ecosystems, although the two sites have essentially the same cumulative impact levels, the two new nuclear units would not be a significant contributor to the impact level at the STP site (i.e., the MODERATE impacts are based on the effects of other projects). This is because a reservoir already exists at the STP site and there would be little in-water construction in the Colorado River. But the project would be a significant contributor to the MODERATE cumulative impacts for these resources at the Allens Creek site because it is a greenfield site with no existing facilities to be shared with new units.

Based on comparison of the impact characterizations in Table 9-20, the review team concludes that the Allens Creek site would not be environmentally preferable to the STP site for two new nuclear generating units.

### Trinity 2 Site

The STP site is characterized more favorably than the Trinity 2 site in Table 9-20 for the following resource areas: groundwater use, aquatic ecosystems, physical impacts, demography, housing and transportation, and public services and education. Conversely, the Trinity 2 site is not characterized by the review team as more favorable than the STP site in Table 9-20 for any resource area. For physical impacts, the higher impacts at the Trinity 2 site relate to other projects in the area and the project at the Trinity 2 site would not contribute significantly to the impact level. For all of the other impact areas for which the STP site is characterized more favorably, the differences relate directly to the impacts of the proposed project at the two sites.

For land use, surface water use, and terrestrial ecosystems, although the two sites have essentially the same cumulative impact levels, the two new nuclear units would not be a significant contributor to the impact level at the STP site. This is because a reservoir already exists at the STP site and there would be little in-water construction in the Colorado River. But the project would be a significant contributor to the MODERATE cumulative impacts for these resources at the Trinity 2 site because it is a greenfield site with no existing facilities to be shared with new units. For air quality at both sites, the MODERATE impacts are based on the effects of projects other than the nuclear units. Nuclear plants do not contribute significantly to air quality impacts.

Based on comparison of the impact characterizations in Table 9-20, the review team concludes that the Trinity 2 site would not be environmentally preferable to the STP site for two new nuclear generating units.

Although there are differences and distinctions between the cumulative environmental impacts of building and operating two new nuclear generating units at the proposed STP site and the alternative sites, the review team concludes that none of these differences is sufficient to determine that any of the alternative sites would be environmentally preferable to the proposed site for building and operating two new nuclear generating units.

### **9.3.5.3 Obviously Superior Sites**

None of the alternative sites were determined to be environmentally preferable to the proposed STP site. Therefore, the NRC staff concludes that none of the alternative sites would be obviously superior to the STP site. The Corps will conclude its analysis of both offsite and onsite alternatives in its Record of Decision.

## 9.4 System Design Alternatives

The NRC staff considered a variety of heat dissipation systems and circulating water systems alternatives. While other heat dissipation systems and water systems exist, by far the largest and the most likely to dominate the environmental consequences of operation is the CWS that cools and condenses the steam for the turbine-generator. Other water systems, such as service water system, are much smaller than the CWS. As a result, the review team only considers alternative heat dissipation and water treatment systems for the CWS. The proposed CWS is a closed loop system that uses the existing MCR for heat dissipation (STPNOC 2010a). The proposed system is discussed in detail in Chapter 3.

### 9.4.1 Heat Dissipation Systems

About two-thirds of the heat from a commercial nuclear reactor is rejected as heat to the environment. The remaining one-third of the reactor's generated heat is converted into electricity. Normal heat sink cooling systems transfer the rejected heat load into the atmosphere and/or nearby water bodies, primarily as latent heat exchange (evaporating water) or sensible heat exchange (warmer air or water). Different heat-dissipation systems rely on different exchange processes. The following sections describe alternative heat dissipation systems considered by the NRC staff for proposed Units 3 and 4 at the STP site.

The impacts associated with the proposed heat dissipation system, a cooling pond or reservoir, are discussed in Sections 4.2, 4.3, 5.2, and 5.3. STPNOC proposes to use the existing MCR as the heat dissipation system for the proposed units. The review team determined in Chapter 4 that the impacts of building the proposed heat dissipation system would be SMALL for both hydrologic and ecological resources. The review team also determined in Chapter 5 that the impacts of operating the proposed heat dissipation system would be SMALL for both hydrologic and ecological resources.

STPNOC considered a range of heat dissipation systems in its ER including a once-through cooling system and several closed-cycle cooling systems. In addition to the closed-cycle MCR selected, STPNOC also considered spray canals, mechanical draft wet cooling towers, natural draft wet cooling towers, a combination wet/dry cooling tower system, fan-assisted natural draft cooling towers and dry cooling towers (STPNOC 2010a). The NRC staff considered these options as well as once-through cooling with a helper tower cooling system that would be used under high receiving water body temperature conditions.

#### 9.4.1.1 Plant Cooling System – Once-Through Operation

Once-through cooling systems withdraw water from the source water body and return virtually the same volume of water to the receiving water body at an elevated temperature. Typically the

source water body and the receiving water body are the same body, and the intake and discharge structures are separated to limit recirculation. While there is essentially no consumptive use of water in a once-through heat-dissipation system, the elevated temperature of the receiving water body would result in some induced evaporative loss that decreases the net water supply. The large intake and discharge flows associated with once-through cooling systems require large intake and discharge structures; the high flow rates may result in hydrological alterations in the source/receiving water bodies. In addition, the high flow rates result in higher levels of impingement and entrainment of aquatic organisms. Based on EPA 316(b) Phase I regulations (66 FR 65255), the NRC staff has determined that once-through cooling systems for new nuclear reactors are unlikely to be permitted in the future, except in rare and unique situations.

The STP site is approximately 10 mi from the Matagorda Bay on the Gulf of Mexico (STPNOC 2010a), the closest body of water that potentially could support once-through cooling. The NRC staff determined that once-through cooling would not be an environmentally preferable alternative because of the magnitude of the impacts of building large intake and discharge structures and associated piping linking these structures with the plant. Furthermore, once-through cooling would require a significant volume of makeup water and could potentially have significant impacts on sensitive aquatic biota of Matagorda Bay.

#### **9.4.1.2 Spray Canals**

Spray canal cooling systems circulate water in man-made canals and enhance evaporative cooling by spraying water into the atmosphere. In addition to evaporation, heat transfer from the spray canals to the atmosphere also occurs through black-body radiation and conduction. A spray canal system alternative was evaluated by STPNOC for cooling STP Units 1 and 2 and was found to require an effective canal length of 20,250 ft and a width of 200 ft which would require 150 ac. An additional 680 acres would be required for the intake canal corridor (STPNOC 2010a). The NRC staff independently evaluated the system design requirements and determined that the size and dimensions were calculated consistent with the heat rejection requirements. Since the evaporation from a new spray canal would be greater than the induced evaporation of the existing MCR, the consumptive water use of a spray canal would be greater than the proposed alternative. Because no additional land would need to be disturbed for the proposed alternative and because of increased consumptive use of water in a spray canal the NRC staff concluded that use of a spray canal would not be an environmentally preferable alternative for the STP site.

#### **9.4.1.3 Wet Mechanical Draft Cooling Towers**

A wet mechanical draft cooling tower transfers heat to the environment via evaporation and conduction. These towers can be relatively low profile compared to natural draft towers, and rely on large fans to force air through walls of falling water. Drift abatement features in the

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design limit the amount of water suspended as droplets in the air, which may be deposited on the ground outside the tower. Wet mechanical draft towers often generate visible plumes when the moisture in air from the cooling tower exhaust cools and the moisture condenses.

This alternative would require six towers to be built (three towers for each unit), each containing 12 cells. STPNOC indicates that approximately 70 ac would be required for the towers and an additional 630 ac would be required for the intake canal corridor (STPNOC 2010a). The NRC staff independently evaluated the system design requirements and determined that the size and dimensions were calculated consistent with the heat rejection requirements. Since the evaporation of a wet mechanical draft cooling tower is greater than the induced evaporation of a cooling pond, the consumptive water use of a wet mechanical draft cooling tower is greater than the proposed alternative. Therefore, based on consideration of the land area that would be disturbed and the increase in consumptive water use, the NRC staff concluded that building and operating wet mechanical draft cooling towers would not be an environmentally preferable alternative for the STP site.

### **9.4.1.4 Wet Natural Draft Cooling Towers**

Wet natural draft cooling towers induce airflow up through large (500 ft tall and 400 ft in diameter) towers by cascading warm water downward in the lower portion of the cooling tower. As heat transfers from the water to the air in the tower, the air becomes more buoyant and rises. This buoyant circulation induces more air to enter the tower through its open base. The size of the cooling towers results both in a large visual and land-use footprint. STPNOC indicates that approximately 80 ac would be required for the towers and an additional 630 ac would be required for the intake canal corridor (STPNOC 2010a). The NRC staff independently evaluated the system design requirements and determined that the size and dimensions were calculated consistent with the heat rejection requirements. Since the evaporation of a wet natural draft cooling tower is greater than the induced evaporation of a cooling pond, the consumptive water use of a wet natural draft cooling tower is greater than the proposed alternative. Therefore, based on consideration of the land area that would be disturbed for the tower footprints, the increase in consumptive water use, and the available cooling capacity of the existing cooling reservoir to dissipate heat for two additional units, the NRC staff concluded that building and operating wet natural draft cooling towers would not be an environmentally preferable alternative for the STP site.

### **9.4.1.5 Dry Cooling Towers**

Dry cooling towers would eliminate all water-related impacts from the cooling system operation. No makeup water would be needed, and no blowdown water would be generated. However, dry cooling systems require much larger cooling systems, and result in both a loss in electrical generation efficiency (because the theoretical approach temperature is limited to the dry-bulb temperature and not the lower wet-bulb temperature) and greater parasitic energy losses for the

large array of fans involved. This loss in generation efficiency translates into increased fuel cycle impacts. Because the impacts associated with aquatic ecology, water use, and water quality for the proposed cooling system were found to be SMALL (see Chapters 4 and 5), the NRC staff determined that, although dry cooling eliminates water-related impacts, it is not environmentally preferred to the proposed alternative.

#### **9.4.1.6 Combination Wet/Dry Cooling Tower System**

A combination mechanical draft wet/dry cooling tower system uses both wet and dry cooling cells to limit consumption of cooling water, often with the added benefit of reducing plume visibility. Water used to cool the turbine generators generally passes first through the dry portion of the cooling tower where heat is removed by drawing air at ambient temperature over tubes through which the water is moving. Cooling water leaving the dry portion of the tower then passes through the wet tower where the water is sprayed into a moving air stream and additional heat is removed through evaporation and sensible heat transfer. When ambient air temperatures are low, the dry portion of these cooling towers may be sufficient to meet cooling needs. The use of the dry portion of the system would result in a loss in generating efficiency that would translate into increased fuel cycle impacts. Although a combination mechanical draft wet/dry cooling tower system could reduce water-related impacts, the NRC staff determined that the impacts associated with aquatic ecology, water use, and water quality for the building and operating the proposed cooling system were SMALL. The NRC staff concluded that building and operating a combination wet/dry cooling tower system would not be an environmentally preferable alternative for the STP site.

