WBN2NonPublic Resource

From:	Klementowicz, Stephen
Sent:	Wednesday, June 08, 2011 4:34 PM
То:	Hickey, Eva E
Cc:	WBN2HearingFile Resource
Subject:	TVA's responses during 6-7-2011 teleconference to environmental review - "Clarification Questions to Watts Bar RAI Questions Submitted May 26, 2011"
Attachments:	FSEIS RAI Response 1994-08-05 - TVA to NRC Letter.pdf

Eva, here are TVA's verbal responses to our clarification questions on their RAI response submittal of May 26, 2011.

Referring to Enclosure 1, Table I; Enclosure 1, Attachment F; and Enclosure 1, Attachment G. The
revised population by sector and radial distance around the WBN2 site estimate for 2040 was 50% greater
than the same population estimate for 2040 provided in the application. However, the population estimates
for the public water supplies downstream of WBN and the estimated recreational use of the Tennessee
River downstream of WBM did not change. Should the public water supply and recreational use estimates
have also been revised upward by 50%? If so, then what are the revised estimates? If a revision is not
necessary, why not?

TVA response: The data they submitted on population for the year 2040 is correct.

2. Referring to Enclosure 1, Table 1, and item 5. The requested parameter was "Fraction of milk-cow feed intake that is from pasture while on pasture." The response was 64 kg/d. The units imply that this is not a fraction. Explain how this value is to be used as a fraction of the total milk-cow feed intake.

TVA response: The fraction of milk-cow-feed intake that is from pasture while on pasture" is 0.65.

3. Referring to Enclosure 1, Table II and Enclosure 1, Attachment F. The response in Enclosure 1, Table II states that boating and swimming was not considered at the recreation areas listed in Enclosure 1, Attachment F. Please explain why boating and swimming would not be considered at a recreation area.

TVA response: Their August 5, 1994 letter to the NRC explained why they do not consider boating and swimming in the dose calculations for Watts Bar. (the letter is attached to this e-mail)

4. Referring to Enclosure 1, Attachment E. What is the meaning of the "Unplanned" in the Nuclide row?

TVA response: TVA provided no answer on the meaning of "Unplanned." They said it is based on NRC's NUREG-0017, so we should know what it means. However, an NRC staff member (Steve Schaffer or RES) in attendance explained it to them. It is the amount expected during "operational occurrences" and curie amount should be applied to the source term list of radionuclides released in liquid effluent.

Steve K

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Email Number:	166

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8-30-94 date "LEGIBILITY EVALUATED and ACCEPTED for issue"

U.S. Nuclear Regulatory Commission ATTN: Document Control Desk Washington, D.C. 20555

Gentlemen:

Docket Nos. 50-390 50-391 $\sim \sim$ In the Matter of the Application of Tennessee Valley Authority WATTS BAR NUCLEAR FLANT (WEN) UNITS 1 AND 2 - REQUEST FOR ADDITIONAL INFORMATION RELATING TO FINAL ENVIRONMENTAL STATEMENT (TAC NOS. M88691 AND M88692) This letter provides the response to the NRC's June 21, 1994, request that TVA provide updated environmental information relevant to the Staff's review of the NRC's WBN Final Environmental Statement. In addition, NRC requested that TVA provide information on changes in the status of compliance with applicable environmental statutes and regulations, as well as more detailed information regarding any effect of WBN operation on endangered and threatened species.

The information set forth in the enclosure is responsive to NRC's request. To facilitate your review, the enclosure is generally organized by the section headings and numbers of the NRC's WBN Final Environmental Statement.

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	U. S. Nuclear Regulatory Commission Page 2 AUG 0.5 1994	If you should have any questions, contact John Vorees at (615) 365-8819. Sincerely, Dwight E. Nunn Vice President New Plant Completion Watts Bar Nuclear Plant	Enclosure BSS:JV:BM:NEC cc (Enclosure): NRC Resident Inspector Watts Bar Nuclear Plant Rt. 2, Box 700 Spring City, Tennessee 37381	Mr. P. S. Tam, Senior Project Manager U.S. Nuclear Regulatory Commission One White Flint North 11555 Rockville Pike Rockville, Maryland 20852	U.S. Nuclear Regulatory Commission Region II 101 Marietta Street, NW, Suite 2900 Atlanta, Georgia 30323
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U.S. Nuclear Regulatory Commission Page 3

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AUG 0,5 1994

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Watts Bar Nuclear Plant Rt. 2, Box 700 Spring City, Tennessee 37381 BSS:JV:RNM:NEC cc (Enclosure): NRC Resident Inspector

Mr. P. S. Tam, Senior Project Manager U.S. Nuclear Regulatory Commission One White Flint North 11555 Rockville Pike Rockville, Maryland 20852

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ENCLOSURE

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WATTS BAR NUCLEAR PLANT UNITS 1 AND 2

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ADDITIONAL ENVIRONMENTAL INFORMATION

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TENNESSEE VALLEY AUTHORITY

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ADDITIONAL ENVIRONMENTAL INFORMATION

WATTS BAR NUCLEAR PLANT

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Units 1 & 2 August 1994 ADDITIONAL ENVIRONMENTAL INFORMATION

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ADDITIONAL ENVIRONMENTAL INFORMATION

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1.0 INTRODUCTION

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1.1 HISTORY

The Watts Bar Nuclear Flant (WBN) is a two unit, 3,411 MWt plant, located mar Spring City, Tennessee, approximately 50 miles northeast of Chattanooga, Tennessee. The plant and all associated parking, administrative, and support facilities are located on Federal property under the control of the Tennessee Valley Authority (TVA). TVA is a Federal agency.

1 TVA These f the AEC's ed in On January 23, 1973, the Atomic Energy Commission (AEC) issued 7 Construction Permit Nos. CPPR-91 and CPPR-92 for the two WBN units. The permits were issued following AEC staff's environmental review of t proposed plant. The conclusions from this review were included as AEC comments on TVA's Draft Environmental Impact Statement (EIS) (issued 1971). TVA released its Final EIS in November 1972. ٠

In connection with its application for operating licenses for Units 1 and 2, TVA provided updated environmental information in an Environmental Information Statement (November 18, 1976) and supplemental information in response to staff questions (May 9, 1977). The Office of Nuclear Reactor Regulation released a Final Environmental Statement (FES) in December 1978 to support issuance of operating licenses to the two WBN units. This NRC FES relied on the earlier TVA Final EIS and documented changes in information, analyses, and conditions that had occurred since release of the EIS.

the These and Construction delays extended the completion schedule for the plant and construction permits for the units were extended accordingly. Th extensions were supported by individual Environmental Assessments Findings of No Significant Impact. Unit 1 is now essentially completed and TVA expects to initiate commercial generation at the unit in the Summer of 1995. Unit 2 is approximately 65 percent complete and its completion is being reevaluated as part of an integrated resource planning process being conducted by TVA. This is a comprehensive evaluation of future demands for electric energy in the TVA region through year 2020 and is scheduled to be completed in December 1995.

By letter dated March 9, 1994, NRC staff requested that TVA provide updated environmental information in connection with the anticipated operation of WBN Unit 1. By letter dated May 18, 1994, TVA provided a copy of a report entitled "Watts Bar Nuclear Plant, Review of Final Environmental information and summarizes TVA's review of its 1972 Final EIS. TVA determined in this report that while changes in the design and expected operation of WBN have occurred and new environmental information associated with the plant's operation has become available subsequent to the release of the EIS, "[n]one of the changes or new information macerially affect impact projections in the EIS." TVA concluded that its Final EIS did not have to be supplemented.

By letter dated June 21, 1994, NRC staff asked TVA to provide additional environmental information to help determine whether NRC's 1978 FES should be supplemented. The information set forth in and referenced by this document

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It is generally organized by the section is responsive to that request. It headings and numbers of the NRC FES.

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1.2 ENVIRONMENTAL APPROVALS AND CONSULTATIONS

All required Federal, State, and Local regulatory approvals were obtained for the construction of WBN. Permits and approvals which are necessary for plant operation have been obtained and are being renewed as required by applicable regulation. For example, WBN's National Pollution Discharge Elimination System (NPDES) permit was renewed in December 1993.

WBN personnel stay abreast of new environmental requirements in a variety of ways. TVA's corporate environmental staffs provide regular information about proposed and final regulations. In addition, the Nuclear Environmental staff utilizes a contract service to provide an independent review of new regulatory/statute requirements at the Federal, State, and local levels. Subsequent to the review, Environmental Bulletins are issued to each site for incorporation into the Nuclear Power Environmental is issued and maintaind by the Nuclear Environmental staff that provides corporate guidance for site compliance with environmental regulations and requirements.

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Federal and State environmental agencies conduct periodic inspections of TVA facilities to verify that they are being operated in accordance with applicable requirements. In addition, TVA has had in place an internal environmental audit program since 1981 that conducts periodic audits of TVA's major facilities, including WBN (most recently in December 1993). These audits are conducted by personel who are independent of the TVA organization which operates the audited facility. The audits of the TVA organization which operates the audited facility. The audits of the TVA organization which operates the audited facility. The audits of the TVA organization programs and nonconformity with requirements are identified and corrective programs and reporting to the requirements are identified and corrective problems and reporting to the audit program, the actions the audit process adds further assurance that TVA facilities, including WBN, are operated in compliance with applicable environmental.

2.0 THE SITE

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2.2 REGIONAL DEMOGRAPHY

2.2.1 <u>Population Changes</u>

Relying on projected population data prepared by the Bureau of Economic Analysis from the 1970 Census of Population, the FES provided population discributions for the years 1978, 1990, 2010, and 2020. These projections are now updated based on the 1990 Census of Population and new projections by the Bureau of Economic Analysis. Revised population distribution data based on the 1990 Census of Population show that an estimated 15,500 and 862,500 popule lived within 10 miles and 50 miles, respectively, of the Watts Bar site in 1990. The 10-mile population is projected to grow to about 17,900 by the year 2040. The 50-mile population is projected to reach slightly more than 1 million by the year 2040. This is consistent with the FES projections for year 2020, 6f more than 14,000 for the 10-mile population.

The nearest population center is Cleveland, Tennessee, which had a 1990 population of 30,354. Cleveland is located approximately 30 miles south of the Watts Bar site.

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Amendment 83 to the Watts Bar FSAR contains the complete set of updated demographic data. Within 10 miles of the site, resident population is distributed across the 16 compass points for circles of 1, 2, 3, 4, 5, and 10 miles radii. Within 50 miles of the site, the same 16 compass sectors are used for circles with radii at 10-mile intervals out to 50 miles. The years include historical data for 1970, 1978, 1980, 1986, and 1990. Projected data are for the years 2000, 2010, 2020, 2030, and 2040. In addition there is data on transient population including recreation visitation and school enrollments, low population zones, the nearest population center, and cumulative population density out to 30 miles.

2.2.2 Changes in Regional Socioeconomic Characteristics

The information and analyses in this section has not significantly changed from that discussed in the FES. Population changes and Socioeconomic impacts are discussed in Section 2.2.1 and 5.6 of this document, respectively.

2.2-1

2.3 WATER USE

2.3.1 <u>Regional Water Use</u>

The information and analyses in this section has not significantly changed from that discussed in the FES.

2.3.2 Surface Water Hydrology

The FES stated that two temporary chemical cleaning ponds had been constructed within the main yard holding pond and that TVA had not yet made a decision whether to retain these ponds. TVA subsequently decided to retain the two chemical holding ponds which are still being used to contain and the treat chemicals from the turbine building. The small lined pond and the large unlined pond have volumes of approximately 1 million and 5 million gallons, respectively (compared to FES estimates of approximately 700,000 gallons and 7 million gallons, respectively). The discharge from these ponds are monitored in accordance with the plant's National Pollution Discharge Elimination System (NPDES) permit for metal cleaning wastes.

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In addition, a 2.5 million gallon evaporation/percolation pond was constructed and approved by the State of Tennessee in WBN's NPDES permit. This pond was used for the treatment and disposal of spent trisodium phosphate cleaning wastes which resulted from the preoperational cleaning of Units 1 and 2. It is no longer being used and TVA plans to close this pond. This pond was constructed by excavating approximately 18 inches below the original surface and then building a three to four-foot berm around its perimeter. Groundwater is being monitored by a well (WNI) downgradient of the pond. Results of this monitoring were published in July 1990 (TVA Report No. WR28-1-85-133). Discharges from the pond have not and are not expected to impact public water supplies. When the water is eventually emptied from the pond, TVA plans to push in the berm walls and then cap and revegetate the area.

The runoff holding pond that was originally built for construction, will remain in service. Presently, it collects discharge water from WBN's on-site sewage treatment plant, the heating, ventilating, and air conditioning (HVAC) cooling water system at the WBN Training Center, fire protection wastewater, and site storm water runoff. The discharge from the pond is monitored in accordance with the NPDES permit. All point source discharges and storm water runoff points are currently being monitored in accordance with the NPDES permit. As required by the amendments to the Clean Water Act and EPA regulations, the State of Tennessee recently adopted storm water control regulations. Under the general storm water permit for industrial sources, all requirements for erosion and sedimentation controls (i.e., inspections, corrective actions, and annual sampling) have been implemented at WD. In addition, biotoxicity sampling is conducted semiamually at the main diffuser discharge and the runoff holding pond in accordance with the NPDES permit.

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Water Quality 2.3.3

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The information and analyses in this section has not significantly changed from that discussed in the FES.

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2.4 METEOROLOGY

2.4.1 Regional Climatology

Based on information contained in the Local Climatological Data Annual Summary with Comparative Data for Chattanooga, Tennessee for 1992, the regional climate description in the FES remains valid. The climate of the region and temperature and precipitation trends have not changed appreciably.