### **9.4.2 Circulating Water Systems**

The NRC staff evaluated alternatives to the proposed intakes and discharges for the normal heat sink cooling system, based on the proposed heat dissipation system water requirements. The capacity requirements of the intake and discharge system are defined by the recommended heat dissipation system. For Units 3 and 4, the proposed heat dissipation system is a closed-loop system that uses the existing MCR for heat dissipation.

#### **9.4.2.1 Intake Alternatives**

The impacts associated with the proposed intake system, the reservoir makeup pumping facility (RMPF), are discussed in Sections 4.2, 4.3, 5.2, and 5.3. STPNOC proposes to use the existing RMPF as the intake system for the proposed units. The review team determined in Chapter 4 that the impacts of building the proposed intake system would be SMALL for both hydrologic and ecological resources. The review team determined in Chapter 5 that the impacts of operating the proposed intake system would be SMALL for both hydrologic and ecological resources.

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The existing intake structure, the RMPF, for the STP site was originally designed to support four units. As a result, no additional excavation and building is required to meet the needs of the two proposed units. The existing intake structure would be refurbished with new pumps and traveling screens in the existing structure (STPNOC 2010a). A redesigned intake structure that extends into the river or radial collector wells are alternatives to the current structure for obtaining makeup water for the MCR.

An intake structure that extends into the river has an advantage if other structures on the shoreline would conflict with a shoreline intake or if bathymetry or vegetation considerations make a shoreline intake less desirable. At the STP site, the conditions that would make an offshore intake advantageous do not occur. Offshore intakes with submerged passive screens are also more difficult to maintain. The shoreline option is preferable to an offshore intake because the intake structure is already in place.

A radial collector-well system was considered by the NRC staff because in many cases it reduces the impact on aquatic resources and, when water is being withdrawn from turbid environments can reduce the water treatment needed before its introduction into the cooling system. A radial collector-well system consists of an excavated central concrete caisson with well screens projected laterally outward in a radial pattern (Riegert 2006). Radial collector wells slowly draw surface water through the subsurface layer and, thereby, filter out some sediment that might have required treatment if the water had been directly withdrawn from the surface water body. In general, collecting surface water in this way eliminates most of the direct operational impacts on aquatic ecosystems (e.g., entrainment and impingement) associated with water withdrawal. The NRC staff determined that radial collector wells, which would induce flow through the sediments of the Colorado River into lateral subterranean pipes extending from the shoreline out beneath the reservoir, would require multiple large structures near the shoreline. STPNOC did not consider this alternative water source, but the NRC staff independently determined that a radial collector-well system would not be environmentally preferable to the proposed direct withdrawal from the river due to the environmental impacts associated with excavating the caissons, drilling the laterals and building the multiple new shoreline structures, and because the impacts associated with aquatic ecology for the proposed intake have been determined to be SMALL in Chapters 4 and 5.

Because the RMPF already exists, the NRC staff concludes that there would be no alternative intake designs that would be environmentally preferable to the proposed intake design for the STP site.

### **9.4.2.2 Discharge Alternatives**

The impacts associated with the proposed discharge system are discussed in Sections 4.2, 4.3, 5.2, and 5.3. STPNOC proposes to use the existing discharge system as the discharge system for the proposed units. The review team determined in Chapter 4 that the impacts of building

the proposed discharge system would be SMALL for both hydrologic and ecological resources. The review team determined in Chapter 5 that the impacts of operating the proposed discharge system would be SMALL for both hydrologic and ecological resources.

The MCR discharges to the Colorado River through the existing discharge structure. This system includes a 1.1-mi-long discharge line that extends downstream along the river bank. Releases to the river would occur through one or more of seven discharge ports (STPNOC 2010a). The review team determined that the impacts of operation of this system would be SMALL and that any other alternative would result in land disturbing and in-water activities. Therefore, the NRC staff concluded that there were no alternative discharge designs that would be environmentally preferable to the proposed discharge design at the STP site.

### **9.4.2.3 Water Supplies**

The impacts associated with the proposed water supply, the Colorado River, are discussed in Sections 4.2, 4.3, 5.2, and 5.3. Since the applicant does not propose to use surface water for building the proposed units, the review team determined in Chapter 4 that the impacts of building the proposed units would be SMALL for both hydrologic and ecological resources. The review team determined in Chapter 5 that the impacts of withdrawing water to operate the proposed units would be SMALL for both hydrologic and ecological resources.

The NRC staff considered alternative sources for the circulating water system including water reuse, groundwater, and surface water, including both freshwater and saltwater.

#### ***Water Reuse***

Sources of water for reuse can either come from the plant itself or from other local water users. Sanitary waste water treatment plants generally used by communities with modest sized populations are the most ubiquitous source of water for reuse. Agricultural processing, industrial processing, and oilfield production can also provide significant supplies of water for reuse. Additional treatment (e.g., tertiary treatment, chlorination) may be required to provide water of appropriate quality for the specific plant need. Population is very low and there is little industry around the STP site. Consequently, the NRC staff determined that sufficient sources of water for reuse do not exist near the STP site. Therefore, the NRC staff concluded that water reuse would not be a feasible alternative for water supply at the STP site.

#### ***Groundwater***

STPNOC proposes to use groundwater for the Ultimate Heat Sink (UHS) system during operation, but not the circulating water system. The UHS system discharges, sanitary waste, liquid radwaste, and wastewater retention basin effluents result in approximately 500 gpm of water being made available to make up for evaporative losses from the MCR. The NRC staff

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did consider groundwater as an alternative water source for the remainder of the makeup water for the circulating water system. Existing groundwater wells at the STP site are limited to a pumping rate of 500 gpm under the CPGCD Operating Permit and must be separated by 2500 ft from neighboring Deep Aquifer wells owned by different permit holders. The review team estimated that withdrawal of the quantities of water needed to supply makeup water to the circulating water system (22,799 gpm for normal operating conditions, 47,489 gpm maximum) would require 95 wells for the maximum demand case. Based on the size and configuration of the existing STP site the review team concluded that it is not practical to locate this number of wells on the existing STP site without incurring significant interference among adjacent wells. The review team estimates that if 100 wells were placed in a square grid separated by 2500 ft, it would require more than 18 square mi.

The STPNOC states (STPNOC 2008b) that the Lower Colorado Regional Water Planning Group (LCRWPG) is currently making plans for the conjunctive use of groundwater and surface water to effectively use and preserve available water resources. The planning group advocates the combined use of these two resources in ways that would minimize the use of groundwater when surface water is available and that would manage aquifers for sustainable yield (LCRWPG 2006). The water management plans document an interest in minimizing the use of groundwater rather than utilization. Because it would take an additional 95 wells to meet the maximum demand for makeup water for cooling and water management plans for this region call for minimizing the use of groundwater, the NRC staff determined that groundwater use for CWS makeup water would not be an environmentally preferable alternative for water supply at the STP site.

### **Surface water**

Surface water supplies at the STP site are saltwater from Matagorda Bay, brackish water from the estuarine portion of the Colorado River or fresh water from the Colorado River upstream of the dam at Bay City.

Use of salt water from the Matagorda Bay would require a new intake structure to be built and an 18-mi pipeline to transport the water from the Bay to the STP site to be installed (STPNOC 2010a). To obtain fresh water from the Colorado River upstream of the Lower Colorado River Authority dam near Bay City would also require a new intake structure and a pipeline to transport the water between the intake and the STP site to be built. The NRC staff determined that, while there is an abundant supply of water from Matagorda Bay and from the Colorado River upstream of the Lower Colorado River Authority dam, selection of either of these two alternatives would result in environmental impacts in many resource areas due to the construction of intake structures and the associated pipelines. Therefore, the NRC staff concluded that none of the surface water supply alternatives is environmentally preferable for the proposed water source for the STP site.

#### **9.4.2.4 Water Treatment**

Both inflow and effluent water may require treatment to ensure that it meets plant water needs and effluent water standards. STPNOC proposes to add chemicals to plant water to meet appropriate water quality process needs. The effluent water chemistry is regulated by the TCEQ through the TPDES permitting process. Mechanical treatment may be a viable option for scale and biofilm removal. Other alternatives to manage biofouling, such as UV treatment, are also feasible. These alternatives, while feasible, would not eliminate the need for some chemical treatment. Chemical treatment is a reliable and well-established engineering practice that has been shown to provide minimal impacts in a variety of settings. The NRC staff identified no environmentally preferable alternative to STPNOC's proposed chemical water treatment. The effluents from cooling tower blowdown are specifically regulated in 40 CFR 423 by the EPA to protect the environment. In the State of Texas, this regulatory authority is administered by the TCEQ.

#### **9.4.3 Conclusion**

The NRC staff considered alternative systems designs including seven alternative heat dissipation systems and alternative intake, discharge, and water supply systems. As discussed in the above sections, the NRC staff identified no alternative that was environmentally preferable to the proposed plant systems design.

### **9.5 Corps' Onsite Alternatives Evaluation**

A key provision of the 404(b)(1) guidelines is the "practicable alternative test" that requires that "no discharge of fill material shall be permitted if there is a practicable alternative to the proposed fill which would have a less adverse impact on the aquatic ecosystem" (40 CFR 230.10(a)). This is especially true when the proposed project is not water-dependent. The applicant must demonstrate that there are no less-damaging alternatives available and that all onsite impacts to waters of the United States have been avoided to the maximum practicable extent possible. For an alternative to be considered "practicable," it must be available and capable of being done after taking into consideration cost, existing technology, and logistics in light of the overall project purpose. STPNOC proposes to construct an off-loading facility and heavy haul roads for oversized equipment associated with the construction and operation of the proposed nuclear power generation facility.

#### **9.5.1 Onsite Alternative 1**

Onsite alternative 1 uses a railway system as ingress for large equipment and use of existing roads within the STP facility to offload and transport heavy materials. This alternative would require the construction of 12 mi of rail line, which may cost between \$10 and \$15 million.

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Construction of the railway may require up to a 100-ft right-of-way, or 145 ac, which may include impacts to waters, uplands, and public infrastructure such as overhead utility lines, potable water, and sewer lines. Use of existing roads to transport materials after offloading from the railcars would be strictly limited due to safety concerns to human health and risk.

### **9.5.2 Onsite Alternative 2**

Onsite alternative 2 includes barging material up the existing Colorado River Navigation Channel, but not dredging the existing barge terminal. In this alternative, a large crane would be used to offload material from the barges, which could be located within the Colorado River. The cost of the crane is estimated to be \$12 million. Barge traffic staged in the river for offloading may impede commercial and recreational navigation in the river during staging and offloading. Use of upgraded roads to transport materials after offloading from the barge would be strictly limited due to safety concerns to human health and risk. Limited impacts to waters, uplands, or public infrastructure are anticipated by this alternative.

### **9.5.3 Onsite Alternative 3 (STPNOC's Preferred Alternative)**

Onsite alternative 3 uses a combination of barging material up the existing Colorado River Navigation Channel, upgrading existing barge slips to unload heavy equipment and construction of a heavy haul road within the STP facility. The existing barge slips are silted-in and would require dredging and rehabilitation before use. STPNOC has proposed to increase the capacity of the barge slips to accommodate larger barges. Excavation and dredging of material would be conducted utilizing mechanical dredge methods and all materials would be placed in an existing upland dredge material placement area located onsite. Offloading of material would occur within the barge slip, and no impacts to navigation are expected during staging and offloading. A heavy haul road would be constructed from the barge slip to the construction site. The heavy haul road would require six culverted crossings within channelized streams. Properly sized and placed culverts may result in both positive and negative stream impacts. Culverts may disrupt the geomorphology of the stream, but also provide shade for aquatic species. The streams proposed for crossing are channelized and devoid of riparian buffer. The estimated cost of excavation and expansion of the existing barge slip and construction of the heavy haul road is \$1 million.

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## 10.0 Conclusions and Recommendations

The U.S. Nuclear Regulatory Commission (NRC or the Commission) received an application from STP Nuclear Operating Company (STPNOC) for combined construction permits and operating licenses (combined licenses or COLs) for South Texas Project Electric Generating Station (STP) Units 3 and 4. The location of the proposed Units 3 and 4 is approximately 2000 ft northwest of the existing STP Units 1 and 2. The STP site and existing facilities are owned by NRG Energy, Inc. (NRG); City Public Service Board of San Antonio, Texas (CPS Energy); and the City of Austin, Texas. It is planned that STP Unit 3 would be owned by Nuclear Innovation North America (NINA) Texas 3 LLC and CPS Energy, and STP Unit 4 would be owned by NINA Texas 4 LLC and CPS Energy (STPNOC 2010a). STPNOC would be the licensed operator for the proposed Units 3 and 4, as it currently is for the existing Units 1 and 2. In its application, STPNOC specified the certified U.S. Advanced Boiling Water Reactor (ABWR), as modified by STPNOC's proposed amendment to the ABWR design (STPNOC 2010b), as the proposed reactor design for Units 3 and 4.

On March 9, 2010, STPNOC submitted a Department of the Army Permit application (STPNOC 2010c) to the U.S. Army Corps of Engineers (Corps) Galveston District for activities associated with constructing and operating STP Units 3 and 4. On March 25, 2010, the Corps published a public notice pursuant to Section 404 of the Federal Water Pollution Control Act (Clean Water Act) and Section 10 of the Rivers and Harbors Appropriation Act of 1899. The Corps is participating with the NRC in preparing this environmental impact statement (EIS) as a cooperating agency.

Section 102 of the National Environmental Policy Act of 1969, as amended (NEPA) (42 USC 4321 *et seq.*), directs that an EIS is required for major Federal actions that significantly affect the quality of the human environment. Section 102(2)(C) of NEPA requires that an EIS include information about the following:

- the environmental impacts of the proposed action;
- any adverse environmental effects that cannot be avoided should the proposal be implemented;
- alternatives to the proposed action;
- the relationship between local short-term uses of the environment and the maintenance and enhancement of long-term productivity; and
- any irreversible and irretrievable commitments of resources that would be involved if the proposed action is implemented.

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The NRC has implemented NEPA in Title 10 of the Code of Federal Regulations (CFR) Part 51. In 10 CFR 51.20, the NRC requires preparation of an EIS for issuance of COLs. Subpart C of 10 CFR Part 52 contains the NRC regulations related to COLs.

The proposed actions related to the Units 3 and 4 application are (1) the NRC issuance of COLs for construction and operation of two new nuclear units at the STP site in Matagorda County, Texas; and (2) the Corps issuance of a permit pursuant to Section 404 of the Clean Water Act and Section 10 of the Rivers and Harbors Appropriation Act. The permit application to the Corps requests authorization to expand an existing barge slip on the Colorado River and to culvert and fill waters of the United States for the purpose of constructing a heavy haul road on the site.

The environmental review described in this EIS was conducted by a team consisting of NRC staff, its contractor's staff, and staff from the Corps. During the course of preparing this EIS, the review team reviewed the Environmental Report (ER) submitted by STPNOC (2010d) and supplemental documentation; consulted with Federal, State, Tribal, and local agencies; and followed the guidance set forth in NUREG-1555, *Environmental Standard Review Plan* (NRC 2000) and Staff Memorandum *Addressing Construction and Preconstruction, Greenhouse Gas Issues, General Conformity Determinations, Environmental Justice, Need for Power, Cumulative Impact Analysis, and Cultural/Historical Resources Analysis Issues in Environmental Impact Statements* (NRC 2010). In addition, the NRC considered the public comments related to the environmental review received during the scoping process. The in-scope comments and responses are provided in Appendix D. The review team also considered public comments received on the draft EIS. Those comments and responses are provided in Appendix E of this final EIS.

Included in this EIS are (1) the results of the review team's analyses, which consider and weigh the environmental effects of the proposed actions; (2) mitigation measures for reducing or avoiding adverse effects; (3) the environmental impacts of alternatives to the proposed action; and (4) the NRC staff's recommendation regarding the proposed action based on its environmental review.

The COL application references a certified reactor design, as modified by STPNOC's proposed amendment to the ABWR (STPNOC 2010b). This EIS accounts for STPNOC's proposed amendment to the ABWR design certification. Where appropriate, this EIS adopts results of the environmental review conducted in support of the original design certification application and proposed amendment and incorporates those results by reference.

As a cooperating agency, the Corps has participated in the environmental review and EIS preparation. The proposed action includes impacts on waters of the United States. For proposed actions requiring a Section 404 Clean Water Act permit for the discharge of dredged and/or fill material into waters of the United States, regulations promulgated by the U.S.

Environmental Protection Agency (EPA) require the Corps to limit its authorization to the least environmentally damaging practicable alternative. The Corps will document its conclusion of the review process, including the requirement for compensatory mitigation, in accordance with 33 CFR Part 332, Compensatory Mitigation for Losses of Aquatic Resources, in its permit-decision document.

Environmental issues are evaluated using the three-level standard of significance – SMALL, MODERATE, or LARGE – developed by the NRC using guidelines from the Council on Environmental Quality (CEQ) (40 CFR 1508.27). Table B-1 of 10 CFR Part 51, Subpart A, Appendix B, provides the following definitions of the three significance levels:

SMALL – Environmental effects are not detectable or are so minor that they will neither destabilize nor noticeably alter any important attribute of the resource.

MODERATE – Environmental effects are sufficient to alter noticeably, but not to destabilize, important attributes of the resource.

LARGE – Environmental effects are clearly noticeable and are sufficient to destabilize important attributes of the resource.

Mitigation measures were considered for each environmental issue and are discussed in the appropriate sections. During its environmental review, the NRC and Corps review team considered planned activities and actions that STPNOC indicates it and others would likely take should STPNOC receive the COLs. In addition, STPNOC provided estimates of the environmental impacts resulting from the building and operation of two new nuclear units on the proposed site.

### **10.1 Impacts of the Proposed Action**

In a final rule dated October 9, 2007 (72 FR 57416), the Commission limited the definition of “construction” to those activities that fall within its regulatory authority (10 CFR 51.4). Many of the activities required to build a nuclear power plant are not part of the NRC action to license the plant. Activities associated with building the plant that are not within the purview of the NRC action are grouped under the term “preconstruction.” Preconstruction activities include clearing and grading, excavating, erection of support buildings and transmission lines, and other associated activities. Because the “preconstruction” activities are not part of the NRC action, their impacts are not reviewed as a direct effect of the NRC action. Rather, the impacts of the preconstruction activities are considered in the context of cumulative impacts. Although the preconstruction activities are not part of the NRC action, they support or are requisite to the NRC action. In addition, certain preconstruction activities require permits from the Corps, as well as other Federal, State, and local agencies.

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Chapter 4 describes the relative magnitude of impacts related to preconstruction and construction activities with a summary of impacts in Table 4-7. Impacts associated with operation of the proposed facilities are discussed in Chapter 5 and are summarized in Table 5-21. Chapter 6 describes the impacts associated with the fuel cycle, transportation, and decommissioning. Chapter 7 describes the impacts associated with preconstruction and construction activities and operation of Units 3 and 4 when considered along with the cumulative impacts of other past, present, and reasonably foreseeable future projects in the geographic region around the STP site.

## 10.2 Unavoidable Adverse Environmental Impacts

Section 102(2)(C)(ii) of NEPA requires that an EIS include information on any adverse environmental effects that cannot be avoided should the proposal be implemented.

Unavoidable adverse environmental impacts are those potential impacts of the NRC action and the Corps action that cannot be avoided and for which no practical means of mitigation are available.

### 10.2.1 Unavoidable Adverse Impacts During Construction and Preconstruction

Chapter 4 discusses in detail the potential impacts from construction and preconstruction of the proposed Units 3 and 4 at the STP site and presents mitigation and controls intended to lessen the adverse impacts. Table 10-1 presents the adverse impacts associated with construction and preconstruction activities to each of the resource areas evaluated in this EIS, and the mitigation measures that would reduce the impacts. Those impacts remaining after mitigation is applied are identified in the table as the unavoidable adverse impacts. Unavoidable adverse impacts are the result of both construction and preconstruction activities, unless otherwise noted. The impact determinations in Table 10-1 are for the combined impacts of construction and preconstruction, but the impact determinations for NRC-regulated construction are the same for each resource area.

**Table 10-1.** Unavoidable Adverse Environmental Impacts from Construction and Preconstruction Activities

Resource Area	Impacts	Mitigation Measures	Unavoidable Adverse Impacts
Land Use	SMALL	Comply with requirements of applicable Federal, State, and local permits.	Approximately 300 ac committed on a long-term basis and 240 ac disturbed on a temporary basis.
Water Use	SMALL	Comply with the requirements of Coastal Plains Groundwater Conservation District (CPGCD) permitting rules.	New groundwater wells would be installed in the Deep Aquifer to supply water for building needs. Increased groundwater use from the Deep Aquifer because of the building and testing of Units 3 and 4.