2.4.2 Local Meteorology

Long-term weather records

Long-term weather records from Chattanooga, Tennessee through 1992 (based on the reference in Section 2.4.1) were compared with those discussed in the FES. Differences are as follows:

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the minimum temperature of minus 23 degrees Celsius (minus 10 degrees Fahrenheit) which occurred in January 1966 occurred again in January 1985,

the maximum 24 hour precipitation of 166 millimeters (6.53 inches) which occurred in March 1973 increased to 168 millimeters (6.62 inches) in September 1977,

the maximum 24 hour snowfall of 226 millimeters (8.9 inches) which occurred in December 1963 increased to 259 millimeters (10.2 inches) in January 1988,

the maximum monthly rainfall of 351 millimeters (13.8 inches) which occurred in March 1973 increased to 415 millimeters (16.32 inches) in March 1980.

None of these changes in maximum weather events affect environmental impact conclusions in the FES.

Onsite Wind Data

The onsite wind data presented in Chapter 2.3 of the WBN FSAR, Amendment 63 increase the period of record from the two years (July 1973 through June 1975) presented in the FES to 15 years (January 1974 through December 1988). The summary of the 10-meter (33-foot) level data provided in Table 2.3.13 of the FSAR indicates that the predominant wind flow is still from the south-southwest (with a 16 percent frequency). The mean wind speed at the 10-meter (33-foot) level data provided (3.0 miles per neutry) in the FSAR indicates that the predominant wind flow is still from the souther southwest (with a 16 percent frequency). The mean wind speed at the 10-meter (33-foot) level increased from the 1.5 meters per second (3.0 miles per mean wind speed from the longer, more representative data period, will tend to increase dispersion and lower any dose impacts. Therefore, the FES mean wind speed is conservative.

2.4.3 Severe Weather

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weather statistics in Section 2.3.1.3 of the WBN FSAR, Amendment 83 il, high winds, thunderstorms, ice storms, and air stagnation are tent with the FES. Therefore, the FES values remain valid. for hail, high winds, t consistent with the FES. Severe

For tornado frequency and recurrence interval calculations, the FSAR used the period of 1950 through 1986 for a 30 nautical mile radius of WBN. The resulting tornado probability is 1.48E.4 and the recurrence interval is 6755 years. The FES used the period of 1953 through 1974 for a 160 kilometer (100 mile) square containing WBN. The resulting tornado probability is 7.6 x 10⁻⁴ and the recurrence interval is 1300 years. Therefore, the FES calculations are conservative.

2.4.4 Dispersion

As mentioned in the discussion of Section 2.4.2, a 15 year period of onsite data is used in the FSR as compared to the 2 year data period in the FES. Calculation of atmospheric dispersion values (χ/Q) for both the FSAR and FES utilize Regulatory Guide 1.111 methodology, although in the FSAR the releases are treated as partially elevated. In addition, a terrain adjustment factor has been included in the FSAR analysis as discussed in Section 7.9.4 of the WBN Offsite Dose Calculation Manual (ODCM), Revision 3 to account for temporal and spatial variations in airflow expected from the river valuey at WBN. The resulting χ/Q values (see Table 11.3.10 in the WBN FSSR, Amendment 77 and Table 5.3 of the FES show that the FES values are more conservative than the FSAR values. Therefore, the FES values are more conservative than the FSAR values for the locations where the highest radiation doses are expected are compared in the following table.

		Sector	SSE	SE	MSS
	FES	Distance (m)	1208	1401	2238
		x/Q ('m')	5.0 E-5	3.5 E-5	9.9 E-6
7		Sector	SE	SSE	SSW
	FSAR	Distance (m)	1250	1524	1861
		('m/s) ('m/s)	1.03E-5	4.32 E-6	2.58 E-6
	Location		Site boundary	Residence and Garden	Farm and Milk Animal

Comparison of χ/Q Values for the WBN FSAR and FES

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ECOLOGY 2.5

Terrestrial Ecology 2.5.1

As indicated in the FES, extensive clearing of the site occurred during the construction phase but terrestrial biological communities outside the immediate construction area have not been materially impacted. This includes several wetland areas which have been identified since the FES was released. Based on TVA staff observations and the U.S. Fish and Wildlife Service National Wetlands Inventory map of the WBN vicinity, several small areas, of permanently, seasonally, and temporarily flooded, palustrine forested wetlands have been identified within the upper end of sloughs off Yellow Creek and another unmed slough at the southwest end of the plant site. Additionally, there are areas of intext shoreline riparian zones along the southwest river boundary of the site, as well as in the above mentioned slough areas. No future land use changes on the WBN site have been identified outly would impact these wetlands/riparian resources.

The FES reported that the southern Bald Eagle is a fairly common visitor to Watts Bar and Chickamauga Reservoirs. Bald eagles remain fairly common winter residents and rare summer residents in the WBM area. They forage primarily on fish and roost on wooded hillsides adjacent to the reservoirs. Their regional population has greatly increased in the last two decades. The first reported eagle nest attempt in the Watts Bar and Chickamauga Reservoirs area was in 1994, about 4 miles (6.4 kilometers) south-southwest of the plant site.

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An additional endangered terrestrial animal, the gray bat (<u>Myotis</u> <u>grisescens</u>), occurs in the vicinity of WBN. The nearest cave occupied by gray bats is about 4 miles downstream from WBN. Gray bats from this and other more distant caves likely forage on adult aquatic insects over the reservoir downstream from the plant.

REFERENCES:

- U.S. Fish and Wildlife Service. 1982. Gray bat recovery plan. U.S. Fish and Wildlife Service, Washington, DC.
- U.S. Fish an Wildlife Service. 1984. Southeastern states bald eagle recovery plan. U.S. Fish and Wildlife Service, Atlanta, GA.
- Harvey, M. J., and Pride, T. E. 1986. Distribution and status of endangered bats in Tennessee. Tennessee Wildlife Resources Agency Technical Report 88-3.
 - Harvey, M. J. 1993. Personal communication to C. P. Nicholson, TVA.
- Hatcher, R. M. 1992. Tennessee bald eagle breeding territories 1992. Tennessee Wildlife Resources Agency. Unpublished report. 2 pp.

2.5.2 Aquatic Ecology

The tailwater area of Chickamauga Reservoir in general is important in reproduction and early growth of fish. However, targeted studies, completed since the release of the FES, have shown that little reproduction occurs in the 2.2 mile stretch between WBN and Watts Bar Dam. Most eggs and larvae that pass the plant are spawned in Watts Bar Reservoir. Similarly, most plankton that passes the plant originates in the upstream reservoir. A diverse and abundant macrobenthic community exists in the vicinity of WBN, including a variety of mussel species.

As indicated in the FES, TVA committed to conduct comprehensive environmental monitoring. Preoperational aquatic monitoring was conducted at WBN from 1973-1979. The results of much of this initial monitoring effort were summarized in TVA's 1976 Environmental Information Statement and in the NRC FES. Because of WBN construction delays, TVA initiated a program to update the WBN preoperational aquatic data base. That program was completed in 1986 when a sufficient amount of broad baseline ecosystem information had been obtained. In 1986, a comprehensive report was issued entitled "Preoperational Assessment of Wality and Biological Resources of Chickamauga Reservoir, Watts Bar Nuclear Plant, 1973-1985." This report provides a detailed description of aquatic ecological conditions in upper Chickamauga Reservoir prior to the operation of WBN. A summary of the Chickamauga Reservoir prior to the operation of WBN. A summary of the components of the WBN Preoperational Aquatic Monitoring Plant, 1973-1985." in Table 1.

Beginning in 1986, the emphasis of the Chickamauga Reservoir aquatic monitoring program was shifted from baseline ecosystem studies to studies directed at specific issues which were identified in concert with regulatory and resource management agencies of the State of Tennessee. These studies generally focused on Chickamauga Reservoir aquatic resources and took into account the potential effect of two nuclear plants (WBN and Sequoyah) operating on the same reservoir. The studies (listed in Table 2) addressed questions concerning mussel populations, fish species of special concern, and questions concerning mussel populations. fish species of special concern, and questions concerning mussel populations fish species of special concern, and the results of all of the baseline and special aquatic monitoring at WBN has from 1972 to the present were also reviewed as indicated in Section 5.4 of this document. The results of these studies support the conclusion that discharges from WBN pose no risk of aquatic impacts.

2.5.2.1 Mussel Communities

Various sections of the FES include information about freshwater mussels in the reach of the Tennessee River adjacent to WBN. Since 1978, TVA aquatic biologists have conducted substantial additional mussel field work in the Tennessee River downstream from Watts Bar Dam. Starting in 1983, TVA began monitoring the status of mussel stocks in three relatively dense areas ("mussel beds") located just upstream, just downstream, and several miles downstream from the MSN discharges. Also since 1978, the mussel sanctuary in the area has been extended nearly seven miles downstream (to Tennessee River Mile (TRM) 520.0) by the Tennessee Wildlife Resources Agency.

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Native mussel resources are now known to occur in various concentrations throughout the Watts Bar tailwater. A "mussel bed" exists along the right (descending) shoreline between TRM 526 and 527, just downstream from the mouth of Yellow Creek and the WBN discharges. Since 1978, a total of 31 freshwater mussel species has been reported from this tailwater. The most abundant of the elephantear (<u>Elliptio crassidens</u>). Ohio pigtoe (<u>Pleurobema cordatum</u>), and pimpleback (<u>Quadrula pustulosa</u>). The results of several recent studies that very few mussel species have reproduced successfully in this river reach during the last 30 or more years.

2.5.2.2 Aquatic Endangered and Threatened Species

Following the passage of the Endangered Species Act in 1973, several Temmessee River freshwater mussels, and a few large-river fish have been listed by the U. S. Fish and Wildlife Service as endangered or threatened (E&T). The FES reported on the existence of two endangered mussel species in the vicinity of the plant, the pink mucket (<u>Lampsilis orbiculata</u>) and the dromedary pearly mussels (<u>Dromus dromas</u>). Information collected since the FES indicates that one threatened fish (the snail darter, <u>Percina tanasi</u>), and two other endangered freshwater mussels (the fanshell, <u>Cyprogenia</u>, <u>stegaria</u>; and the rough pigtoe, <u>Pleurobema plenum</u>) occur in the first ten miles of the Tennessee River downstream from Matts Bar Dam.

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Various recent mussel surveys in the Watts Bar tailwater provide additional information about the distribution and relative abundance of the four endangered mussel species (see Table 5). The dromedary pearly mussel is the most uncommon of these species. Only four specimens of this species have been collected -- three in 1978 and one in 1983. No other specimens have been found in subsequent surveys. All four specimens were encountered on Hunter Shaals, between TRM 520 and 521 (approximately 7.6 miles from the WBM site). Surviving populations of this mussel species occur in the Cumberland River in middle Tennessee and in the Clinch and Powell rivers in northeast Tennesse and southwest Virginia.

The fanshell and rough pigcoe were both found consistently in very low numbers (1 to 3 per year) in the Watts Bar tailwater between 1983 and 1985; however, neither species has been encountered during any subsequent survey. Both species were found more consistently on Hunter Shoals but a few specimens of each species also have been found between TPM 528 and 529 (above UBN's diffuser discharge point). Reproducing populations of the fanshell Rentucky; and the Green River, central Kentucky; the Licking River, eastern Kentucky; and the Clinch River, unrtheast Tennessee and southwere Virginia. The rough pigtoe persists in the Green and Barren rivers, central Kentucky; the Cumberland River, central Tennessee; and the Clinch River, northeast Tennessee and southwest Virginia.

- -At least a few specimens of the pink mucket have been found during each mussel survey conducted in the Watts Bar tailwater since 1978. Representatives of this species have been found on all three beds involved in the preoperational monitoring program as well as upstream toward the dam and at intermediate sites. In terms of relative abundance, the pink mucket consistently accounts from 0.3 to 0.7 percent of the mussel community encountered. Resides the Watts Bar tailwater, the pink mucket is known to exist at scattered locations from the Kanuwha River, West Virginia, west to the Osage and Meramec rivers, Missouri, south to the Black River, Arkansas, and east to the Tennessee and Cumberland rivers in Tennessee. The most upstream site in the Tennessee River watershed where this species has been found is the Clinch River, northeast Tennessee.

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In 1981, smail darters were discovered in Sewee Creek, a small stream which darters the Tennessee River at TRM 524.6. This is now one of six known snail darter populations, all of which occur in direct tributaries to the Tennessee River. The core of each population apparently exists in the smaller streams but young snail darters routinely drift down into the river during their first year of life.