**Table 10-1.** (contd)

<b>Resource Area</b>	<b>Impacts</b>	<b>Mitigation Measures</b>	<b>Unavoidable Adverse Impacts</b>
Water Quality	SMALL	Implement best management practices (BMPs) and a site-specific Stormwater Pollution Prevention Plan (SWPPP).  Comply with Federal and State permits and implementation of BMPs.  Compliance with CPGCD permitting rules and implementation of BMPs.	Onsite and offsite water bodies would receive stormwater runoff during building phase.  Dredging in the Colorado River near the Reservoir Makeup Pumping Facility (RMPF) and barge slip.  Inadvertent spills (i.e., accidental, unintentional spills that seep into the Shallow Aquifer and are unable to be contained or remediated).
Ecological (Terrestrial)	SMALL	Implement BMPs and Avian Protection Plans.  Implement BMPs and avoidance.	Habitat loss and increased risk of collision and direct mortality; temporary wildlife displacement and avoidance due to noise and increased activities.  No temporary or permanent losses of wetlands are expected.
Ecological (Aquatic)	SMALL	Implement BMPs and a site-specific SWPPP. Purchase stream credits from the Mill Creek Mitigation Bank.	Habitat loss from dredging and barge slip expansion. Construction of heavy haul road has resulted in loss of relatively permanent waters.
Socioeconomic Physical Impacts	SMALL to MODERATE	Alert local governmental agencies concerning needed road repairs.  Develop and implement a construction traffic management plan during building phase.	Minor temporary impacts during building phase.  Noticeable impacts to traffic in Matagorda County during building phase.
Demography	SMALL to MODERATE	None.	Noticeable demographic impacts in Matagorda County during building phase.
Economic Impacts	SMALL to MODERATE (beneficial)	None.	None.
Community Services and Infrastructure	SMALL TO MODERATE	Add infrastructure and personnel as necessary.	Some temporary shortages of facilities may occur during the building period

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**Table 10-1.** (contd)

<b>Resource Area</b>	<b>Impacts</b>	<b>Mitigation Measures</b>	<b>Unavoidable Adverse Impacts</b>
		Maintain communication with local government and planning officials so that ample time is given to plan for the influx of population during the building phase. Add modular classrooms, infrastructure, and personnel as necessary, during building phase.	Some temporary infrastructure shortages and crowding in housing and in education facilities during the building period.
Environmental Justice	SMALL	None.	None.
Historic and Cultural	SMALL	Formal inadvertent discovery procedures are in place to minimize impacts to potential onsite historic and cultural resources.	None.
Air Quality	SMALL	Compliance with Federal, State, and local regulations governing construction activities and construction vehicle emissions. Implementation of a dust control program.	Increased equipment, vehicular, and fugitive dust emissions but impacts would be temporary.
Nonradiological Health	SMALL	Adherence to permits and authorizations issued by State and local agencies.	Temporary public health impacts from exposure to fugitive dust and vehicular emissions, noise, and increased occupational injuries and traffic fatalities during the building phase.
Radiological	SMALL	Doses to construction workers would be maintained below NRC public dose limits.	Small radiological dose to construction workers from operating units that would be less than NRC public dose limits.

The primary unavoidable adverse environmental impacts during building activities would be related to land use and terrestrial habitat loss, as approximately 300 ac would be permanently disturbed and approximately 240 ac would be temporarily disturbed. All building activities for Units 3 and 4, including ground-disturbing activities, would occur within the existing STP site boundary.

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No surface water use is proposed during building activities. Several surface-water bodies including the Little Robbins Slough, the Main Cooling Reservoir (MCR), the existing Main Drainage Channel, and proposed site drainage channels that flow to the Colorado River and the West Branch of the Colorado River would be affected during building activities. Replacement and placing of new culverts on the site would also affect some onsite sloughs. BMPs would be employed to control runoff to onsite water bodies under a SWPPP. The impacts on surface water quality of onsite and offsite water bodies would be temporary. Dredging activities in the Colorado River near the RMPF and the barge slip may result in disturbance of sediments and increased turbidity. The increased turbidity would be localized and temporary.

Groundwater aquifers that would potentially be affected include the Upper and Lower Shallow Aquifers into which the slurry wall, excavation, and fill would penetrate, and the Deep Aquifer in which one or more additional production wells would be installed. Dewatering systems employed during excavation within the powerblock area would depress the water table in the general vicinity; however, the impacts would be localized and temporary.

Ecological impacts from building the proposed units would include loss of terrestrial and aquatic habitats. Terrestrial ecological impacts would include habitat loss during clearing and grading of the proposed site, risk of avian and bat collisions with construction equipment, and direct mortality of species from onsite preconstruction and construction activities. BMPs and avoidance would be used to minimize adverse impacts to wetlands. Aquatic ecological impacts would include habitat loss from activities in the Colorado River and onsite waterbodies. SWPPPs include BMPs to manage loss of aquatic habitat during construction and preconstruction activities. STPNOC has proposed compensation for unavoidable impacts to relatively permanent waters resulting from the construction of the heavy haul road by purchasing stream credits from the Mill Creek Mitigation Bank (STPNOC 2010e).

Socioeconomic impacts of building the proposed units would include an increase in traffic from construction workers, and possible demand pressure on the local housing market and some other public services if workers concentrate in Matagorda County. No unusual resource dependencies on minority and low-income populations in the region were identified. Atmospheric and meteorological impacts include fugitive dust from land disturbing and building activities that can be mitigated by the dust-control plan.

The review team did not identify any cultural resources that would be affected by building the proposed units. STPNOC has agreed to follow procedures if historic or cultural resources are discovered during ground-disturbing activities associated with building the proposed Units 3 and 4. These procedures are detailed in STPNOC's Addendum #5 to Procedures No. OPGP03-ZO-0025 Rev. 12 "Unanticipated Discovery of Cultural Resources" (STPNOC 2008).

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Nonradiological health impacts to members of the public from construction, including public and occupational health, noise and transportation of materials, equipment and personal, would be minimal through controls and measures by STPNOC associated with compliance with Federal, State, and local regulations, permits and authorizations.

Radiological doses to construction workers at Units 3 and 4 from the adjacent operating units are expected to be well below regulatory limits.

### 10.2.2 Unavoidable Adverse Impacts During Operation

Chapter 5 provides a detailed discussion of the potential impacts from operation of the proposed Units 3 and 4 at the STP site and presents mitigation and controls intended to lessen the adverse impacts. Table 10-2 presents the adverse impacts associated with operation of the two proposed units to each of the resource areas evaluated in this EIS and the mitigation measures that would reduce the impacts. Those impacts remaining after mitigation is applied are identified in the table as the unavoidable adverse impacts.

**Table 10-2.** Unavoidable Adverse Environmental Impacts from Operation

<b>Resource Area</b>	<b>Impact</b>	<b>Mitigation Measures</b>	<b>Unavoidable Adverse Impacts</b>
Land Use	SMALL	Adherence to local land management plans.	Land would not be available for other use until after decommissioning of the entire STP site, including the proposed two new units.
Water Use	SMALL	Compliance with STPNOC's Texas Commission for Water Quality (TCEQ) water rights permit limits and STPNOC's water delivery contract with Lower Colorado River Authority (LCRA).	Increased surface water use from the Colorado River because of the addition of Units 3 and 4.
		Compliance with CPGCD groundwater permit limits.	Increased groundwater use from the Deep Aquifer because of addition of Units 3 and 4.

**Table 10-2.** (contd)

<b>Resource Area</b>	<b>Impact</b>	<b>Mitigation Measures</b>	<b>Unavoidable Adverse Impacts</b>
Water Quality	SMALL	<p>Implement BMPs and Stormwater Management Plan.</p> <p>Compliance with STPNOC's Texas Pollutant Discharge Elimination System (TPDES) permit.</p> <p>Compliance with CPGCD permitting rules and implementation of BMPs.</p>	<p>Increased sediment load in stormwater and potential to contaminate surface and groundwater through inadvertent spills.</p> <p>Increased frequency of discharge of MCR waters to the Colorado River.</p> <p>Inadvertent spills (i.e., accidental, unintentional spills that seep into the Shallow Aquifer and are unable to be contained or remediated).</p>
Ecological (Terrestrial)	SMALL	<p>Implement BMPs to limit potential impacts from vegetation control, road maintenance, and other corridor activities. Follow Avian Protection Plan.</p>	<p>Transmission line maintenance would prevent forest succession and maintain habitat fragmentation. New structures would represent an incremental increase in the risk of collision for birds and bats. Noise and activities during operation would cause wildlife to avoid certain areas.</p>
Ecological (Aquatic)	SMALL	<p>RMPF already includes design features to mitigate adverse impacts. Use screens at circulating water intake structure.</p> <p>Meet all applicable State and Federal regulatory requirements regarding the discharge of heat.</p> <p>Meet all applicable State and Federal Clean Water Act and TPDES permit regulations and limitations.</p>	<p>Cooling water withdrawal would result in impingement, entrainment, and entrapment of some Colorado River species.</p> <p>MCR discharge thermal plume in the Colorado River may affect habitat, behavior, migration, abundance and distribution of some species.</p> <p>Nonradiological wastewater discharge (e.g., bio-fouling and other process control chemicals) would increase and this may affect aquatic species.</p>

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**Table 10-2.** (contd)

<b>Resource Area</b>	<b>Impact</b>	<b>Mitigation Measures</b>	<b>Unavoidable Adverse Impacts</b>
		MCR discharge system design includes features to minimize physical impacts.	MCR discharge into Colorado River may cause physical scouring that would affect aquatic species and habitat in the area.
		Implement BMPs for maintenance and operation activities (e.g., approved herbicide usage and SWPPP).	Maintenance and operation activities (e.g., application of chemicals for vegetation management) along transmission corridor could harm aquatic species.
Socioeconomic Physical	SMALL	Continue to implement strategies from the building period with consideration of smaller but more permanent impacts.	Very minor levels of increased traffic; increased use of schools services, shortages of facilities and personnel for some public services in Matagorda County (but less than during the building period).
Demography	SMALL	None.	Matagorda County's population would grow by 3 to 4 percent over a few years.
Economic Impacts	SMALL to LARGE (beneficial)	None.	None.
Community Services and Infrastructure	SMALL	None.	Minor impact on traffic from additional workers. Impact would be minimal on housing demand and prices.
Environmental Justice	SMALL	None.	None.
Historic and Cultural	SMALL	Formal inadvertent discovery procedures are in place to minimize impacts to potential onsite historic and cultural resources.	None.

**Table 10-2.** (contd)

<b>Resource Area</b>	<b>Impact</b>	<b>Mitigation Measures</b>	<b>Unavoidable Adverse Impacts</b>
Air Quality	SMALL	Compliance with Federal, State, and local air quality permits and regulations.	Slight increase in certain criteria pollutants and CO <sub>2</sub> due to plant auxiliary combustion equipment (e.g., diesel engines, combustion turbines); plumes and drift deposition from cooling towers; increase fogging from the MCR.
Nonradiological Health	SMALL	<p>State water quality monitoring for bacteria and compliance with TPDES permit for thermal discharges.</p> <p>None.</p> <p>Conformance with Federal codes.</p> <p>Implementation of existing STP industrial safety program.</p> <p>Stagger arrival/departure times as well as outage schedule to minimize impacts to transportation routes.</p>	<p>MCR discharge thermal plume could encourage growth of etiological agents in Colorado River.</p> <p>Noise from onsite systems (cooling towers, transformers, loud speakers) would be &lt;65 decibels at 400 ft.</p> <p>Electrical shock from transmission lines.</p> <p>Occupational injuries and illnesses.</p> <p>Accidents associated with transportation of operation and outage workers.</p>

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**Table 10-2.** (contd)

<b>Resource Area</b>	<b>Impact</b>	<b>Mitigation Measures</b>	<b>Unavoidable Adverse Impacts</b>
Radiological	SMALL	Doses to members of the public would be maintained below NRC and EPA standards; workers' doses would be maintained below NRC limits and as low as is reasonably achievable (ALARA); and mitigative actions instituted for members of the public would also ensure doses to biota other than humans would be well below National Council on Radiation and Measurements (NCRP) and International Atomic Energy Agency (IAEA) guidelines.	Small radiation doses to members of the public below NRC and EPA standards; ALARA doses to workers; and biota doses less than NCRP and IAEA guidelines.

The unavoidable adverse impacts from operation for land use would be minimal and are associated with making land unavailable for other uses until after decommissioning of the two existing and two proposed units.

Water-related impacts during operation would be mitigated through STPNOC's adherence to State permits for water withdrawal and discharge. Remaining adverse impacts to hydrological water-use and water-quality impacts during operation would be minimal and limited to increased water use, potential increases in sedimentation to surface water bodies, potential surface and groundwater contamination from inadvertent spills.

Unavoidable adverse impacts to terrestrial resources would include increased risks of bird and bat collisions with structures, wildlife avoidance due to noise, and minimal impacts of salt deposition on vegetation within 660 ft of the mechanical draft cooling towers. Assuming that BMPs are followed, terrestrial impacts during operation would be minor. Aquatic impacts would be minimal during operation because the design of the intake structure on the Colorado River would have minimal effects to aquatic organisms from impingement, entrainment, and entrapment. Aquatic impacts from MCR discharge into the Colorado River would have minimal effects to aquatic organisms; however, as discussed in Section 5.3.2, under certain flow conditions the thermal plume in combination with the water quality of the Colorado River could create conditions that would have noticeable effects but would not destabilize the aquatic community.

Adverse socioeconomic impacts likely would be similar in character to those during the building phase but much smaller due to the smaller project-related population and the fact that much of the mitigation of housing and infrastructure shortages would have occurred in response to the larger impacts during the building period. Adverse socioeconomic impacts would primarily be increased traffic, some damage to roads, and an increase in the demand for housing and public services. Beneficial socioeconomic impacts would be increased employment opportunities and an increase in tax revenue to support the increased demand for services.

The review team did not identify any cultural resources that would be affected by operation of the proposed units. STPNOC has agreed to follow procedures if historic or cultural resources are discovered during operation activities associated with the proposed Units 3 and 4. These procedures are detailed in STPNOC's Addendum #5 to procedures No. OPGP03-ZO-0025 Rev. 12 "Unanticipated Discovery of Cultural Resources" (STPNOC 2008).

It is expected that air-quality impacts would be negligible and that pollutants emitted during operations would be insignificant. Nonradiological and radiological health impacts would be minimal. Nonradiological health impacts to members of the public from operation, including etiological agents, noise, electromagnetic fields, occupational health, and transportation of materials and personal, would be minimal through controls and measures by STPNOC associated with compliance to Federal and State regulations.

Radiological doses to members of the public from operation of proposed Units 3 and 4 would be below NRC and EPA standards. Doses to workers from operation of proposed Units 3 and 4 would also be below NRC limits and would be maintained ALARA. The radiation protection measures designed to maintain doses to members of the public below NRC and EPA standards would also ensure that doses to biota other than humans would be well below NCRP and IAEA guidelines.

### **10.3 Relationship Between Short-Term Uses and Long-Term Productivity of the Human Environment**

Section 102(2)(C)(iv) of NEPA requires that an EIS include information on the relationship between local short-term uses of the environment and the maintenance and enhancement of long-term productivity.

The local use of the human environment by the proposed project can be summarized in terms of the unavoidable adverse environmental impacts of construction and operation and the irreversible and irretrievable commitments of resources. With the exception of the consumption of depletable resources as a result of plant construction and operation, these uses may be classed as short term. The principal short-term benefit of the plant is represented by the production of electrical energy; and the economic productivity of the site, when used for this

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purpose, would be extremely large compared to the productivity from agriculture or from other probable uses for the site.

The maximum long-term impact to productivity would result when the plant is not immediately dismantled at the end of the period of plant operation, and consequently the land occupied by the plant structures would not be available for any other use. However, the enhancement of regional productivity resulting from the electrical energy produced by the plant is expected to result in a correspondingly large increase in regional long-term productivity that would not be equaled by any other long-term use of the site. In addition, most long-term impacts resulting from land-use preemption by plant structures can be eliminated by removing these structures or by converting them to other productive uses. Once the plants are shut down, they would be decommissioned according to NRC regulations. Once decommissioning is complete and the NRC license is terminated, the site would be available for other uses.

The review team concludes that the negative aspects of plant construction and operation as they affect the human environment would be outweighed by the positive long-term enhancement of regional productivity through the generation of electrical energy.

### **10.4 Irreversible and Irretrievable Commitments of Resources**

Section 102(2)(C)(v) of NEPA requires that an EIS include information on any irreversible and irretrievable commitments of resources that would occur if the proposed actions are implemented. The term “irreversible commitments of resources” refers to environmental resources that would be irreparably changed by the new units and that could not be restored at some later time to the resource’s state before the relevant activities. “Irretrievable commitments of resources” refers to materials that would be used for or consumed by the new units in such a way that they could not, by practical means, be recycled or restored for other uses. The resources discussed in this section are the environmental resources discussed in Chapters 4, 5, and 6.

#### **10.4.1 Irreversible Commitments of Resources**

Potential irreversible commitments of environmental resources resulting from Units 3 and 4, in addition to the materials used for the nuclear fuel, are described in the following subsections.

##### **10.4.1.1 Land Use**

The disposal of radioactive and nonradioactive wastes would require the long-term or irreversible commitment of land. The land used for Units 3 and 4 is not irreversibly committed because once Units 3 and 4 cease operations and the plant is decommissioned in accordance

with NRC requirements, the land supporting the facilities could be returned to other industrial or nonindustrial uses.

#### **10.4.1.2 Water Use**

Approximately 21,600 gpm of cooling water from the MCR would be lost through consumptive use (i.e., evaporation) during operation. The UHS cooling towers, which are supplied by onsite groundwater wells, would additionally lose 566 gpm through evaporation.

#### **10.4.1.3 Aquatic and Terrestrial Biota**

Construction, preconstruction, and operation activities would cause temporary and long-term changes to both the aquatic and terrestrial biota at the plant site and facilities. These activities would change the abundance and distribution of local terrestrial flora and fauna on the STP site; however, enough suitable habitat exists elsewhere in the area that such changes would not result in adverse impacts on the regional populations despite localized permanent loss of habitat associated with the construction footprint for Units 3 and 4. Terrestrial habitats could be restored after decommissioning of the proposed reactors and thus no irretrievable loss of terrestrial habitats would be expected. STPNOC has indicated that no wetlands would be filled or affected, thus no irretrievable loss of wetland habitats would be expected to occur. In addition, no irretrievable loss of resources detectable at the population level would be expected as a result of operations. The review team expects that no irretrievable commitment of resources affecting terrestrial habitats or species would be expected to occur associated with upgrades to the Hillje transmission corridor.

Construction, preconstruction, and operation activities would adversely affect the abundance and distribution of the aquatic community, including designated essential fish habitat (EFH), in the Colorado River in the vicinity of the RMPF, barge slip, and discharge structure. The review team expects that these activities would likely have more than minimal, but less than substantial adverse effect on EFH within the Colorado River by loss of forage and/or shelter habitat as well as early life stages of some species (see EFH assessment in Appendix F). The review team expects that no irretrievable commitment of resources affecting habitat or individual species is expected to occur associated with the new transmission corridors. STPNOC has proposed compensation for unavoidable impacts to relatively permanent waters resulting from the construction of the heavy haul road by purchasing stream credits from the Mill Creek Mitigation Bank (STPNOC 2010e). The aquatic habitat and aquatic populations would recover once Units 3 and 4 cease operations and the plant is decommissioned in accordance with NRC requirements.

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### 10.4.1.4 Socioeconomic Resources

The review team expects that no irreversible socioeconomic commitments would be made to socioeconomic resources since they would be reallocated for other purposes once the plant is decommissioned.

### 10.4.1.5 Air and Water

Dust and other emissions such as vehicle exhaust would be released to the air during construction and preconstruction. During operations, vehicle exhaust emissions would continue and other air pollutants and chemicals including very low concentrations of radioactive gases and particulates would be released from the facility to the air and surface water. Because these releases would conform to applicable Federal and State regulations, their impact to the public health and the environment would be limited. The review team expects no irreversible commitment to air or water resources because all Unit 3 and 4 releases would be made in accordance with duly issued permits.

### 10.4.2 Irretrievable Commitments of Resources

A study by the U.S. Department of Energy (DOE 2004a) on new reactor construction estimated the following quantities of materials would be required for a single reactor: 12,239 yd<sup>3</sup> of concrete, 3107 tons of rebar, 13,000,000 ft of cable, and 275,000 ft of piping. Therefore, about twice these amounts would be needed for proposed Units 3 and 4 at STP, and considerably more would be required for all the other site structures.

The review team expects that the use of construction materials in the quantities associated with those expected for Units 3 and 4 at the STP site, while irretrievable, would be of small consequence with respect to the availability of such resources.

The main resource that would be irretrievably committed during operation of the new nuclear units would be uranium. The availability of uranium ore and existing stockpiles of highly enriched uranium in the United States and Russia that could be processed into fuel is sufficient (OECD NEA and IAEA 2008), so that the irreversible and irretrievable commitment would be negligible.