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TABLE 1

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1972-<u>Summary of WBN Baseline Preoperational Aquatic Monitoring Programs -1993</u>

PROJECT	TYPE OF SAMPLING	Y EAKS CONDUCTED
Adult Fish (Results through 1985 in TVA 1986; through 1993 in TVA 1994a)	Population Inventory using fish toxicant (rotenone) Fish (Electrofishing, Gill-netting, Hoop-netting)	1970-1993 76-79, 82-85
(Results of the following p	(Results of the following projects are reported in TVA 1986)	
Larval Fish WBN Benthic WBN Zooplankton WBN Phytoplankton WBN Periphyton WBN Chlorophyll WBN Primary Productivity WBN Autotrophic Index (AI)	Trawling Bottom-dwelling organisms Planktonic animal life Planktonic plant life (algae) Attached algae Phytoplankton biomass Phytoplankton photosynthesis Indicator of organic pollution	76-79, 82-85 73-77, 82-85 73-77, 82-85 73-77, 82-85 73-77, 82-85 73-77, 82-85 73-77, 82-85 73-77, 82-85 73-77, 82-85

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TABLE 2

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<u>Summary of WBN/SUN Chicka</u> <u>Issues - Directed Studies</u>	Summary of WBN/SUN UNLERAMAURA SPECIAL AQUALLE MONILEGING FLOELAM Issues - Directed Studies	VEADC
PROJECT	TYPE OF SAMPLING	CONDUCTED
WBN Mussel Survey (TVA 1989b, 1991b)	Diver conducted population survey (biennial)	1983-1992
Sauger Population Study (TVA 1988, 1989a, 1990a 1991a)	Sauger Population Study Electrofishing, Gillnetting (TVA 1988, 1989a, 1990a, Larval sampling 1991a)	1986-1991 1987
White Crappie Invest. (TVA 1990c)	Larval netting, Light Traps Electrofishing, Trapnetting	1986-1989 1987-1989
White Bass Population Study (TVA 1994a)	Electrofishing,Tagging, Larval Sampling	1990-1992 1990-1991
Channel Catfish Study (TVA 1994b)	Review of available data	1990-1992
Dissolved Oxygen Study (TVA 1990b)	Reservoir-wide O ₂ Dynamics	1987-1989

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SUMMARY OF NEDES TOXICITY TEST REQUIREMENTS FOR WATTS BAR NUCLEAR PLANT (WBN)

Follovat izst teported a s o zych O£ nitliw contict izst inceilingiz		Synthetic Water	%571 %57 %05 §%08 ↓%001	DVIFA GKVB2 SEVII-VAADVF	ACUTE/ CURONIC 7-d endpoints) 7-d endpoints	115	**************************************	
allo wupiteri reported a lo veb 00 miliov 8-milio bol meningia	əslalıni MBW 🔹	Syninck valet	\$%97 (Xrp-()]%27 \$%98 (4-96)]%401 %001	DVIFA CKVU2	ACUTEV (will 96-h & 7-d endpoints) 7-d endpoints)	period) (Oaly if 101 (Caly if 101 refed 102		
Follow is the second of the se	• WBN intake	Symhetic Water	(۲۰۵۵) (۲۰۵۵) ۲۰۹۵ (۲۰۵۵) ۲۰۹۵ (۲۰۹۵) ۲۰۹۵ (۲۰۹۵) ۲۰۹۵) ۲۰۹۵ (۲۰۹۵) ۲۰۹۵) ۲۰۹۹ (۲۰۹۵) ۲۰۹۹) ۲۰۹۵ (۲۰۹۵) ۲۰	DVILY GRABS SEMI-ANUAL	ACUTE/ CHRONIC (with 96-h & 7-d endpoints)	101	8910Z00NL	×81M
легелт Кеопікеліент	STITLES TEST OTHER	VVATER CONTROL DILUTION	CONCENTIANTIONS EFFLUENT TEST	LALE ZVMUTE EREÓDENCA	ATTE TEST*	TIVILIO	RO' LERRIL RLDEZ	PROJECT

Currently testing under NPDES permit, permit letter, agreement with a State, or approval from Generaling Group. • Testa evaluate responses of both Certodophnia dubia (daphaids) and Pimepholes prometos (fathead minnows). • Compliance eggeentation. ⁵ Representa significant loxichy (4/5 of compliance finit). New language for toxicity biomonitoring being incorporated into Tennessee NPDES permits will base releat ⁹ Representation.

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TENNESSEE VALLEY AUTHORITY, WATTS BAR NUCLEAR PLANT (WBN) Summary of toxicity biomonitoring results Summary 1994-Marken 1994

				······	
ا00% mortality in 24-b for treatments 7 & 8. Only high concentrations of A & B affected.	See Study Comments	Acute (24-11) loxicity of treatments 7 & 8 Chronic toxicity of treatments 5 (s) and 3 (t)	VBN Intakel	Ceriodaphnia dubia	
of testing.					
Treatments 5-8 were exposed to Copper-Trol & Clam-Trol only during the initial 24 hours					
(treatments 7 & 8)					
C. TVA06, TVA07, Belz 30K, Clam-Trol [#]					
3 & 4) B. TVA06, TVA07, Betz 30K, Copper-Trol [#]					* <u>TOI IIU</u>
each of: A. TVA06 [#] , TVA07 [#] , Beiz 30K [#] (treatments					
with respective high & low concentrations					166 Կ՝ 31- ԿոՅ՝ 6՝
Tested 100% Outfall 101 alone (treatment 2) and					6 mty -12 p
Intake source of toxicity, 9.0 mg B/L was not toxic.	100' 30' 6' 5' 1	Toxic (NOEC = 9%), g	মা	инини сартісотнинні	
9.0 ppm boron toxic (reproduction only)	100' 30' 6' 5' 1	Not toxic, s & r	भ्रम	Ceriodophia dubia	
9.0 ppm boron not toxic (12-d embryo-larval test).	100' 30' 6' 5' 1	Not toxic, s & g	भ्रम	svjəwo.id səjvijdəwi _i t	
concentration). Isco composite 24-h samples. concentration). Isco composite 24-h samples.					*101 IIEImO
concentration range = 0.22-2.20 mg/L. Also					
Test conducted during discharge of ice melt water w/ 2,000 ppm sodium tetraborate (20 gpm). Boron					br. 9-21, 1991
	100' 20' 32	Not toxic, B [§]	ЯТ	นกาทนางวเวลียว แกงระบบเรอเอง	
	100' 20' 22	Not toxic, s & 13	ЯТ	Ceriodaphnia dubia	
Z4-li samples.	100' 20	Not toxic, s & B [§]	1 AT	sojəmorq zəhaləmi ^q	*101 IIGhuO
Initial baseline test of Outfall 101. Isco composite					1661 ' 81-11 'u
COMMENTS	Соис. (%)	KESPONSE	ΝΟΙΤΠΊΟ	ORGANISM	TEST DATE
		LKEVLVENL	CONTROL/		

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criteria not exceeded due to dilution (1:83 minimum for the study)	Also, with Copper-Trol [®] -	ይ (%53			
Instream acute and chronic (CMC & CCC) loxicity	SZ '0S 'SL '001	Toxic (NOEC = 50%; IC25 =	MBN Intake	Ceviodaphnia dubia Selenastrun capricornum	
Julake source of loxicity;	100' 12' 20' 32 100 % 20	Toxic (NOEC < 50%), s Not toxic, s, r	ABN Intake ABN Intake	svjəmorq zəlandari'l	*101 IIBJIIO
and spiked w/ Copper-Trol [®] for the algal test.	05 % 001				
Second baseline evaluation of Outlall 101 alone					Apr. 9-16, 1992
· · · · · · · · · · · · · · · · · · ·	· · · · · · · · · · · · · · · · · · ·	toxicity of treatment 6 (s)			
CT-1 loxic at both high and low concentrations tested. No other toxicity observed.	See Study	Acute (24-h) toxicity of treatment 5 and chronic (6-day)	Outlall 101 WBN Intake	Ceriodaphnia dubia	
anoiterturance well bue deid died to eiset 1 TT	Comments		Outfall 101	_	
	See Study	Not toxic, s, g.	WBN Intake	$_{\rm B}$ imehnales prometas $_{\rm P}$	
during the initial 24 hours of testing.					
& 6) Treatments 5 & 6 were exposed to CT-1 only		•			
B. TVA06, TVA07, Beiz 30K, Clam-Trol (5					
(†					*101 llehuO
A. TVA06, TVA07, Beiz 30K (treatments 3 &					
alone (treatment 2) and with respective high & low concentrations each of :					
Follow up study that Tested 100% Outfall 101					Sept. 19-26, 1991
weight)				day test exposure)	
All treatments contained ~ 600-800 mg silvL. (dry				-9, noitemations in 1200 blo	
				Paper Pondshell, 8-9 days	
98% (Irealment 7).	sinommoD	g (a)(a) 10) I	101 IIuno	(Juvenile freshwater mussels,	
of (reference) to Rom 89% (reference) to	See Study	Not toxic, s	WBN Intakel	sillisədmi atmobonly	(.ino))
COMMENTS	(%) 'ONOO	RESPONSE	DILUTION	UNSINVONO	TEST DATE
STNRWIND		LNEWLVERL	CONTROL/		

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	۲ '52 '05 '00 100' 20' 52' 3	Nol loxic, s, g Nol loxic, s, r	Synthetic Synthetic Water	rinephales prometas Ceriodophia dubia	
anti fouling chemicals. C7-1 injected during study.					*IOI IIII
Fourth operational assessment during injection of					1911, 15-22, 1993
	۲۰۵۰ z0' z2' 3	Not toxic, s, r	ynthetic Synthetic water	Ceriodaphnia dubia	
	7 'SZ '0S '001	Not toxic, s, g	Synthetic	bimepholes prometos	*101 IleituO
Third operational assessment during injection of anti fouling chemicals.	•	· · · · · · · · · · · · · · · · · · ·			Dec. 16-23, 1992
Instream acute and chronic (CMC & CCC) toxicity criteria not exceeded due to dilution (1:404 minimum for the study).	100' 20' 32' 3 100' 20' 32' 3	Vol loxic, s, r Toxic (VOEC = 2%), g	ЯТ ЯТ	Сеніодарітіл анбіл Генепалича саргісогпицит	
	100° 20° 32° 3	Not toxic, s, g	AT	bimephales prometas	* <u>101 Iliano</u>
Second operational assessment during injection of anti fouling chemicals.		·			7661 '\$7-81 'MN
anti fouling chemicals.	100' 20' 32' 13' 2 100' 20' 32' 13' 2	Not toxic, s, g Not toxic, s, t	ЯТ ЯТ	Pinnephales prometas Ceriodaphinia dubia	* <u>101 II:3100</u>
First operational assessment during injection of					Oct. 15-22, 1992
Instream acule and chronic (CMC & CCC) toxicity criteria not exceeded due to dilution (1:117 minimum for the study).	52 '05 '54 '001 52 '05 '54 '001 05 '001	Nol loxic, s, g Nol loxic, s, r Toxic (NOEC = 75%), g	ΛΑΒΛ Ιυίακς ΛΑΒΛ Ιυίακς	solomos generations and a second Coriodalia and a seco	* <u>101 [[s]mO</u>
Third baseline assessment of Outfall 101.	03.001	association and the second			1992 June 25-July 2,
COMMENTS	CONC. (%)	RESPONSE	DILUTION	ORGANISM	TEST DATE
		LNEWLVERL	CONTROL/		

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	J	TREATMENT	CONTROL/		
COMMENTS	CONC (%)	RESPONSE	NOITUJIU	NSINVONO	TEST DATE
Filth operational assessment during injection of					Feb. 11-18, 1993
anti fouling chemicals.	100' 20' 52' 5	Not toxic, s, g	Synthetic Synthetic	səpənorq səbəlqənif	* <u>101 IlahuO</u>
	100' 20' 52' 5	Not toxic, s, r	Synthetic	υιφηρινιαμοιλογιος	
Instream acute and chronic (CMC & CCC) loxicity criteria not exceeded due to dilution (1:831 minimum for the study)	100' 20' 32' 3	Toxic (NOEC = 2%), ع	TR	นกาทนเวราสมวานการบาวไร	
Sixth operational assessment during injection of anti fouling chemicals.					Mar. 19-26, 1993
	100° 20° 32° 3 100° 20° 32° 3	Not toxic, s, g Not toxic, s, t	Synthetic water Synthetic	Pinnepholes prometos Ceriodophnia dubia	* <u>101 IIahuO</u>
Seventh operational assessment during injection of			Langer		€661 '£7-91 ⁻ 1d∨
anti fouling chemicals.	100' 20' 52' 5	Not loxic, s, g	Synthetic	solomorq solodqomi ^q	* <u>101 IIshuO</u>
an an the second se	100' 20' 32' 3	Not toxic, s, r	Synthetic Synthetic water	Ceriodaphnia dubia	
Eighth operational assessment during injection of					E661 '61-71 (EIV
anti fouting chemicals.	z 'sz 'os 'oot	Not toxic, s, g	Synthetic	spinorq zəhadini ^g	*101 IIB110O
	100' 20' 52' 5	Not toxic, s, r	Synthetic	nidub ninılqnboi'usƏ	
Instream scute and chronic (CMC & CCC) toxicity criteria not exceeded due to dilution (1:159 minimum for the study).	100' 20' 32' 3	Toxic (NOEC = 2%), g	Intake/TR	шпупилогілог шплузоцяр5	
Ninth operational assessment during injection of					£661 '91-6 'un
anti fouting chemicals.	z 'sz 'os 'ooi	Not toxic, s, g	Synthetic	spismorq รวโก่สุราการไตร	*101 IIelluQ

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Permit limit <u>exceeded</u> .	15.5 100, 80, 50, 25,	Toxic (NOEC = 25%), s	Synthetic water	solomorq zolohdomi ^q	* <u>211 [[6])uO</u>
Permit limit <u>not</u> exceeded.	2.3 2.3 2.3	т ,(%8.9 = ЭЭОИ) т	valer Synthetic valer	Ceriodaphnia dubia	
and the second secon	2.3 100, 9.8, 7.8, 2.9,	Not toxic, s, g	Synthetic	soyəmond səyvydəmi _d	*101 IIGhio
First semi-annual compliance monitoring of Outfalls 101 and 112 under renewed MPDES permit TN0020168.					Fc01 ,2-9, 1994
	z 'sz 'os 'ooi	Not toxic, s, r	Synthetic	Ceriodaphnia dubia	
study. Growth reduction in 25% & 50% treatments but not in undiluted Outall 101.	z 'sz 'os 'ooi	Йо! Іохіс, з, В	Synthetic Water	Pimephales prometas	* <u>101 [[c])nO</u>
Twelfth operational assessment during injection of anti fouling chemicals. CT-1 injected cluring study					1993 Sep. 25-Oct. 2,
Instream scute and chronic (CMC & CCC) toxicity criteria not exceeded due to dilution (1:424 minimum for the study)	z 'sz '05 '001	Toxic (NOEC = 1.1%), g	water Synthetic water	צפןפטעצנגווש כעלאינכסגטוווווש	
	z 'sz 'os 'ooi	Not toxic, s, t	Synthetic	Ceriodophnia dubia	
	z 'sz 'os 'ooi	Not toxic, s, ß	Synthetic Water	sopouod səpoqdəun _d	* IOI IIUJINO
Eleventh operational assessment during injection of anti fouling chemicals.					£661 '92-61 '3nV
	z 'sz 'os 'ooi	Not loxic, s, r	Synthetic	Ceriodaphnia dubia	
	z 'sz 'os 'oot	Not toxic, s, g	Synthetic	sopououd sopoqdoun _d	* <u>101 llshu</u>
Tenth operational assessment during injection of anti fouling chemicals.					£661 '77-51 '1ºf
	z 'sz 'os 'ooi	Not toxic, s, t	Intake/ Synthetic water	cidub ninnqaboiro.	(Cont.)
COWWENTS	CONC. (%)	LISNOASE	DILUTION	USINVDUO	TEST DATE
1.		LIEVIMENT	CONTROL/		

ç əgrq TOXICITY BIOMONITORING RESULTS SUMMARY

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0 og69 TOXICITY BIOMONITORING RESULTS SUMMARY

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	15'2 100' 80' 20' 52'	Not loxic, s, t	Synthetic Synthetic Water	oidub ainiqaboireS	
	15'2 100' 80' 20' 52'	Nol loxic, s, g	Synthetic	spinond solvidomia	* <u>211 1161100</u>
Repeat test due to fish toxicity exceeding pennit limit in the previous test.					+661 '02-27 '10h
	15.5 100, 80, 50, 25,	Not toxic, 5, 1	Synthetic	Ceriodophnia dubia	
Permit limit <u>exceeded</u> (based on 0.1 µg of fish weight in 100% Outfall 112 treatment).	13'2 100' 80' 20' 32'	Toxic (NOEC = 25%), g	Synthetic Water	solomorq zəladəmi ^q	* <u>SIL IIninO</u>
Repeat test of Outfall 112 due to fish toxicity exceeding permit limit.				to an	cp: 18-52 [,] 1661
	15.5 100, 80, 50, 25,	Not toxic, s, r	Synthetic Mater	Ceriodophin and abia	(.JnoD)
COWWENTS	СОИС (%)	LISEVONSE TREATMENT	DILUTION CONTROL/	ORGANISM	TEST DATE

Jest (1702: 3-brood Ceriodophnia dubia chronic test (EPA protocol), 7-day Pimephales promelas chronic test (EPA protocol), 9-day Anodonta imbecillis

.(Incore test (TVA protocol).

TR = Non-toxic dilution water collected from outdoor channels at TAN's Toxicity Testing Laboratory. Wheelet Reservoir once-through water pumped from *Outfall 101 = Diffuser pipe at TRM 527.9; Outfall 112 = Runoff holding pond to unnamed tributary to Yellow Creek

upstream of the Browns Forty Muclean Plant (TRM 293). $S_5 = survival (fish, daphnids, & mussels), g = growth (fish & algae), r = reproduction (daphnids).$ $<math>^{H}Chemical additives:$ TVA06 = HFS-1 copolymer dispersant

suffue and r = 70 AVT

Clam-Trol = CT-1 (DGH/QUAT). Copper-Trol = tolytriaxole

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Recent Endangered Mussel Records from Watts Bar Tailwater (Entries include number found each year and River Miles from which they came)

Dromus Stegaria plenum dromus stegaria plenum dromodary faisheld no. River Mi. No. River Mi. No. River Mi. No. River Mi. No. 3 520(3) 4 520 [NR] 3 520(3) 4 520 [NR] 1 520 3 520(2) 2 520(2) 1 520 3 520 2 520(2) 1 520 3 520 2 520(2) 1 520 3 520 1 528 1 520 1 520 1 528 1 520 1 528 1 528 1 520 1 528 1 528						Pleur	Pleurohenia	I amps	Lamosilis abrunta
$\begin{array}{ c c c c c c c c c c c c c c c c c c c$	Q4 ¹	7 9	romus	a r	egaria	ple	mm	10 =)	(= orbiculata)
No. River Mi. No. River Mi. No. River Mi. No. 3 520(3) 4 520 [NR] 19 3 520(3) 4 521 2 520 10 1 524 522(2) 3 520(2) 10 10 1 520 3 520(2) 2 520(2) 8 8 1 520 3 520(2) 1 528 8 8 1 520 3 520(2) 1 528 8 8 1 520 1 528 8 8 8 8 1 520 1 528 1 12 1 1 1 520 1 520 1 528 8 8 1 5 1 5 1 5 8 8 8 1 1 1 1 1 1 1	5 h	÷	omedarv	ر = : 19	<i>rrorata)</i> inshell	rough	i pi <u>e</u> toe	hin	pink mucket
3 520(3) 4 520 [NR] 19 1 524 521(2) 521(2) 10 19 1 520 3 520(2) 2 520(2) 10 1 520 3 528(2) 2 520(2) 8 1 520 3 528(2) 2 520(2) 8 1 520 1 528(2) 2 520(2) 8 1 520 1 520 2 520(2) 8 8 1 520 1 520 2 520(2) 8 8 1 520 1 520 2 520(2) 8 8 1 1 520 1 528(2) 1 12 12 1 1 520 1 528(2) 8 8 8 1 1 520 1 528(2) 8 12 12 1 1 1 520 1 12 12 12 12 12 <td></td> <td>Ż</td> <td>River Mi.</td> <td>o N</td> <td>River Mi.</td> <td>No.</td> <td>River Mi.</td> <td>No.</td> <td>River Mi.</td>		Ż	River Mi.	o N	River Mi.	No.	River Mi.	No.	River Mi.
5 220 4 524 1 520 3 520 2 520(2) 10 524 1 528(2) 2 520(2) 8 8 1 520 3 520(2) 2 520(2) 8 1 520 1 528(2) 2 520(2) 8 1 520 1 520 2 520(2) 8 1 520 1 528 8 8 8 1 520 1 528 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6					600	lanı		10	516 518
1 524 524 520 3 520 528(2) 528(2) 1 528(2) 1 528(2) 1 528(2) 1 528(2) 1 528(2) 1 528(2) 1 528(2) 1 528(2) 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 <tr< td=""><td>×</td><td>'n</td><td>(c)nzc</td><td>t</td><td>10103</td><td>(vrv1</td><td></td><td>1</td><td>520(5)</td></tr<>	×	'n	(c)nzc	t	10103	(vrv1		1	520(5)
1 520 3 520 2 520(2) 10 1 520 3 520(2) 2 520(2) 8 1 1 520 2 520(2) 8 8 1 1 520 2 520(2) 8 8 1 520 1 520 2 520(2) 8 1 520 1 520 2 520(2) 8 1 520 1 520 2 520(2) 8 1 520 1 520 2 520(2) 8 1 520 1 520 2 5 8 1 1 520 1 5 8 8 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	Ę				524				521(5)
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1 520 2 520(2) 8 1 520 1 528 8 8 1 520 1 528 8 8 1 520 1 528 8 8 1 520 1 528 8 8 1 1 520 1 528 8 1 1 528 8 8 8 1 1 528 8 8 8 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1					1-10-70				520
	5			-	520	7	520(2)	s	526(3)
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BACKGROUND RADIOLOGICAL CHARACTERISTICS

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The information and analyses in this section has not significantly changed from that discussed in the FES.

2.7 HISTORICAL AND ARCHAEOLOGICAL SITES

As noted in the TVA Final EIS, a December 1970 archaeological recommaissance/survey identified "areas of potential archaeological significance" on the WBN plant site. These areas consisted of a single Early Mississippian platform mound (Leuty Mound 40RH6) and a group of five Late Woodland period Hamilton mounds (McDonald sit 40RH7). Mitigation of potential adverse project impacts to these mounds was undertaken in 1971 (Schroedl, C. F., 1978, <u>Excavation of the Leuty and McDonald Site Mounds</u>). Two open habitation areas adjacent to the Mississippian platform mound were noted in the 1971 excavations and mitigation of potential adverse project impacts was undertaken in 1972 (Clabrese, F. A., 1976, <u>Excavations at 40HR6</u>, <u>Matts Bar area</u>, <u>Rhea</u> <u>County</u>, <u>Tennessee</u>). Results of both data recovery excavations were coordinated with and concurred in by the Tennessee State Historical Preservation Office (SHP0).

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Archaeological sites exist along the reservoir shoreline, downstream from the plant construction area. These sites were avoided by plant construction activities and will not be impacted by plant operations; they will continue to be protected/preserved by TVA.

All transmission line corridors associated with the project were surveyed and no sites were encountered that were potentially eligible for the National Register of Historic Places. No effect results regarding transmission line construction and subsequent maintenance/operation impacts were concurred with by the Tennessee SHPO. No unknown archaeological sites and no structures of historical significance have been encountered during any phase of project construction.

3.0 THE PLANT

3.2 DESIGN AND OTHER SIGNIFICANT CHANGES

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3.2.1 Water Use

WBN's planned water use has not changed significantly since release of the FES. Steam generator makeup, service water, and condenser cooling water are still expected to be obtained from the Tennessee River. Potable water continues to be obtained from a groundwater system which is now operated by the Watts Bar Utility District. This possibility was alluded to in the FES.

3.2.2 Heat Dissipation Systems

The FES description of the heat dissipation system at WBN remains accurate. The WBN discharge diffuser is located at Tennessee River Mile (TRM) 527.8 in the tailwater area of Chickamauga Reservoir, 2.2 miles below Watts Bar Dam. The plant has a completely closed mode cooling system with a maximum makeup water intake of 143 cfs (0.7% of the mean river flow past the plant) and a maximum discharge through multiport diffusers of approximately 173 cfs (previously 170 cfs). The maximum area of the mixing zone for the diffusers was not changed in the renewal of the plant's NPDES permit in 1993 and remains 240 feet. This influences an estimated maximum of 38% of the cross sectional area of the river. The maximum expected temperature rise at the edge of the mixing zone is 2.3°F.

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As stated in the FES, WBN operates in closed-mode using one natural draft cooling tower per nuclear unit. The water losses due to evaporation and blowdown are replenished with the makeup water which is supplied via an intake channel and pumping station at TRM 528.0. The average and maximum fintake flow rates are 111 to 134 cfs and 143 cfs, respectively, with a dilution ratio of approximately twice that of the blowdown. The blowdown from closed-mode operation is discharged into the Tennessee River through a multiport diffuser system. WBN is designed to route the blowdown fitters to the diffusers or to a 234,390 cubic meter (190 acre feet) yard holding pond for temporary storage. Plant operation procedures and design related to the heat dissipation system (i.e., cooling towers and blowdown) and the operating characceristics of the diffusers are described in the FES.

The 1993 NPDES permit continues to stipulate that the discharge diffusers may operate only when release from Watts Bar Hydro Plant (WBH), located about 2 miles upstream of WBN, is greater than 3,500 cfs. This limitation and the use of the yard holding pond was discussed in the FES. Whenever less than 3,500 cfs is discharged from WBH, the two diffuser legs are automatically closed and blowdown flow is discussed to the yard holding pond. An overflow weir on the south side of the plow discharge to the Tennessee River at TRM 527.2 in emcrgency situations. The 1993 NPDES identifies this overflow as Outfall 102 (Emergency Overflow). The discharge from this outfall or operation is infrequent.

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The 1993 NPDES permit also establishes monitoring requirements and/or limits for the diffuser discharge into the Tennessee River. The NPDES permit required that TVA conduct temperature modeling studies to determine the appropriate daily average discharge temperature limit from Outfall 101 and Outfall 102. These studies were completed and a report submitted to Tennessee in December 1993. The report identified a daily average discharge temperature limit of 35° (95°F) for the diffusers with the 240 feet x 240 feet mixing zone. The report identified a temperature limit for emergency overflow weir during an overflow event). A mixing zone of 1,000 feet wide by 3,000 feet downstream was also identified for emergency overflows. TVA's analyses showed that these temperature limits would ensure that Tennessee's thermal water criteria would be met. Those criteria are:

The receiving water shall not exceed (1) a maximum water temperature change of 3° (5.4°F) relative to an upstream control point, (2) a maximum temperature of 30.5° (86.9°F), except when upstream [ambient] temperatures approach or exceed this value, and (3) a maximum rate of change of 2° (3.6°F) per hour outside a mixing zone.

The estimates of cooling tower evaporation and makeup and blowdown flows remain the same as those in the FES. Blowdown water meets the 1993 NPDES permit limits for temperature and chemical levels. Treatment of the raw water is described in Section 3.2.4.

3.2.3 Radioactive Waste Treatment Systems

TVA is committed to monitoring doses to the public from radioactive releuses as low as reasonably achievable (ALARA) at WBN by employing state-of-the-art waste treatment systems and other passive methods. The TVA Final EIS recognized that identified treatment systems would be modified or supplemented to take advantage of technological improvements and evolving regulatory requirements. Consistent with this expectation, design of these systems has evolved to reflect TVA's and the nuclear industry's operating experiences. Based on operational data from the systems ar WBN to result in Nuclear Plant, TVA expects the modified treatment systems at WBN to result in radioactive releases and resulting doses less than or of no greater magnitude than those projected in the FSS.

3.2.3.1 Liquid Radioactive Waste Treatment Systems

The liquid vaste processing system collects and processes potentially radioactive wastes before releasing to the Tennessee River. Provisions are made to sample and analyze fluids for batch type releases before they are discharged. Based on laboratory analyses, these wastes are either released for further processing. A simplified flow diagram is shown in the update to the FES Figure 3.4.

The FES reported on TVA's then-current plans to use the boron recovery system (BRS) (which included boric acid evaporators (BAE)) and condensate demineralizer waste evaporator system (CDWE) in the liquid waste processing system. Both the BRS and the CDWE are installed and connected to the waste

disposal system but are not planned for use in support of Unit l operation. Liquid waste will be processed, as necessary, through the demineralizer. A new mobile demineralizer system is being installed to replace the existing atmospheric demineralizer. The new mobile demineralizer system removes most soluble and suspended radioactive materials from the waste stream via filtration, media/activated carbon, and ion exchange resin. Once the resin media is expended, it is sluiced to a container for storage and subsequent off-site disposal.

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Under plant procedures, minor radioactive releases may be discharged from the plant through the cooling tower blowdown as indicated in the FES. An additional release could occur from the discharge of low level radioactive liquid effluents from the Turbine Building station sump (TBSS) to the yard holding pond (YHP) via the low volume waste treatment pond (LWTP). This release would occur only in the unlikely event of a primary to secondary leak and is not considered a major release pathway. Monitoring of this release path is controlled in accordance with the WBN Offsite Dose Calculation Manual (ODCM) which was approved by NRC in a letter dated July 26, 1994.

Releases from the liquid waste processing system are procedurally controlled in compliance with the NPDES permit and 10 CFR 20, Appendix B as described in the FSAR. Releases have been evaluated and are expected to be well within the limits described in the NPDES permit and 10 CFR 20.