## 10.5 Alternatives to the Proposed Action

Alternatives to the proposed actions are discussed in Chapter 9. Alternatives considered are the no-action alternative, energy production alternatives, system design alternatives, and alternative sites. For the purposes of the Corps' evaluation, onsite alternatives are also addressed in Section 9.5.

The NRC no-action alternative, described in Section 9.1, refers to a scenario in which the NRC would deny the STPNOC's request for the COLs. Upon such a denial by the NRC, the construction and operation of two new nuclear units at the STP site in accordance with 10 CFR Part 52 would not occur and the predicted environmental impacts associated with the project would not occur. If no other power plant were built or electrical power supply strategy implemented to take its place, the electrical capacity to be provided by the project would not become available, and the benefits (electricity generation) associated with the proposed action would not occur and the need for power would not be met.

Alternative energy sources are described in Section 9.2. Alternatives that would not require additional generating capacity are described in Section 9.2.1. Detailed analyses of coal- and natural-gas-fired alternatives are provided in Section 9.2.2. Other energy sources are discussed in Section 9.2.3. A combination of energy alternatives is discussed in Section 9.2.4. Based on its analysis presented in Section 9.2, the NRC staff concluded that none of the alternative energy options were both (1) consistent with STPNOC's objective of building baseload generation units to provide about 2700 MW(e), and (2) environmentally preferable to the proposed action.

Alternative sites are discussed in Section 9.3. The cumulative impacts of building and operating the proposed facilities at the alternative sites are compared to the impacts at the proposed STP site in Section 9.3.5. Table 9-20 contains the review team's characterization of cumulative impacts at the proposed and alternative sites. Based on this review, the NRC staff concludes that while there are differences in cumulative impacts at the proposed and alternative sites, none of the alternative sites would be environmentally preferable or obviously superior to the proposed STP site. The NRC's determination is independent of the Corps' determination of a Least Environmentally Damaging Practicable Alternative pursuant to Clean Water Act Section 404(b)(1) guidelines. The Corps will conclude its analysis of both offsite and onsite alternatives in its Record of Decisions.

Alternative heat dissipation and circulating water system designs are discussed in Section 9.4. The NRC staff concluded that none of the alternatives considered would be environmentally preferable to the proposed system designs.

## 10.6 Benefit-Cost Balance

NEPA requires that all agencies of the Federal Government prepare detailed environmental statements on proposed major Federal actions that can significantly affect the quality of the human environment. A principal objective of NEPA is to require each Federal agency to consider, in its decision making process, the environmental impacts of each proposed major action and the available alternative actions. In particular, Section 102 of NEPA requires all Federal agencies to the fullest extent possible:

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“(B) identify and develop methods and procedures, in consultation with the Council on Environmental Quality established by title II of this Act, which will insure that presently unquantified environmental amenities and values may be given appropriate consideration in decisionmaking along with economic and technical considerations.” (42 USC 4321)

However, neither NEPA nor CEQ requires the costs and benefits of a proposed action be quantified in dollars or any other common metric.

The intent of this section is not to identify and quantify all of the potential societal benefits of the proposed actions and compare these to the potential costs of the proposed actions. Instead, this section will focus on only those benefits and costs of such magnitude or importance that their inclusion in this analysis can inform the decision-making process. This section compiles and compares the pertinent analytical conclusions reached in earlier chapters of this EIS. It gathers all of the expected impacts from building and operations of the proposed Units 3 and 4 and aggregates them into two final categories: the expected costs and the expected benefits. The benefit-cost balancing for the NRC action will be based on a balancing of the benefits and costs of construction and operation.

Although the analysis in this section is conceptually similar to a purely economic benefit-cost analysis, which determines the net present dollar value of a given project, the intent of this section is to identify all potential societal benefits of the proposed actions and compare these to the potential internal (i.e., private) and external (i.e., societal) costs of the proposed actions. The purpose is to generally inform the COL process by gathering and reviewing information that demonstrates the likelihood that the benefits of the proposed actions outweigh the aggregate costs.

General issues related to STPNOC’s financial viability and those of its parent organizations are outside NRC’s mission and authority and, thus, would not be considered in this EIS. Issues related to the financial qualifications of STPNOC will be addressed in the NRC staff’s safety evaluation report. It is not possible to quantify and assign a value to all benefits and costs associated with the proposed action. This analysis, however, attempts to identify, quantify, and provide monetary values for benefits and costs when reasonable estimates are available.

Section 10.6.1 discusses the benefits associated with the proposed action. Section 10.6.2 discusses the costs associated with the proposed action. A summary of benefits is shown in Table 10-3. Section 10.6.3 provides a summary of the impact assessments, bringing previous sections together to establish a general impression of the relative magnitude of the proposed actions’ costs and benefits.

**Table 10-3.** Summary of Benefits of the Proposed Action

Benefit Category	Description	Monetized Value or Impact Assessment
<b>Benefits</b>		
Electricity generated	20,000,000 to 22,000,000 MWh (Megawatt hour) per year for the 40-year life of the plant (assuming capacity factors in the range of 85-93 percent).	
Generating capacity	2700 MW (two units at 1350 MW each).	
Fuel diversity and energy security	Nuclear option provides diversity to coal- and natural-gas-fired baseload generation. Reduces exposure to supply and price risk associated with reliance on any single fuel source.	
Tax revenues	Tax payments and service fees in In-lieu-of-taxes increase as STPNOC's investment in building grows and as Units 3 and 4 start generating electricity (see Sections 4.4.3.2 and 5.4.3.2). Franchise tax amount shown is based on STPNOC's estimate of gross margin at 100 percent taxability. Under the proposed settlement between NINA and CPS (STPNOCd), both units are projected to be about 8 percent owned by non-taxable entities. Property taxes based on STPNOC's estimate of capital cost and a range of 44 percent to 100 percent taxability. Capital cost may be higher, as described in Section 10.6.2.1.	Operations, between \$4.7 and \$5.4 million (2015) and \$8.6-\$10.0 million per year (later years) in franchise taxes. \$9.5 - \$21.5 million per year in property taxes
Local economy	Increased jobs would benefit the area economically and increase the economic diversity of region (see Sections 4.4.3.1 and 5.4.3.1)	1620 total regional employment; \$73 million per year regional income
Price Volatility	Would dampen potential for fuel price volatility.	
Electrical Reliability	Provides additional generating capacity and enhances electricity supply reliability and grid stability.	

**10.6.1 Benefits**

The most apparent benefit from a power plant is that it generates power and provides thousands of residential, commercial, and industrial consumers with electricity. Maintaining an adequate supply of electricity in any given region has social and economic importance because adequate electricity is the foundation for economic stability and growth and fundamental to maintaining our current standard of living. Because the focus of this EIS is on the proposed expansion of the STP site generating capacity, this section focuses primarily on the relative benefits of the STP option rather than the broader, more generic benefits of electricity supply.

## Conclusions and Recommendations

### 10.6.1.1 Societal Benefits

For the production of electricity to be beneficial to a society, there must be a corresponding demand, or “need for power,” in the region. Chapter 8 defines and discusses the need for power in more detail. From a societal perspective, nuclear power offers two primary benefits relative to most other generating systems: availability, long-term price stability, and energy security, and fuel diversity. These benefits are described in this subsection.

#### ***Long-term Price Stability***

Because of its relatively low and stable fuel costs, nuclear energy is a dependable generator of electricity that can provide electricity to the consumer at relatively stable prices over a long period of time. Unlike some other energy sources, nuclear energy is generally not subject to unreliable weather or climate conditions, unpredictable cost fluctuations, and is less dependent on foreign suppliers than other energy sources. Nuclear power plants are generally not subject to fuel price volatility like natural gas and oil power plants. In addition, uranium fuel constitutes only 3 percent to 5 percent of the cost of a kilowatt-hour of nuclear-generated electricity. Doubling the price of uranium increases the cost of electricity by about 7 percent; while doubling the price of gas would add about 70 percent to the price of electricity, and doubling the cost of coal would add about 36 percent to the price of electricity (WNA 2010).

#### ***Energy Security and Fuel Diversity***

Currently, almost 70 percent of the electricity generated in the United States is generated with fossil-based technologies; thus, non-fossil-based generation, such as nuclear generation, is essential to maintaining diversity in the aggregate power-generation fuel mix (DOE/EIA 2010a). Nuclear power contributes to the diverse U.S. energy mix, hedging the risk of shortages and price fluctuations for any one power-generation system and reducing the nation’s dependence on imported fossil fuels.

A diverse fuel mix helps to protect consumers from contingencies such as fuel shortages or disruptions, price fluctuations, and changes in regulatory practices. ERCOT’s 2009 fuel mix for annual generation was made up of approximately 42 percent natural gas, 37 percent coal, 14 percent nuclear, and 7 percent hydroelectric and renewables (ERCOT 2010a). Summer capacity is more concentrated in natural-gas fired plants due to the need to address summer peak. Summer capacity percentages are natural gas, 66 percent; coal, 25 percent; nuclear, 7 percent; and hydroelectric and renewables, about 3 percent. Efficiency programs and loads serving as reserves meet about 2-3 percent of summer peak demand (ERCOT 2010b). The effective load-carrying capacity of wind generation is rated by ERCOT at 8.7 percent of nameplate, or about 793 MW total at the beginning of 2010 (ERCOT 2010b). ERCOT is planning a capacity mix that provides the region with a hedge against the risks of future shortages and price fluctuations. The building of STP Units 3 and 4 fits with ERCOT’s strategy to continue generating power with a diverse fuel mix.

### **10.6.1.2 Regional Benefits**

Regional benefits of the proposed construction and operation of Units 3 and 4 include enhanced tax revenues, regional productivity, and community impacts.

#### ***Tax Revenue Benefits***

NINA Texas 3 LLC and NINA Texas 4 LLC would make tax payments and in-lieu-of tax payments to the State of Texas, Matagorda County, Palacios School District, and to other special taxing districts within Matagorda County. Tax payments on existing units are shown in Section 2.5.2.2, and taxes for the proposed Units 3 and 4 are identified in Sections 4.4.3.2 and 5.4.3.2.

As the owners of Units 3 and 4 invest in building the power plant, the growing book value of the plant can increase the proportion of STPNOC's property tax payments that the local taxing districts receive. This is on a construction work in progress basis. As power property is amortized, the proportion of tax equivalent payments may decline. The amount of property tax payments received by Matagorda County, some special service districts and the Palacios Independent School District (some of which it would share with other districts statewide) would significantly increase with the construction and operation of STP Units 3 and 4 (see Sections 4.4.3.2 and 5.4.3.2). These impacts are discussed in Sections 4.4 and 5.4 of this document.

In addition to in-lieu-of-tax payments by STPNOC, a variety of taxes would be paid on the wages, earnings, and expenditures that result from local purchases of materials and services for the construction of proposed Units 3 and 4. These various taxes are also described in Sections 4.4 and 5.4 of this document.