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any The system and of the FSAR. A detailed description of the liquid waste processing potential radiological releases are described in Chapter 11 c radiological releases are summarized in Section 5.5.

3.2.3.2 Gaseous Radioactive Waste Treatment Systems

The gaseous waste processing system is designed to remove fission product gases from the Nuclear Steam Supply System and to permit operation with periodic discharges of small quantities of fission gases through the monitored plant vent. The system has not changed significantly from that depicted in the FES.

Gaseous effluent releases during normal operation of the plant are limited at the site boundary not to exceed 10 CFR 50, Appendix I and 40 CFR 190 limits as specified in the ODCM. The 10 CFR 50 Appendix I limits provide assurance that the exposures to individuals in unrestricted areas are as low as reasonably achievable.

any The A detailed description of the gaseous waste processing system and potential radiological releases are described in Chapter 11 of the FSAR. radiological releases are summarized in Section 5.5.

3.2.3.3 Solid Wastes

The description of wet and dry wastes in this section of the NRC FES is accurate. The waste forms listed are all expected to be generated at Watts Bar. In lieu of solidification, "wet" solid wastes are transferred to an approved container and are dewatered prior to shipment offsite. As discussed in Section 3.2.3.1, waste evaporators will not be utilized in support of Unit

operation, and therefore evaporator bottoms will not be generated at Watts l op Bar. Current information indicates that the FES estimates of the amount of waste which WBN anticipates that will be generated, were conservative. The volume of wet waste assumed in the FES (17,000 cubic feet annually) is high compared to that currently produced by Sequoyah Nuclear Plant (less than 580 cubic feet in calendar 1993) and the average volume produced by a two-unit pressurized water reactor plant (about 2,500 cubic feet). This reduction in wastes is due in part to industry efforts to reduce the amount of waste generated because of high disposal cost. Another reason for the decrease is that most plants do not operate evaporators (and therefore do not generate evaporator bottoms) as was assumed in the FES. The volume of wet waste from the FES (17,000 cubic feet).

Wet waste activity is estimated at 2,000 curies per year in the FES. Actual activity in the wet radwaste shipped from Sequoyah in 1993 was about 80 curies, although the activity in years in which CVCS resin has been shipped has approached 1,800 curies. Therefore, the FES estimates of wet waste activity, are considered to be accurate. The FES estimated that about 4,100 cubic feet of dry waste would be generated with a total activity of less than 5 curies. Based on Sequoyah experience for 1993, a significantly smaller mount, about 1,400 cubic feet of dry waste, is expected to be generated at Watts Bar with an activity of 5 to 7 curies. The difference in waste volume reflects the use of dry waste incineration, which is conducted offsite by a vendor in accordance with applicable Federal and State radiological and environmental regulations. Dry waste incineration is a technology that was not in use at the time of the FES.

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r wooden will be ч It should be noted that dry waste will not be shipped in cardboard or boxes, as assumed in the FES. Only steel and polyethylene containers used for disposal.

WBN will be This would The total volume of waste that is now expected to be generated at WBN will be lower than that assumed in the FES by a factor of about 5 to 10. This would result in fewer shipments to disposal facilities. Based on this information, it is concluded that the solid waste impact from operation of WBN will be less than that predicted in the FES.

3.2.4 Chemical, Sanitary, and Other Waste Treatment

There have been several changes in planned use of chemicals at WBN. The potential sources of chemicals and chemical quantities are now controlled by a site Chemical Traffic Control Program. Potential discharges of chemicals at UBN are controlled by the NPDES permit. Information regarding WBN's chemical uses is provided in the update to the attached FES Table 3.6 and described below:

Steam Generator Feedwater Treatment

Based As stated in the FES, WBN's original design would have used sodium phosphate, ammonia, and hydrazine as additives to the steam generator feedwater. Based on the latest advances in pure water treatment, ethanolamine (ETA) and ammonia for pH control, hydrazine for oxygen scavenging, and boric acid for crevice chemistry control will be used in place of the phosphate treatment.

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Raw Water Treatment

WBN has a comprehensive chemical treatment program for treating raw water systems. This treatment is a major part of the WBN Raw Water Corrosion Program. Chemical treatment is used to control corrosion in carbon steel and yellow metals, to control organic fouling, including slime, to minimize the effect of microbiologically induced corrosion (MIC) and inhibit growth of Asiatic clams. Raw water treatment chemicals currently used at WBN consist Asiatic clams. of:

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- A Copolymer dispersant to control deposition and fouling; Tetrapotassium Pyrophosphate, a corrosion inhibitor and sequestrant, to remove existing corrosion deposits; Zinc Sulphate to control carbon steel corrosion; Butyl Benzotriazole to protect yellow metal; Dodecylguanidine Hydrochloride (DGH) and n-alkyl dimethyl benzyl amonium chloride (quat to kill clams, and prevent MIC; and 1-Bromo-3-chloro-5, 5-dimethylhydantoin (BCDMH) a biocide to reduce MIC and control clams. ч.

Component Cooling Water Treatment

Sodium chromate will not be used as a corrosion inhibitor in the closed component cooling water system as initially planned. Because of advancements in corrosion inhibition, WBN will use tolytriazole and sodium molybdate for corrosion control and pH adjustment.

Reactor Coolant System Treatment

TVA still plans to use boric acid, lithium hydroxide, hydrogen peroxide and hydrazine during plant startup, operation, and shutdown to treat the reactor cooling system.

Auxiliary Steam Generator System Treatment

Current plant design still calls for the use of two (2) 40,000 pounds per hour oil-fired boilers to supply building heat and steam for unit startup. Hydrazine and ammonia will be used for oxygen scavenging and corrosion inhibition, respectively, in these boilers.

Treatment Miscellaneous

As planned, plant components may be chemically cleaned prior to initial startup and during plant operation to remove corrosion product buildup. Various chemicals may be utilized as metal cleaning compounds (e.g., trisodium phosphate, ethylene diamine tetra acetic acid (EDTA), hydrochloric

discharged acid, and hydrazine). Wastewater from cleaning processes will be discharg to holding ponds on site and treated in compliance with the NPDES permit.

Sanitary Waste Treatment

Per the FES, sanitary waste from WBN is treated in an extended aeration plant with four separate units which have a combined treatment capacity of 120,000 gallons per day. Treated effluent is routed to the runoff holding pond and eventually discharged to the river. Discharge are controlled and monitored in accordance with the NPDES permit.

Water Filtration, Demineralization, and Condensate Polishing

Water processing, including clarification, demineralization, and condensate polishing (including waste neutralization), continues to be feasible for steam system water makeup requirements at WBN. The basic engineering theory and processes employed in the nuclear industry today for processing and treatment of raw water closely parallel the methods anticipated by the FES.

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Yard Drainage System

an to Plant grounds drain into a yard holding pond. This pond serves as intermediate collection point and is equipped with skimming capability facilitate removal of floating debris and oil.

Erosion Control/Storm Water Monitoring Program

The goal of the WBN Erosion/Stormwater Pollution Prevention Plan is to improve water quality by reducing pollutants contained in storm water discharges. Appropriate management practices are applied to site areas to control erosion and sediment runoff. Runoff from the site is sampled and monitored in accordance with the NPDES General Industrial Storm Water Permit.

Transformers and Electrical Machinery

Consistent with applicable regulations, WBN has prepared a Spill Prevention Control and Countermeasure (SPCC) plan which addresses potential spills into waters of the United States from equipment or machinery at the plant. Such spills could include dissel fuel oil, gasoline, insulating oil, lube oil, and other lubricating oils. Earlier environmental reviews contemplated that PCB transformers would be used at the plant; however, all such equipment are being removed from the site or retrofilled with mineral oil or silicon fluid. Transformers that still contain PCBs are indoors and located in secondary containments. The retrofill project is scheduled to be complete in late 1994. Upon completion of the retrolfill project, there will no longer be PCB transformers on site.

Solid Wastes

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Monradioactive and nonhazardous solid waste, including construction debris, office waste, and any asbestos waste that may be generated at the plant are disposed in State-approved sanitary landfills or in onsite approved landfills depending on the waste and type. Most of the pipe insulation containing asbestos has or will be removed from WBN and has been replaced with asbestos-free insulation. Hazardous wastes are disposed of or treated offsite at State or EPA-approved treatment/disposal facilities.

3.2.5 Power Transmission System

The FES description of the transmission system lines into and out of WBN remains accurate. The Watts Bar-Volunteer transmission line was placed into service on July 19, 1981. No additional transmission lines into or out of WBN are currently planned.

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SUMMARY OF ADDED CHEMICALS AND RESULTING END PRODUCT CHEMICALS
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SUMMARY OF ADDED CHEMICALS AND RESULTING END PRODUCT CHEMICALS
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Precipitated material that will make up the water treatment sludge on a day weight basis. Ultimately put in landfill. No discharge. . Items 1, 2, 4, 5, 6, 7, and 8 are based on 365 days/year operation at rated capacity. Item 3 based on 292 days/year operation at rated capacity.

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a condenser tube leak. These constituents will be discharged in the form of neutral salts of sodium, oxides of iron, or suspended solids. High crud The quantities of ionized soluble species continuously removed by the condensate demineralizers are predicated upon a primary to secondary leak rate or

filters will treat the backwash waste prior to discharge.

Hydrazine will be added as needed as a DO scarenger. Hydrazine conservatively assumed to decompose to amnonia. 4 .msizve and ni 0.0 to Hq nisinism of bebean as bebbs ad fliw sinommA .

j Based on chemical feed rates at maximum cooling water usage and treatment schedule.

) Although copper and nickel will not be added to the system, the values shown represent high estimates of corrosion losses. Actual losses are expected

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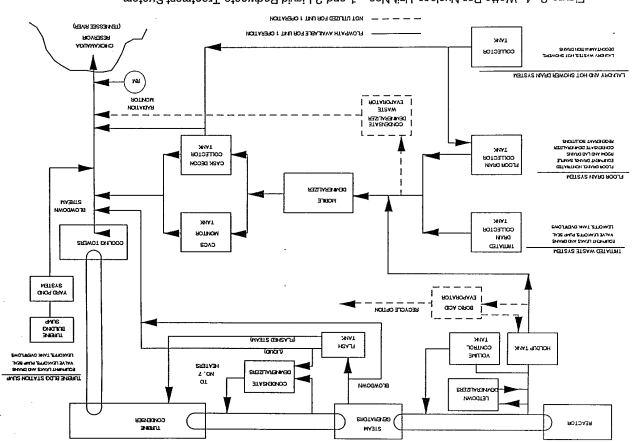


Figure 3.4 Watts Bar Nuclear, Unit Nos. 1 and 2 Liquid Radwaste Treatment System

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4.0 ENVIRONMENTAL IMPACTS OF THE SITE PREPARATION AND CONSTRUCTION

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4.2 IMPACTS ON TERRESTRIAL ENVIRONMENT

4.2.1 Facility Construction

The impacts on the terrestrial environment from site preparation and construction are accurately depicted by the FES. Construction of Unit 1 and associated facilities is essentially complete and no additional impacts due to construction accivities are expected.

4.2.2 Transmission Facility Construction

During construction of the WBN transmission line system, soil erosion was controlled by the procedures and practices summarized in the FES. Since the lines were placed in service, TVA has periodically inspected the line, inmediate steps are taken to control and repair the erosion. Erosion which occurs on a right of way that does not pose a risk to line operation or safety is han-dled as the property owner sees fit with TVA's assistance if requested by the property owner.

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4.3 IMPACTS ON AQUATIC ENVIRONMENT

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4.3.1 Effects on Water Use

Potential discharges of chemicals at WBN are controlled by the NPDES permit and by the WBN Chemical Traffic Control Program. Section 3.2.4 of this document provides a detailed discussion of this information.

4.3.2 Effects on Aquatic Biota

Construction of the intake channel, discharge diffuser, and other in-water facilities has been completed. No additional construction is proposed and no new construction effects on aquatic communities (including mussel resources or endangered or threatened species) are anticipated.

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5.0 ENVIRONMENTAL EFFECTS OF STATION OPERATIONS

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5.2 IMPACTS ON LAND USE

Offsite Impacts

Transmission lines produce the only direct offsite land use impacts. These impacts were evaluated in the FES. The transmission lines were built as planned so there are no other impacts to evaluate. See Section 5.4.1.2 for more discussion of transmission lines.

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Onsite Impacts

The FES evaluated the impact of the conversion of 967 acres (the site area) to industrial use. The site boundaries have not been changed. Site development has essentially occurred as planned and evaluated in the FES with the exception of the visitors center and a training center for nuclear plant operators. The visitors center originally was to include an overlook and a freestanding visitors lobby. It is now a small part of the 90,000 square foot training center. The training center is an additional facility that has been in use for about seven years.

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5.3 IMPACTS ON WATER USE

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5.3.1 Thermal

The thermal water quality standards which are applicable to WBN are described in Section 3.2.2 of this document. In accordance with the plant's 1993 NPDES permit, which was issued by the State of Tennessee, TVA was required to conduct temperature modeling studies in order to determine an appropriate thermal standard. These studies were conducted during the State's development of the final NPDES permit and submitted to the State in December 1993. The report identified with the 240 feet x 240 feet mixing zone (the same mixing zone which was the basis for the FES analysis). This limit of septected to meet Tennessee's thermal water criteria and Tennessee has approved it (and the thermal limit for Outfall 102).

As further discussed in Section 3.2.2, the 1993 NPDES permit continues to prohibit discharges through the diffuser unless water releases from TVA's Watts Bar Hydro Plant exceed 3,500 cfs. If the release from the dam is not greater than this amount, the diffuser legs automatically close and blowdown is diverted to the 190-acre feet yard holding pond where it is to be stored until the release from the dam exceeds the minimum release limit.