#### ***Regional Productivity and Community Impacts***

The new units would require a peak building workforce of as many as 6683 people (5950 construction and 733 operations) and a net increase in the STP long-term operating workforce of 656 people. The increase in local economic activity would stimulate the creation of 2892 additional indirect jobs during construction and 964 additional indirect jobs during long-term operations within the 50-mi region of STP influence (Sections 4.5 and 5.5). There would be a total of 10,308 new jobs in the region (6600 of them going to in-migrants and residents) at the peak of construction and a total of approximately 1620 new jobs within the region that would be maintained throughout the operating life of the plant. Roughly 86 percent would be in the four nearest counties (Matagorda, Brazoria, Calhoun, and Jackson). The employment and earnings multiplier effects from the increased spending by the direct and indirect workforce created as a result of two new units would increase the economic activity in the region, most noticeably in Matagorda County (STPNOC 2010d). Sections 4.5.3.1 and 5.5.3.1 provide additional

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information on the economic impacts of constructing and operating proposed Units 3 and 4 on the STP site.

The NRC staff's interviews in communities surrounding the STP site revealed high perceived benefit to having the jobs, income, and people associated with the nuclear plant in their area (Scott and Niemeyer 2008).

### 10.6.2 Costs

Internal costs to the owners of Units 3 and 4 as well as external costs to the surrounding region and environment would be incurred during the construction, preconstruction, and operation of two new units at the STP site. A summary of the costs is shown in Table 10-4. Internal costs include all of the costs included in a total capital cost assessment—the direct and indirect cost to physically build the power plant (capital costs), plus the annual costs of operation and maintenance, fuel costs, waste disposal, and decommissioning costs. In accordance with the NRC staff's guidance in NUREG-1555 (NRC 2000), internal costs of the proposed project are presented in monetary terms. External costs include all costs imposed on the environment and region surrounding the plant that are not internalized by the company and may include such things as a loss of regional productivity, environmental degradation, or loss of wildlife habitat. The external costs listed below in Table 10-4 summarize environmental impacts to resources that could result from preconstruction, construction, and operation of the proposed Units 3 and 4. Because Table 10-4 includes costs from preconstruction activities as well as NRC-authorized construction and operation, the costs presented for an individual resource may be greater than the costs solely for the NRC-authorized portion of the project.

**Table 10-4.** Summary of Costs of Preconstruction, Construction, and Operation

Cost Category	Description	Impact Assessment <sup>(a)</sup>
<i>Internal Costs<sup>(b)</sup></i>		
Construction cost	\$6.2-\$14.9 billion for the two STP units (overnight capital cost – 2008\$) <sup>(c)</sup>	
Operating cost	3.8–10.9 cents per kWh (levelized cost of electricity – 2008\$)	
Fuel cost	Fuel cost is about 0.45 cents per kWh <sup>(d)</sup>	
Spent fuel management <sup>(e)</sup>	Approximately 0.1 cents per kWh	
Decommissioning <sup>(f)</sup>	Approximately 0.1 to 0.2 cents per kWh	

**Table 10-4.** (contd)

Cost Category	Description	Impact Assessment <sup>(a)</sup>
Material and resources <sup>(g)</sup>	480,000 yds <sup>3</sup> concrete (2 units) 26,000 tons structural steel 18 million linear ft of cable 110,000 linear ft of large bore piping having diameter >2.5 in. 34,000 metric tons of uranium	
Land use	90 ac are occupied on a long-term basis by the two new nuclear reactors and associated infrastructure. Rights-of-way maintained for transmission lines (see Sections 4.1 and 5.1). Total annual land requirements for fuel cycle support committed would be 21 permanently committed ac and 160 temporarily committed ac per unit (STPNOC 2010d).  <b>External Costs</b>	
Land use	No new land for transmission line rights-of-way would be taken out of other productive or beneficial use (see Sections 4.1 and 5.1).	SMALL
Water use	Small local dewatering of shallow aquifer during construction. During operations, groundwater removal ranging from 975 gpm (normal 2-unit operations) to 3434 gpm (maximum). Surface water withdrawal from Colorado River to replace water losses from the MCR would be 22,799 gpm (normal 2-unit operations) to 47,489 gpm (maximum) (STPNOC 2010d, Table 3.3-1). Water use by immigrating population of 112 gpm (based on Section 5.4).	SMALL
Air quality impacts	Negligible impacts associated with sulfur dioxide, nitrogen oxide, carbon monoxide, carbon dioxide, and particulate emissions (Sections 4.7 and 5.7).	SMALL
Ecological impacts	Terrestrial habitat loss (approximately 300 ac). STPNOC's adherence to the TPDES permit would likely result in balanced aquatic populations. No threatened or endangered terrestrial or aquatic species likely to be adversely affected (see Sections 4.3 and 5.3). EFH for some species would be adversely affected (more than minimal but less than substantial).	SMALL

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**Table 10-4.** (contd)

<b>Cost Category</b>	<b>Description</b>	<b>Impact Assessment<sup>(a)</sup></b>
Physical Impacts	Traffic noise impacts limited primarily to boundaries of the site and immediate neighborhood. Temporary stress on road/local road network because of congestion during building and potential degradation from building and operation activities (see Sections 4.4.1 and 5.4.1).  Because a two-unit operating plant already exists onsite, there would be very little marginal impact on aesthetic and recreation from additional reactors (see Sections 4.4.1.4, 4.5.3.4, 5.4.1.4, and 5.4.3.4).	SMALL
Community Services and Infrastructure	Potential short-term strain on some community services and short-term strain on housing in Matagorda County during early stages of 7-year construction period (see Sections 4.4.4.6 and 5.4.4.6).	SMALL to MODERATE during construction, SMALL during operation (SMALL overall)
Health Impacts (Nonradiological and Radiological)	Minor estimated temperature increases would not significantly increase the abundance of thermophilic microorganisms. Radiological doses and nonradiological health hazards to the public and occupational workers would be monitored and controlled in accordance with regulatory limits (see Sections 4.8, 4.9, 5.8, and 5.9).	SMALL

(a) Impact assessments are listed for all impacts evaluated in detail as part of this EIS. The details on impact assessments are found in the indicated sections of this EIS.  
 (b) Internal costs are those incurred by STPNOC to implement proposed building and operation of Units 3 and 4. Note that no impact assessments are provided for these private financial impacts.  
 (c) \$6.2 billion is based on \$2000/kW(e) in 2003\$ used in STPNOC 2010d, escalated to 2008\$. \$14.9 billion is based on \$5339/kW(e) in 2010\$, estimated in DOE/EIA 2010b, escalated to 2008\$ (2008 prices were higher than in 2010).  
 (d) Review team calculation of price per kWh based on MIT (2009).  
 (e) U.S. spent fuel program is funded by a 0.1 cent/kWh levy.  
 (f) USA experience (WNA 2010).  
 (g) From STPNOC 2010d and based on referenced plant design, which could change if the plant design is modified.

### 10.6.2.1 Internal Costs

The most substantial monetary cost associated with nuclear energy is the cost of capital construction. Nuclear power plants have relatively high capital costs for building the plant but low fuel costs relative to alternative power-generation systems. The real prices of key heavy construction commodities, such as cement, steel, and copper, have increased substantially in recent years, which would have a significant impact on nuclear plant capital costs (although it should be noted that these price increases would increase construction costs for non-nuclear power plants as well).<sup>(a)</sup> Because of the large capital costs for nuclear power, and the relatively long construction period before revenue is returned, servicing the capital costs of a nuclear power plant is a key factor in determining the economic competitiveness of nuclear energy. Construction delays can add significantly to the cost of a plant. Because a power plant does not yield profits during construction, longer construction times mean a longer time before any costs can be offset by revenues. Furthermore the longer it takes to build the plant, the higher would be the interest expenses on borrowed construction funds. In general, because no new nuclear plants have been built in the United States in many years, there is a great deal of uncertainty about the true costs of a new unit, which can affect the cost of capital, and thereby affect the cost of the proposed project.

#### **Construction Costs**

In evaluating monetary costs related to constructing proposed Units 3 and 4, the review team reviewed recent published literature, vendor information, internally generated financial information, and internally generated, site-specific information. The review team also compared recent cost estimates with STPNOC's. The cost estimates reviewed were not based on nuclear plant construction experience in the United States, which is more than 20 years old, but rather on more recent studies and more recent plant construction costs overseas.

Capital costs are costs incurred during construction, including preconstruction, when the actual outlays for equipment and construction and engineering are made. "Overnight capital costs" include engineering, procurement, and construction costs; however, it is presumed that the plant is constructed overnight; thus, interest is not included. STPNOC based its estimates of overnight capital costs for construction and preconstruction on analysis of four comprehensive studies of nuclear plant costs (University of Chicago 2004; MIT 2003; DOE 2004b; NEA IEA and OECD 2005), in which estimates ranged from \$1100 per kW to \$2500 per kW (in 2002 dollars). STPNOC estimates that the top end of the overnight cost range increased to around

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(a) Although in real terms, the construction costs for large projects remained relatively flat from 1998 to 2002, various construction cost indices from such sources as the Electric Power Research Institute and McGraw Hill estimate real cost escalation for large power plant construction projects to be approximately 4 percent per year since 2002 (through 2007). This is based on actual field data as well as data on commodity costs, labor cost information, and other equipment (USDI/Reclamation 2008).

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\$2000 per kW in 2003 dollars (equivalent to about \$2200 per kW in 2008 dollars). On this basis, STPNOC estimates an overnight capital cost for the two STP units of \$5.4 billion in 2003 dollars (\$6.2 billion in 2008 dollars) (STPNOC 2010d). In addition to the studies STPNOC used, the review team also considered four other more recent estimates: two estimates of construction costs from other applicants, a 2009 update to the 2003 MIT study on the cost of nuclear power (MIT 2009), and an update of overnight capital costs by the Energy Information Administration (DOE/EIA 2010b).

- Tennessee Valley Authority estimated its per kW cost of construction for two new proposed AP1000 units at its Bellefonte site in Alabama between \$2850 and \$3200 per kW (TVA 2008), which if applied to proposed Units 3 and 4 at STP (installed capacity of 2700 MWe), would yield an overnight capital cost of \$7.7 to \$8.7 billion.
- Southern Nuclear Operating Company estimated the overnight cost of construction for two AP1000 units at its Vogtle site in Georgia between \$3200 and \$3500 per kW (Southern 2008), which if applied to proposed Units 3 and 4 at STP would yield an overnight capital cost of \$8.7 billion to \$9.5 billion.
- The MIT Update (MIT 2009) estimated the overnight construction cost at \$4000 per kW in 2007\$ (about \$4100 per kW in 2008\$) or about \$11.1 billion for 2700 MWe in 2008\$.
- The DOE/EIA (DOE/EIA 2010b) estimated the overnight construction cost at \$5339 per kW in 2010\$ (about \$5510 per kW in 2008\$, when non-residential fixed investment was 3.2 percent more costly than in 2010) or about \$14.9 billion for 2700 MWe in 2008\$.