The FES also addressed the potential "worst case" thermal situation in which both WBN and TVA's Watts Bar Steam Plant are operating and discharging heated water simultaneously. TVA put the steam plant into cold standby in the early 1980's and its future operation and mode of operation are uncertain. Thus, the risk of this "worst case" situation occurring has been lessened compared the FES ß

5.3.2 Operational Chemical Wastes

Potential chemical wastes and discharges to the Tennessee River are described in Section 3.2.4 of this document. WBN's NPDES permit control permissible chemical waste discharges to the Tennessee River and applicable limits are expected to protect aquatic biota. See Section 5.4.2 of this document. Under the NPDES permit, TVA is required to conducting biomonitoring of WBN discharges which adds an additional safeguard against any unexpected, adverse impaces from chemical waste discharges. -

5.3.3 Sanitary Wastes

WBN's sanitary waste system is addressed in Section 3.2.4 of this document. As discussed in the FES, WBN sanitary waste is treated in an extended aeration plant. Treated effluent is routed to the runoff holding plant and discharges from this pond to the Tennessee River are controlled and monitored in accordance with the plant's NPDES permit.

EPA Effluent Guidelines and Limitations

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EPA Effluent Limitation Guidelines 40 CFR Part 423 - Steam Electric Fower Generating Point Source Category promulgated November 19, 1982, are now applicable to WBN. The reference for BPT limitations is 40 CFR Part 423.12, and the reference for BAT limitation is 40 CFR Part 423.13. The new NPDES permit limits, monitoring requirements, and the associated storm water permit are included in the 1993 NPDES permit for the plant (NPDES Permit TN0020168).

5.3.5 Effects on Water Users Through Changes in Water Quality

The conclusion reached in this section of the FES that operation of WBN will not preclude any of the current or projected uses of the Tennessee River, remains correct. The plant's NPDES permit controls potential discharges to the reservoir system and Tennessee water quality criteria should not be adversely affected. See Sections 5.3.1, 5.3.2, and 5.3.3 of this document.

5.3.6 Effects on Surface Water Supply

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This section of the FES concluded that WBN's consumption of water during operation would have no discernible impact on Chickamauga Reservoir. This conclusion remains valid. As discussed Section 3.2.1 of this document, WBN's planned water use has not significantly changed from that discussed in the FES.

5.3.7 Effects on Groundwater

As anticipated in the FES, WBN continues to use a groundwater system to provide potable water but this system is now operated by the Watts Bar Utility District. The FES conclusion that local ground water users would not be affected by WBN operation remains correct.

5.4 ENVIRONMENTAL IMPACTS

5.4.1 Terrestrial Environment

As indicated earlier, two terrestrial species, the bald eagle and the gray bat, are known to be in the vicinity of the plant. A bald eagle pair recently tried to nest within four miles of WBN. Plant operations are not expected to impact either of these species either directly or indirectly through impacts on their prey bases.

5.4.1.2 Transmission Lines

The transmission lines into and out of WBN have been constructed and energized. The FES reported on several studies and ongoing research into the potential effects of high voltage power lines on humans. Since release of the FES, concerns about potential health effects from exposure to electromagnetic fields (EMF) continued to be raised. Research into potential EMF health effects is ongoing. Research quality has improved, but available results continue to be contradictory. Opposite results are being obtained from the most comprehensive efforts when the same health effect end point is examined using the same methods. Among the studies are several which have been interpreted as suggesting a weak statistical association between magnetic fields and some forms of the tare cancers. Other studies show no such statistical association. No study to date has found a causal relationship between EMF and human cancer, nor is there any pattern suggesting a relationship to other long-term health effects.

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5.4.2 Aquatic Environment

The potential impact of WBN operation on aquatic communities is primarily controlled by the plant's NPDES permit. This permit, which is renewed on a five-year schedule, regulates the discharge of chemicals from the facility and includes toxicity biomonitoring to assure protection of aquatic organisms in the receiving waters. It also includes thermal limitations and specifies both effluent and instream biotic and abiotic monitoring and reporting requirements. TVA conducted a number of studies designed specifically to address toxicity of chemical use described in Section 5.3.2 of the FES and Section 3.2 of this document. These studies included a year of monthly whole effluent toxicity (WET) testing of NPDES Permit Outfall 101 effluent to the Tennessee River during chemical use by the facility. Based on these studies, applicable limitations should be fully protective and the levels of these chemicals in the discharges are not expected to have adverse impacts.

Special studies also were conducted to compare the sensitivity of organisms used regularly in NPDES biomonitoring with the sensitivity of freshwater mussels (juvenile life stage) which are part of the benthic community downstream from the facility. Results indicate that <u>Ceriodaphnia</u> <u>dubia</u>, a daphnid included in NPDES toxicity biomonitoring, is significantly more sensitive than any other species evaluated, including juvenile mussels.

Monthly WET testing has failed to show any deleterious lethal or sublethal effects to either daphnids or <u>Pinephales</u> <u>promelas</u> (fathead minnows) exposed to undiluted effluent from Outfall 101 (permitted toxicity limit: 96-h LC₅₀ - 9.8% effluent, 7-day NOEC = 2.9% effluent). WET testing of Outfalls 101 and 112 (runoff holding pond) is currently being conducted and reported semiannually under NPDES biomonitoring requirements. These requirements are to ensure that chemicals discharged from WBN are not present in toxic amounts in the receiving waters.

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Earlier environmental reviews identified certain other aspects of plant operation as having potential for impacts on aquatic communities. The preoperational studies which TVA has completed support and reinforce the conclusions of the FES with regard to potential aquatic biological impacts. The following paragraphs list these potential impacts and update the conclusions in the context of presently available information.

Entrainment of phytoplankton and zooplankton in the intake cooling water -Little has changed to alter the conclusion that entrainment will not result in irretrievable losses to the aquatic ecosystem in the vicinity of WBN. Studies to date (Reference - TVA 1986) indicate that virtually all plankton that passes WBN originates in Watts Bar Reservoir and passes through the turbines at Watts Bar Hydro. There is no reason to suspect that the plankton is not uniformly distribuied so that entrainment losses will be proportionately equal to hydraulic entrainment, which will be a maximum of 0.7% of average summer flow past the plant.

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Preoperational monitoring has shown that plankton populations at the plant vary enormously over short periods of time, so the loss of less than 1% of the plankton population would not be statistically detectable and would be insignificant to the ecosystem. Extensive plankton entrainment studies at Sequoyah Nuclear Plant, which at times entrains up to 30% of the flow past the plant, have detected measurable effects on the population only during periods of low flows coupled with maximum plant operation. Even then recovery occurs a short distance below the discharge, and no ecosystem are demonstrable Entrainment of larval fish in the intake cooling water - The entrainment and destruction of larval fish will occur in essentially the same proportion as other planktonic organisms. Targeted studies have confirmed that the primary spawning site for Sauger in Chickamauga Reservoir is at Hunter Shoals located at TRM 520-522, some 6 to 7 miles below the WBN site (Reference - TVA 1988). Hunter Shoals is also a mnjor White Bass spawning area (Reference - TVA 1994b). There is no mojor white Bass spawning area (reserve - TVA 1994b). There is no mojor shaving activity by either species in the tailwater reach from Wates Bar Dam to Hunter Shoals. Based on this information, the conclusion that entrainment of fish larvae of these migrateory species will not result in a significant impact is reinforced.

<u>Impingement of juvenile and adult fish on the cooling water intake screens</u> -Noching has changed that will alter the conclusion that fish impingement will be insignificant due to the low intake velocity (0.4 ft/sec maximum through intake openings) and relatively small makeup water volume (143 cfs maximum) required by the closed cycle cooling system.

Thermal effects due to discharge of heated cooling tower blowdown water from multiport diffusers - The thermal characteristics of the discharge have not changed. The temperature of the blowdown discharge will be 85°F under normal summer conditions with an average daily temperature of up to 95°F (the State of Tennessee recently approved this as the plant's thermal limits). The maximum mixed temperature rise will be 2.3°F at the edge of the discharge mixing zone. Any thermal effects should be limited to the mixing zone, which extends less than 100 meters downstream from the diffusers and influences less than 40% of the cross-sectional area of the river at normal summer elevations.

The FES described a worst-case scenario that could result in the current maximum allowable temperature of 86,9°F being exceeded at the edge of the mixing zone when the heat release from Watts Bar Steam Plant is included in the calculation. Future operation of the steam plant and the mode of operation is uncertain since the plant was placed in cold standby condition in the early 1980s. Thus, the risk that upstream temperatures could approach or exceed the maximum allowable temperature is less than that identified in the FES.

Effects of plant discharges on mussel communities - Operational impacts to mussel resources could occur through the release of radioactive or non-radioactive discharges to the river as identified in the FES. Other sections of this review identify the procedures in place or proposed to be used to minimize the risk of adverse environmental impacts from these discharges. These procedures are likely to provide similar protection for mussel species. It is possible that mussel species living in or near the discharge mixing zone could be affected by levels of some plant effluents which could otherwise be allowed under typical NPDES permit limits. This would include such themicals as molluscicides that are used to control Asiatic clams or zebra mussels at NBN. TVA has been aware of this potential impact and has been working with the State of Tennessee to better determine safe discharge concentrations of these chemicals. Recent studies indicate that existing NPDES limits, coupled with required biomonitoring, will provide an ample margin of safety for mussel species and other aquatic organisms.

Two studies have been conducted to evaluate the potential impact of chemical use by UBN on freshwater mussels using the paper pondshell, <u>Anodonta</u> <u>imbecillis</u>. An initial study, conducted in 1991 jointly by the TVA Toxicity Testing Laboratory and Presbyterian College, Clinton, South Carolina, evaluated toxic responses of daphnids (an NPDES toxicity biomonitoring species) and 8-10 day old juvenile freshwater mussels to WBN Outfall 101 effluent that was spiked with chemicals used by the facility. The daphnids were determined to be sensitive to the spiked effluent samples, especially treatments containing DGH/QUAT. In contrast, juvenile mussels were not affected by any treatment over the 9-day test period. A repeat of the study using effluent spiked with DGH/QUAT showed toxicity to daphnids but not to the fathead minnow (another NPDES biotoxicity monitoring species).

5.4-3

A second study was conducted by TVA and two laboratories under contract with the State of Tennessee (EMPE, Nashville, Tennessee, and Presbyterian College). This 1994 study evaluated the impact of synthetic water spiked with DGH/QUAT on non-target species (daphnids, fathad minnows, <u>Anodonta</u> <u>imbecillis</u>, <u>Elliptio</u> <u>arccata</u> (another freshwater mussel), and <u>Brachionus</u> <u>calvciflorus</u> (a rotifer)). Results were similar to the spiked effluent test in that daphnids were the more stensitive organisms tested (see Table 5.4.2). The 96-hour LC₃₀ for daphnids was 0.07 mg/L (whole product), compared with the 9-day LC₃₀ for <u>A</u>, <u>imbecillis</u> of 0.14 mg/L without silt present and 1.07 mg/L with silt (silt is a detoxifying agent used for DGH/QUAT). The 9-day LC₅₀ for E <u>arccata</u> was 8.74 mg/L with silt present. This shows that the more sensitive mussel species (<u>A</u>, <u>imbecillis</u>) was 15 times less sensitive than daphnids to DGH/QUAT under conditions comparable to those which would occur in the river (i.e., when silt was included in the test).

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Monthly toxicity biomonitoring tests conducted over a 12-month period when chemicals were being used by WBN did not identify toxicity in undiluted Outfall 101 effluent based on response of either daphnids or fathead minnows. It is concluded from these studies and monitoring data that the NPDES limits protect mussel species in the vicinity of WBN from adverse impacts. The large dilution which occurs as the discharge enters the river and the detoxifying effect of suspended solids in site water and sediment associated with mussel beds, add an addițional margin of safety to resident mussels.

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In order to ensure that plant operations have minimum adverse effects on mussel populations, as concluded in the FES, TVA will continue to monitor the area mussel beds to identify any adverse effects and, as necessary, will appropriately alter plant operations to reduce any unacceptable effects.

<u>Buildup of existing heavy metal concentrations in the blowdown water due to evaporative losses with subsequent direct or indirect effects on aquatic life - The TVA Final EIS stated that no heavy metals would be added to the plant discharge and that a twofold concentration factor for the metals already existing in the raw intake water would be the only concern. However, zinc sulfate is now being added to control corrosion of carbon steel. Results of monthly toxicity testing confirm that the discharge of zinc and other monthly toxicity testing confirm that the evaluate to evaluate toxicity biomonitoring under the current NPDES permit will continue to evaluate toxicity of chemical application. If toxic effects are observed, proventive measures, such as altering the plant's corrosion control methods, would be employed.</u>

Use of molluscicides to control biofouling mollusks • The non-oxidizing molluscide Clam-Trol (CT-1) is being used at WBN for control of Asiatic clams and would likely be used in the future to control zebra mussels. TVA has conducted toxicity tests on the active ingredients in this molluscicide (DGH/QUAT) on several aquatic species including juvenile mussels to identify the levels below which no adverse effects would occur. The results of this work are presented in earlier subsections of this document. Based on these studies, TVA does not the anticipate significant effects of this molluscicide on aquatic life due to the amounts used, the frequency of use, and the rapid dilution once this material reaches the river. If ongoing biomonitoring indicates adverse effects do occur, a different clam control method would be employed following appropriate effects tests.

The threat posed by zebra mussels and possible means of controlling these and other biofouling mollusks was addressed in a TVA-U.S. Corps of Engineers Environmental Assessment, "Control of Attached Biofouling Mollusks (Zebra Mussels and Related Species) At Facilities Operated by USACE-Nashville District and Tennessee Valley Authority." Use of chemical biocides is controlled by the NPDES permit and potential impacts should be insignificant. However, to confirm this, TVA will further evaluate the potential effects of any measure proposed for zebra mussel control and will for vith the State of Tennessee and the U.S. Fish and Wildlife Service.

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Endangered and Threatened (E&T) Species - Other sections of this review identify the controls in place or proposed to be used to minimize potential environmental impacts from WBN discharges. These procedures are likely to provide similar protection for E&T species. As in the case for aquatic species generally, it is possible that E&T aquatic species living in or near the discharge mixing zone could be affected by levels of some plant effluents which could, otherwise, be allowed under typical NPDES permit limits. The toxicity testing studies, be allowed under typical NPDES permit limits. The toxicity testing studies, he acceled above in the discussion on mussel communities, were designed, in part, to address these potential effects. Although the sensitivity of the mussel species tested have not been compared with sensitivity of the mussel species tested have not been compared with sensitivity of the mussel species tested have not been compared imbecillig) indicates the current whole effluent toxicity (WTT) biomonitoring requirement at WBN (using daphnids as a test organism) is a conservative approach for evaluating potential effects to E&T mussel species occurring downstream from the discharge.