## Operation Costs

Operation costs are frequently expressed as levelized cost of electricity, which is the lowest price per kilowatt-hour of producing electricity that covers operating costs, annualized capital costs, and a reasonable profit. For nuclear power plants, overnight capital costs typically account for a third of the levelized cost, and interest costs on the overnight costs account for another 25 percent (STPNOC 2010d). STPNOC estimated that the levelized cost for Units 3 and 4 would be in the range of \$36 to \$65 per MWh (3.6 to 6.5 cents per kWh), which is the range estimated by the four earlier studies mentioned above (STPNOC 2010d; University of Chicago 2004; MIT 2003; DOE 2004b; NEA IEA and OECD 2005). In addition, the review team examined the update to the MIT study (MIT 2009) which re-evaluated the overnight levelized cost of electricity at 8.4 cents per kWh (2007\$). No levelized cost was available for the 2010 DOE/EIA estimate, but by adjusting DOE's 2010 overnight capital costs to 2007\$ and entering them into the MIT model used for the 2009 update, the review team obtained an upper bound estimate of 10.6 cents per kWh for levelized cost of electricity in 2007\$. In 2008\$, this yields an overall range of 3.8 to 10.9 cents per kWh, which the review team determined was reasonable for this analysis. Factors affecting the range include choices for discount rate, construction duration, plant life span, capacity factor, cost of debt and equity, and split between debt and

equity financing, depreciation time, tax rates, and premium for uncertainty. Estimates include decommissioning but, because of the effect of discounting a cost that would occur as much as 40 years or more in the future, decommissioning costs have relatively little effect on the levelized cost.

### ***Fuel Costs***

STPNOC calculated nuclear fuel cost and decommissioning cost separately using information from a study published jointly by the University of Chicago (2004). In the report, the University of Chicago estimated the average fuel cost for a nuclear generating plant to be \$4.35 per MWh, or 0.4 cents per kWh. Based on the recent World Nuclear Association's study (WNA 2010), the review team estimated nuclear fuel costs to be \$0.449 cents per kWh (WNA 2010).

### ***Waste Disposal***

The back-end costs of nuclear power contribute a very small share of total cost because of both the long lifetime of a nuclear reactor and the fact that provisions for waste-related costs can be accumulated over that time. Spent fuel management costs are estimated to be 0.1 cents per kWh (WNA 2010; DOE 2008). It should be recognized, however, that radioactive nuclear waste poses unique disposal challenges for long-term management. While spent fuel and radioactive nuclear waste are being stored successfully in on-site facilities, the United States has yet to implement final disposition of spent fuel or high-level radioactive waste streams created at various stages of the nuclear fuel cycle.

### ***Decommissioning***

NRC has requirements for licensees at 10 CFR 50.75 to provide reasonable assurance that funds would be available for the decommissioning process. Because of the effect of discounting a cost that would occur as much as 40 years in the future, decommissioning costs have relatively little effect on the levelized cost of electricity generated by a nuclear power plant. Decommissioning costs are about 9 to 15 percent of the initial capital cost of a nuclear power plant. However, when discounted, they contribute only a few percent to the investment cost and even less to generation cost. In the United States, they account for 0.1 to 0.2 cents per kWh (WNA 2010).

#### **10.6.2.2 External Costs**

External costs are social and/or environmental effects that would be caused by the construction of and generation of power by two new reactors at the STP site that are not compensated or mitigated through STPNOC's financial and decision making processes. This EIS includes the review team's analysis that considers and weighs the environmental impacts of building and operating new nuclear units at the STP site or at alternative sites and mitigation measures

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available for reducing or avoiding these adverse impacts. It also includes the NRC staff's recommendation to the Commission regarding the proposed action.

### ***Environmental and Social Costs***

Chapter 4 describes the impacts of building the proposed Units 3 and 4 on the environment with respect to the land, water, ecology, socioeconomics, radiation exposure to construction workers, and measures and controls to limit adverse impacts during building of the proposed new units at the STP site. Chapter 5 examines environmental issues associated with operation of the proposed new nuclear Units 3 and 4 for an initial 40-year period. Potential operational impacts on land use, air quality, water, terrestrial and aquatic ecosystems, socioeconomics, historic and cultural resources, environmental justice, nonradiological and radiological health effects, postulated accidents, and applicable measures and controls that would limit the adverse impacts of station operation during the 40-year operating period are considered. In accordance with 10 CFR Part 51, the review team analyzed all impacts identified in Chapters 4 and 5, and assigned a significance level of potential impacts (i.e., SMALL, MODERATE, or LARGE) to each category.

Chapter 6 addresses the environmental impacts from (1) the uranium fuel cycle and solid waste management, (2) the transportation of radioactive material, and (3) the decommissioning of nuclear units at the STP site. Chapter 9 includes the review team's review of alternative sites and alternative power generation systems.

Unlike generation of electricity from coal and natural gas, normal operation of a nuclear power plant does not result in significant emissions of criteria pollutants (e.g., oxides of nitrogen or sulfur dioxide), methyl mercury, or greenhouse gases associated with global warming and climate change. Whereas combustion-based power plants are responsible for at least 70 percent of the sulfur dioxide, at least 21 percent of nitrogen oxides, and 51 percent of the mercury emissions from industrial sources in the United States (EPA 2009), and 40 percent of the carbon dioxide (DOE/EIA 2008). Eighty-two percent of the electric power industry's emissions are from coal-fired plants (DOE/EIA 2008). Chapter 9 analyzes coal- and natural-gas-fired alternatives to the building and operation of proposed STP Units 3 and 4. Air emissions from these alternatives and nuclear power are summarized in Chapters 4, 5 and 9.

Table 10-4 summarizes the external costs (i.e., environmental impacts) associated with the preconstruction, construction, and operation of the proposed STP Units 3 and 4. The review team determined that impacts to land use, air quality, aquatic and terrestrial ecology, aesthetics and recreation, cultural resources, and radiological and nonradiological health would all be SMALL. Because the overall impact to these resources from the proposed project in its entirety (40 plus years) would be SMALL, the NRC-authorized portion of the project (i.e., construction as defined in 10 CFR 51.4, and operation of the proposed new units) accordingly would also be SMALL.

The review team concluded that impacts on public services (specifically housing, education, transportation, and some community services) associated with preconstruction and construction activities would be MODERATE. The impact from NRC-authorized construction activities would be MODERATE in Matagorda County. The operation of the units would result in SMALL impacts on public services.

### **10.6.3 Summary of Benefits and Costs**

The internal costs to construct additional units appear to be substantial; however, STPNOC's decision to pursue this expansion implies that it has concluded that the internal benefits of the proposed facility (production of 20,000,000 to 22,000,000 MWh per year for the 40-year life of the plant and 2700 MW of baseload capacity) outweigh the internal costs. Although no specific monetary values could reasonably be assigned to the identified societal benefits, it would appear that the potential societal benefits of the proposed Units 3 and 4, including the primary benefit of the generated power and baseload capacity, are substantial. In comparison, the external socio-environmental costs imposed on the region appear to be relatively small.

Table 10-3 includes a summary of identified benefits of the proposed activities at the STP site for Units 3 and 4, while Table 10-4 contains a summary of both internal and external costs. The tables include a reference to other sections of this EIS where more detailed analyses and impact assessments are available for specific topics. These assessments are included in the table.

On the basis of the assessments summarized in this EIS, building and operating the proposed Units 3 and 4, with mitigation measures identified by the review team, would have accrued benefits that most likely would outweigh the economic, environmental, and social costs. For the NRC-proposed action (NRC-authorized construction and operation), the accrued benefits would also outweigh the costs of construction and operation of Units 3 and 4.

## **10.7 Staff Conclusions and Recommendations**

The NRC staff's recommendation to the Commission related to the environmental aspects of the proposed action is that the COLs should be issued. The NRC staff's evaluation of the safety and emergency preparedness aspects of the proposed action, which is still ongoing, will be addressed in the staff's safety evaluation report.

The staff's recommendation is based on (1) the ER submitted by STPNOC (STPNOC 2010d), (2) consultation with Federal, State, Tribal, and local agencies, (3) the review team's own independent review, (4) the staff's consideration of public comments, and (5) the assessments summarized in this EIS, including the potential mitigation measures identified in the ER and in

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this EIS. In addition, in making its recommendation, the staff determined that none of the alternative sites assessed is obviously superior to the STP site.

The NRC's determination is independent of the Corps' determination of a Least Environmentally Damaging Practicable Alternative pursuant to Clean Water Act Section 404(b)(1) Guidelines. The Corps will conclude its analysis of both offsite and onsite alternatives in its Record of Decision.

## 10.8 References

10 CFR Part 50. Code of Federal Regulations, Title 10, *Energy*, Part 50, "Domestic Licensing of Production and Utilization Facilities."

10 CFR Part 51. Code of Federal Regulations, Title 10, *Energy*, Part 51, "Environmental Protection Regulations for Domestic Licensing and Related Regulatory Functions."

10 CFR Part 52. Code of Federal Regulations, Title 10, *Energy*, Part 52, "Licenses, Certifications, and Approvals for Nuclear Power Plants."

33 CFR Part 332. Code of Federal Regulations, Title 10, *Navigation and Navigable Waters*, Part 332, "Compensatory Mitigation for Losses of Aquatic Resources."

40 CFR Part 1508. Code of Federal Regulations, Title 40, *Protection of Environment*, Part 1508, "Terminology and Index."

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11. ABSTRACT (200 words or less)

This environmental impact statement (EIS) has been prepared in response to an application submitted by Nuclear Innovation North America LLC (NINA) to the U.S. Nuclear Regulatory Commission (NRC) for combined licenses (COLs) for Units 3 and 4 at the South Texas Project Electric Generating Station (STP) site in Matagorda County, Texas. This EIS includes the NRC staff's analysis that considers and weighs the environmental impacts of the proposed action and mitigation measures for reducing and avoiding adverse impacts.

The NRC staff's recommendation to the Commission, considering the environmental aspects of the proposed action, is that the COLs be issued. This recommendation is based on (1) the COL application, including the Environmental Report submitted by NINA; (2) consultation with Federal, State, Tribal, and local agencies; (3) the review team's independent review; (4) the consideration of public comments; and (5) the assessments summarized in this EIS, including the potential mitigation measures identified in the ER and this EIS.

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