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For the reasons discussed above, recent studies demostrate that plant operations should have no adverse effects on E&T mussel species or the snail darter. This is consistent with the conclusion set forth in the FES.

In order to ensure that plant operations do have minimal adverse effects on E&T populations, TVA will continue to monitor the mussel beds and perform toxicity tests required under the NPDES permit to identify any adverse effects. If unanticipated adverse effects are detected, steps will be taken to eliminate such effects including altering plant chemical uses.

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Table 5.4.2 DGH/QUAT Toxicity to Non-Target Organisms*

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	VIUINUE	TOVICITY IN LABORATORY WATER WITHOUT SILT	Y WATER WITH	OUT SILT	TONICIT	TOXICITY WITH SILT PRESENT [†]	tesent
Product	C. dubia	P. prometas	A. imbecillis	B. calyciftorus.	A. imbecillis	A. imbecillis	E. arctato
(me/L)	3-brood lest	7-day test	9-day test	24-hour test	9-day test	9-day test	9-day test
12.2.1	EMPE.	EMPE*	TVA.	TVA.	TVA-	دن	ŗ,
	(Survival)	(Survival)	(Survival)	(Survival)	(Survival)	(Survival)	(Survival)
-							
Control	NOEC-1	(100%)	(97.5%)	(100%)	(97.6%)	(97.6%)	(97.5%)
	(%001)						
0.05	NOEC-5						
	(%001)						
0.07	96-h J.C ₅₀						
0.10	(%0)	NOEC-s,g	(67.5%)	(%001)	(%56)	(87.8%)	(97.5%)
		(100%)					
0.12			9-d EC ₅₀				
0.14			9-d LC ₅₀				
0.20	(%0)						
0.40	(%0)	(85%)	(%0)	(%001)	(97.5%)	(82.5%)	(100%)
0.67		96-h LC ₆₀					
0.80	(%0)						
0.96					9-d ECsn		
1.07		•			9-d LC ₅₀		
1.60	(%0)	(%0)	(0%)	(60%)	(25%)	(%06)	(97.5%)
1.80 [§]				24-h LCso			
2.85					1	9-4 LC50	_
3.20				(%0)			
6.40	1	(%))	(%0)	(%0)	(0%0)	(%0)	(97.5%)
8.74							9-4 LCsA
12.80		(%0)	(%)	مىنتى	(%0)	(%)	(%0)
26.00					(%0)	(%0)	(%0)
*Testing co	anducted by EMPE, Carolina Species	*Testing conducted by EMPE, Inc., Nativille, Tennessee, Tennessee Valley Authonity (TVA), Water Management, and Presbyterian College (PC), *Testing conducted by EMPE, Inc., Nativille, Tennessee, Tennessee, Valley Authonity (TVA), Water Management, and Presbyterian College (PC), Clinicon, Scienticas, Speciest rested weres < 34-h old Ceriodophina dabia (daphnids), Princphalet prometar (fathead minrows), and Bracchionus	essee; Tennessee Vi d Ceriodaphnia du	alley Authority (TV. bia (daphnids), Pim	 Water Managem cphales prometas (1 	acut, and Presbyteri fathcad minnows),	an College (PC), and Brachtonus

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Clinton, South Carolina. Species tested were < 24-h old *Certodophna duba* (daphaid). *Pumphels* 1, cabjefforar (politers), and PS day old *Anodoma unbecilits* and *Elitpino arctica* (frehwater mussels). This provided pay TVA. from non-toxic reference site. Include in test at 600-800 mg dry wr./L. Graphically determined.

= Concentration tested.

= Toxicity test endpoint. $\left[\right]$

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5.5 RADIOLOGICAL IMPACT

5.5.1 Radiological Impact on Man

Exposure Pathways

The exposure pathways used in the FES analysis remain valid. The most recent pathway analysis have been updated in WBN FSAR Chapter 11, Amendment 77, using the updated demographic data presented in WBN FSAR Chapter 2, Amendment using the updated demographic data presented in WBN FSAR Chapter 2, Amendment and indicate that several of the pathways included in the FES analysis do not presently exist around the WBN site. These pathways are ingestion by man and milk animals of vegetation irrigated with water from the Tennessee River and ingestion by man of invertebrates from the Tennessee River. The FSAR analysis also does not include any dose received from symming in and boating on the Tennessee River because these doses have been found at Sequoyah Nuclear Plant to be several orders of magnitude lower than the dose received from the analysis does not significantly change the calculated dose from the analysis does not significantly change the calculated dose from the analysis does not significantly change the calculated dose form the analysis does not significantly change the calculated dose from the analysis does not significantly change the calculated dose from the analysis does not significantly change the calculated dose from the analysis does not significantly change the calculated dose from the analysis does not significantly change the calculated dose from the analysis does not significantly change the calculated dose from the analysis does not significantly change the calculated dose from the analysis does not significantly change the calculated dose from the analysis does not significantly change the calculated dose from the analysis does not significantly change the calculated dose from the analysis does not significantly change the calculated dose from the analysis does not significantly change the total

Dose Commitments from Radioactive Releases to the Atmosphere

Estimates of gaseous and particulate releases presented in the FES remain valid since there have been no substantial changes in the design or planned operation of the gaseous radwaste treatment system described in the FES. The validity of the site boundary dispersion data used for the dose estimate (presented in Table 5.3 of the FES) is discussed in Section 2.4,4.

Radiation Dose Commitments to Individuals

The table below compares the estimated annual airborne releases and resulting doses as presented by the TVA EIS, the WBN FSAR (Amendment 77), the WBN FES (NRC), and recent historical data from TVA's Sequoyah Nuclear Plant (as submitted in the Semi-Annual Radioactive Effluent Reports). The SQN data is relevant since the WBN plant radioactive waste system design is essentially the same manner as those at SQN.

	WBN EIS (Tailie 2.4-2)	WBN FSAR (Table 11.3-9 and Table 11.3-13)	WBN FES (Table 3.4 and Table 5.9)	SQN History (1987-93 Average)	10 CFR 50 Appendix 1 Guidelines
Particulate Activity	3.0E-01 Ci	7.6E+10 Ci	1.3E-01 CI	4.KE-01 Ci	10 Ci
Nohle Gas Activity	7.0E+03 Ci	1.4E+04 Ci	1,4E+(H Ci	8.4E+02 Ci	NIA
External Dose	6.6E + 00 mrad	6.2E+00 mrad	6.2E+00 med	1.3E-01 mead	10 nuad
Organ Dose	3.5E + Othurcus (inhabation mod mitte model	1.1E+01 mrem (all pathways)	7.8E+00 mem (all pathways)	2.0E-02 urrem (adl pathways)	15 mem

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The following conclusions can be drawn from the data in the table: 1) the WBN FSAR estimates, even though based on very conservative (worst-case) assumptions, indicate that estimated doses continue to meet the dose guidelines given in 10 CFR Part 50. Appendix I; and 2) Recent SQN operational data for arborne effluents indicates that actual releases and resulting dose estimates to the public are a small fraction of the Appendix I guidelines of (averaging about 1% or less). Based on these conclusions, the analyses of radiological impact from airborne releases in the FES continue to be valid, although conservative.

Dose Commitments from Radioactive Liquid Releases to the Hydrosphere Radiation Dose Commitments to Individuals

The table below compares the estimated annual liquid releases and resulting doses as presented by the TVA EIS, the WBN FSAR (Amendment 77), the WBN FES (NRC), and recent historical data from TVA's Sequoyah Nuclear Plant (as submitted in the Semi-Annual Radioactive Effluent Reports). The SQN data is the same as SQN and the WBN radwaste systems are expected to be operated in much the same manner as those at SQN. The period chosen most closely represents expected WBN operation of its liquid radwaste system (i.e., the use of demineralizers versus evaporators to treat liquid radwaste).

	WBN EIS (Table 2.4-2)	WBN FSAR (Table 11.2-7 and Table 11.2- 11)	WBN FES (Table 3.3 and Table 5.9)	SON History (1987-93 Average)	10 CFR 50 Appendix I Guidelines
Tritium Released	1.46E+02 Ci	5.2E+03 Ci	1.04E+03 Ci	8.7E+02 Ci	N/A
Activity Released	3.2E-01 Ci	2.2E+01 Ci	4.4E-01 Cî	4.8E-01 Ci	10 Cî
Total Body Dose	1.7E-02 mrem	1.1E+(X) mrcm	2.0E-01 mrcm	8.0E-02 mrcm	3 mrcm
Maximum Organ Dose	5.5E-02 mrcm	1.3E+00 mrcm	1.9E-01 mrcm	1.0E-01 mrcm	10 mrcm

The following conclusions can be drawn from the data in the table: 1) the WBN FSAR estimates, even though based on very conservative (worst-case) assumptions, indicate that estimated doses continue to meet the dose guidelines given in 10 CFR Part 50, Appendix 1; and 2) Recent SQN operational data for liquid effluents indicates that actual releases and resulting dose estimates to the public are a small fraction of the Appendix I guidelines (averaging about 2% or thess). Based on these conclusions, the analyses of radiological impact from liquid releases in the FES continue to be valid, although conservative.

Radiation Dose Commitments to Populations

The estimated year 2000, 50-mile population used in the FES analyses was 1,050,000. Current estimates (from WBN FSAR Amendment 83) estimate the year 2030, 50-mile population as 1,100,000. These values indicate that the expected 50-mile population at the planned expiration of the operating license has not significantly changed from that used in the original analyses. The table below presents the estimated population doses as presented by the TVA EIS, the WBN FSAR (Amendment 83), the WBN FES (NRC), and recent historical data from TVA'S Sequoyah Nuclear Plant (as submitted in the Semi-Annual Radioactive Effluent Reports).

WBN FSAR Table 11.2-11 and 11.3-14) 2.2E+01 man-rem

The SQN operational data, which is based on similar operation and population distributions as WBN, supports the FES conclusions.

The estimated natural radiation background dose equivalents used in the FES analysis remain valid. Updated background radiation dose data has been published (National Council on Radiation Protection and Measurements Report No. 94 Exposure of the Population in the United States and Canada from Natural Background Radiation). The FES established the natural radiation background dose as 106,050 man-rem. Using the updated natural radiation background dose equivalents and the estimated year 2030, 50-mile population yields an estimated annual population dose from natural background of 330,000 man-rem. This increase adds an additional level of conservancy to the FES conclusions.

DIRECT RADIATION

Radiation from the Facility

The estimated plant related environs direct radiation dose rates used in the FES analysis remain valid. The FES estimates of the radiation fields produced in the environs as a result of radioactivity contained within the reactor and its components (less than 5 mrem/y) remain valid. Data from the SQN 1993 Annual Radioactive Effluent Release Report Section VII demonstrated that there was no identifiable increase in dose rate levels attributable to direct radiation from plant equipment and/or gaseous effluents.

Occupational Radiation Exposure

The FES estimates of the projected occupational radiation exposure of 500 man-rem per year per reactor remain valid. Data from SQN, 1984-1993, as submitted in the annual 10 CFR 20.407 Report indicate a mean value of 372

man-rem per reactor year and a median value of 329 man-rem per reactor year. These lower values add conservancy to the FES conclusions.

Transportation of Radioactive Material

The FES contemplated that TVA would ship spent fuel offsite for disposal. Any such shipments would comply with applicable transportation guidelines issued by NRC and/or the U.S. Department of Transportation. TVA's plans remain the same but it now contemplates storing spent fuel on site until the U.S. Department of Energy completes construction of Permanent disposal facilities in accordance with the Nuclear Waste Policy Act of 1982. If nec-essary, TVA will provide additional storage capacity on site until DOE begins accepting spent fuel. There are several methods available for expanding on site storage capacity including higher density spent fuel storage racks, fuel rod consolidation, or dry storage outside the Auxiliary Building. Prior to selecting one of these alternatives, if it becomes necessary, TVA would conduct an appropriate environmental review. Numerous examples of safe environmentally acceptable storage capacity increases have already been implemented at domestic nuclear utility sites.

This section references Table 5.8, "Environmental Impact of Transportation of Fuel And Waste To And From One Light-Water-Cooled Nuclear Power Reactor." This table is now part of NRC regulations, 10 CFR 50.52, Table 5.4. While some numbers in the table have been updated since release of the FES, the FES's conclusion that the impact of transportation is "small" remains valid. TV's assessment of the analyses in the EIS of these kinds of impacts confirm this conclusion

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<u>Evaluation of Radiological Impact</u>

As discussed above and based on operational data from the systems employed at TVA's Sequoyah Nuclear Plant (SQN), TVA expects the radwaste treatment systems at WBN to result in radioactive releases and resulting doses of the same magnitude or less than those projected in the FES.

Comparison of Calculated Doses with NRC Design Objectives

TVA has determined that the doses to the public resulting from the discharge of radioactive effluents from WBN will be less than 2% of the NRC guidelines given in 10 CFR 50, Appendix I and that there will be no new or different effects on the surrounding environment due to these releases than those in the FES discussed

5.5.2 Radiological Impacts on Biota Other Than Man

The statements mude in the FES regarding radiological impacts in biota other than man remain valid.

5.5.3 Uranium-Fuel-Cycle Impacts

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The FES estimates of the projected impact of the uranium fuel cycle remain valid. The assumptions used in the FES are consistent with the requirements established in 10 CFR 51.51 (January 1, 1994 edition).

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5.6 SOCIOECONOMIC IMPACTS

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The FES projected that the onsite workforce at commercial operation of both units would be fewer than 200, and concluded that no significant impacts would occur. Current projections indicate that total onsite employment at commercial operation of Unit 1 in the Summer of 1995 will total about 1,800 including personnel associated with Unit 2. However, socioeconomic impacts are still not expected to be significant for a variety of reasons.

First, TVA implemented a socioeconomic impact mitigation program early in the construction period. The FES (p. 2-13) described the initial stages of the program which was begun in 1973 and continued until 1984. During the course of that program, TVA provided \$1:6 million directly to local governments in Rhea and Meigs Counties to assist in the provision of local government services and factilities. Law enforcement and education received the largest amounts of assistance at \$698,000 and \$675,000 respectively. The remaining \$237,000 was distributed among a number of other functional area such as fire protection, solid waste, and health recruitment.

Second, TVA made tax-equivalent payments to the State of Tennessee a portion of which was redistributed to local governments in the Watts Bar area. For example, in fiscal year 1993, local governments in Rhea County received a rotal of \$751,000 in redistributed tax-equivalent payments, of which \$431,000 was attributable to WBN. Similarly, local governments in Meigs County received a total of \$560,000 of which \$383,000 was due to WBN. WBN has had a similar fiscal impec since 1980 when Tennessee implemented its current redistribution formula. The totals in 1980 were \$216,000 to Rhea County and \$138,000 to Meigs County.

Third, the area has a great deal of experience accommodating large changes in employment at WBN. Employment data from January 1981 through June 1994 indicates that most of the fluctuation and the very large peaks of employment occurred after 1984 without any reported or observed adverse socioeconomic impacts. In addition, construction employment at WBN has substantially exceeded the revised estimate of WBN operation employment, ranging from approximately 4,000 in 1981, peaking at approximately 5,500 in 1990, and back to approximately 4,000 in mid 1994.

5.6-1

6.0 ENVIRONMENTAL MONITORING

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6.2 PREOPERATIONAL MONITORING PROGRAM

6.2.1 Preoperational Onsite Meteorological Program

Onsite meteorological facilities have been in operation since 1971 when a temporary 40-meter instrumented tower was installed. It was located about 760 meters west-southwest of the Unit 1 Reactor Building and had a base elevation of 220 meters MSL. The temporary facility collected wind speed, wind direction, and temperature data at the 10-meter and 40-meter levels until it was decommissioned in September 1973 following installation of the permanent facility. A description of the permanent facility is presented in Section 6.3.1 of this document.

6.2.2 Preoperational Water Quality Studies

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The preoperational water quality studies were carried out as originally outlined in the FES, and the results are presented in the preoperational monitoring report (See TVA, 1986 in Section 2.5 reference list).

6.2.3 Preoperational Groundwater Monitoring

The information and analyses in this section has not significantly changed from that stated in the FES.

6.2.4 Preoperational Aquatic Biological Monitoring

The preoperational aquatic biological monitoring was carried out as outlined in the FES, except that additional baseline monitoring was done from 1982 through 1985, and a number of special studies focusing on specific issues were accomplished during the period from 1985 through 1994. A listing of those studies with references is presented in Section 2.5.2 of this document.

6.2.5 Preoperational Terrestrial Monitoring

TVA complete the preoperational terrestrial monitoring program and provided the results to NRC April 22, 1980.

6.2.6 Preoperational Radiological Monitoring

TVA began an offsite preoperational radiological monitoring program in December 1976 to provide for measurement of background radiation levels and radioactivity in the plant environs. Changes in the program have been made since issuance of the FES to reflect experience gained over the years and minor changes in land use. A summary description of the program is presented in Table 6.2.

Table 6.2

PREOPERATIONAL RADIOLOGICAL ENVIRONMENTAL MONITORING PROGRAM

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<u>Sampl</u>	Sample Types	Sampling Frequency	<u>Sample Analysis</u>
Air F	Filter	Continuous collection change filter weekly [.]	Gross beta weekly, gamma on monthly composite, Sr-89,90 on quarterly composite
Charc	Charcoal Filter	Same as air filter	Gamma for I-131 weekly
Heavy	Particle Fallout	Monthly	Gross beta
Rainwater	ater	Monthly	Gamma and Sr-89,90
Soil		Annually	Gamma and Sr-89,90
Surface	ice Water	Monthly	Gross beta, gamma & I-131(2) monthly, Sr-89,90 & tritium on quarterly composite samples
Well	Water	Monthly	Gamma monthly, tritium on quarterly composite samples
Publi	Public Water	Monthly	Gross beta, gamma & I-131(3) monthly, Sr-89,90 & tritium on quarterly composite samples
Sediment	nent	Semiannually	Gamma & Sr-89,90
Shore	Shoreline Sediment	Semiannually	Gamma & Sr-89,90
Asiat	Asiatic Clam Flesh	Semiannually	Gamma
Plankton	cton	Semiannually	Gross beta, gamma & Sr-89,90 (analysis performed if quantities are sufficient)
Milk		Semimonthly	I-131 semimonthly, gamma & Sr-89,90 monthly
Veget	Vegetation	Quarterly	Gamma & Sr-89,90
Fish		Semiannually	Gamma & Sr-89,90 on commercial species and gamma on game species
Food	Crops	Annually at time of harvest	Gamna
Meat	and Poultry	Annually	Gamma
TLD	·	Quarterly	Direct Radiation
(1) (2) (3)	Monthly implies ev I-131 performed of I-131 performed o L-131 performed o locations.	every 4 weeks. Semimonthly implie: only on sample from TRM 529.3 local only on samples from Dayton and C.	Semimonthly implies every 2 weeks. from TRM 529.3 location. from Dayton and C. F. Industries

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6.3 OPERATIONAL MONITORING PROGRAMS

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6.3.1 <u>Operational Onsite Meteorological Program</u>

The onsite meteorological monitoring program will continue during the operation of the plant. The permanent meteorological facility consists of a 91-meter instrumented tower and an environmental data station (EDS), which houses the data processing and recording equipment. A system of 1 lighting and surge protection circuitry and proper grounding is included in the facility design. This facility is located approximately 760 meters south-southwest of the Unit 1 Reactor Building and has a base elevation of 217 meters MSL.

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Data collection at the permanent facility began May 23, 1973, with measurements of wind speed and wind direction at 10 and 93 meters, temperature at 1, 10, 46, and 91 meters and dewpoint, solar radiation, atmospheric pressure and rainfall at 1 meter. The 1-meter dew point measurements were discontinued September 30, 1977, and the 93-meter wind sensors were moved to their present height on May 18, 1978. Measurements of 1-meter temperature and atmospheric pressure were discontinued on April 2, 1981.

6.3.2 Operational Water Quality Studies

This remains unchanged from the FES except that the demonstration of a sufficiently low corrosion/erosion rate to assure protection of aquatic organisms will be accomplished by the toxicity testing program required by the NPDES permit.

6.3.3 Operational Groundwater Studies

The information and analyses in this section has not significantly changed from that stated in the FES.

6.3.4 Operational Chemical Effluents Monitoring

The effluent monitoring requirements are specified in the NPDES permit.

6.3.5 Operational Aquatic Biological Monitoring

The operational aquatic biological monitoring plan as outlined in the FES has been revised in light of additional information obtained from extensive biological studies conducted in Chickamauga Reservoir since that plan was prepared in 1977. Those additional studies are listed and discussed in Section 2.5.2 of this document. The revised plan was submitted to the studies of Tennessee in a luctor dated. September 8, 1993. The plan was subsequently approved and incorpared as a requirement of the WBN NPDES permit. The approved plan is described below.

FISHERY MONITORING

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Fish Implingement--Monitoring will commence when Unit 1 becomes operational. Numbers and species of fish impinged on the intake screens during a 24-hour period will be determined once each week during the period December through May, and once every two weeks during the period June through November. The low volume of water entering the intake combined with low intake velocity considerably reduces the possibility that fish impingement will be a problem at WBN. Appropriate modifications will be made in the sampling program as results dictate.

Larval Fish Entrainment Sampling-Samples will be collected biweekly March through August at five stations along a transect perpendicular to flow at TRM 528. Samples will also be collected in the WBN cooling water intake channel.

<u>Reservoir-Wide Creel Survey</u>-.Total catch, and fishing pressure and success for Chickamauga Reservoir will be estimated by counting and interviewing fisherman during five randomly selected days per week. These surveys are conducted by TWRA.

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WBN Vicinity Creel.-Catch rate, average weight and percent composition of each species harvested, fishing pressure and distribution of fishing effort the sectimated by collecting angler harvest data three days per week in the river reach between Watts Bar Dam (TKM 529.9) and Yellow Creek (TKM 526.8). This survey will be conducted by TVA. The purpose of this survey will be to document any effects from operation of WBN on the popular sport fishery below Watts Bar Dam and to provide an indication of sport fish attraction to the WBN intake and discharge areas. It will be designed to provide comparison with preoperational data and assess the tailwater fishery in terms of fisherman success and satisfaction.

<u>Cove Rotenone Sampling</u>-.Five coves in Chickamauga Reservoir will be sampled every other year to document long-term trends in reservoir fish standing stocks and species composition. The cove rotenone sampling contributes to a long term data base on reservoir fish populations that is a part of both WBN and Sequoyah operational monitoring.

WATER QUALITY AND AQUATIC ECOLOGY (NON-FISH) MONITORING

Water Quality --Water quality samples will be taken at four locations in the vicinity of WBN six times between March and August during appropriate flow and operational conditions. Three of the surveys will include an evaluation of selected trace metal concentrations in the water, along with general water quulity and biological support parameters.

<u>Plankton</u>.-Preoperational monitoring showed extreme natural variation in phytoplankton and zooplankton numbers in this tailwater location. Since hydraulic entrainment into the cooling water system will be less than 1% of the mean summertime flow past the plant, changes in numbers of plankters below the plant will be statistically undetectable. For that reason only chlorophyll samples will be taken as an indication of effects on phytoplankton biomass. <u>316(b) Intake Evaluation</u>-The previous operational monitoring plan included provisions for a special study of the phytoplankton and zooplankton communities during different hydrological flow regimes to provide an westimate of the portion of the plankton communities being entrained in the WBN condenser cooling water. Because 1) WBN will be operating in closed mode, 2) the amount of cooling water used will be very small relative to river flow, and 3) there is no rational for assuming that plankton is not uniformly distributed throughout the water mass, the value of such a study was considered questionable and was deleted by the State of Tennessee.

Benthic Macroinvertebrates-Benthic macroinvertebrate sampling using Hess samplers will be conducted during summer and fall quarters at five stations between TRM 521.0 and 528.8.

<u>Mussel Surveys</u> - Biennial surveys in the tailwater mussel sanctuary will be continued with the addition of some quadrate samples to document reproductive success. Following two unit operation, an assessment and evaluation of bioaccumulation of selected trace metals by mollusks will be done. This will continue for at least three years after Unit 2 commercial done. Thi operation.

6.3.6 Operational Terrestrial Monitoring

Based upon supplemental information provided to NRC by letter dated April 22, 1980, WBN does not believe that operational monitoring of the cooling tower drift or a monitoring program for chemical control of vegetation on transmission line rights-of-way is necessary.

Over the many years since the cooling towers were constructed, WBN has not recorded any serious episodes of bird collisions, during migratory periods or otherwise. Accordingly, WBN does not expect any significant episodes of bird collisions with the site cooling towers.

6.3.7 Operational Radiological Monitoring

WBN plans to continue the preoperational radiological monitoring program during the operating period. A full description of the program is contained in the Offsite Dose Calculation Manual (ODCM), Section 9, and is summarized in Table 6.2.

6.3-3

7.0 REALISTIC ACCIDENT ANALYSIS

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7.2 ENVIRONMENTAL IMPACT OF POSTULATED ACCIDENTS

Accident types and categories postulated to occur for Watts Bar have not changed since the issuance of the FES. The current accident analyses are described in the Final Safety Analysis Report (FSAR), Chapter 15, for design basis accidents. Beyond-design-basis accidents have been assessed in an Individual Plant Evaluation (IFE).¹ This study has been recently updated to include plant design changes prior to plant startup and to incorporate the updated operator training and plant procedure enhancements.² The probability of beyond-design-basis core and plant procedure enhancements.² The probability of beyond-design-basis core damage (Class 9) events has been conservatively estimated to be 8.0x10⁻⁵ ber teactor year. The probability of impact to the environment or general population. Mitigating factors that determine ultimate environmental consequence include site meteorology, population density, containment failure probability, fission product recording, population density, containment failure probability fission product recention time, and release fractions for various isotopes. The likelihood of a large accident with fission product release remains extremely low.

Further study has been performed to determine if potential plant or operator enhancements would be cost beneficial in improvement of the risk profile for Watts Bar.³ Two operator procedure enhancements were identified as cost beneficial for risk improvement.

The FES conclusion remains valid that the environmental risks due to postulated radiological accidents are exceedingly small and need not be considered further.

References:

- Watts Bar Nuclear Plant Unit 1 and 2 Generic Letter 88-20 Individual Plant Examination (IPE) for Severe Accident Vulnerabilities Response (TAC No. M74488), dated September 1, 1992. μ.
- Watts Bar Nuclear Flant Unit 1 and Common Generic Letter 88-20 -Individual Plant Examination (IPE) Update of Level 1 and 2 Analysis (TAC No. M74488), dated May 2, 1994. 2.
- Watts Bar Nuclear Plant Unit 1 and 2 Severe Accident Mitigation Design Alternatives (SAMDAs) Evaluation from Updated Individual Plant Evaluation (IPE) (TAC Nos. M77222 and M77223), dated June 30, 1994. ч.

7.2-1

LICENSING TRANSMITTAL TO NRC SUMMARY AND CONCURRENCE SHEET

THE PURPOSE OF THIS CONCURRENCE SHEET IS TO ASSURE THE ACCURACY AND COMPLETENESS OF TVA SUBMITTALS TO THE NRC.

8/5/94 COMMITMENT DATE 5 AS1518 DATE.

WAS ACTION NO. Z Helseenar 1 R. N. Mays 1 0N N SUBMITTAL PREPARED BY FEES REQUIRED YES <u>PKOJECT/DOCUMENT I.D.</u> -- Watts Bar Nuclear Plant (WBN) Units 1 and 2 - Request for Additional Information Relating to Final Environmental Statement (TAC Nos. M88691 and M88692)

<u>PURPOSE/SUMMARY</u> -- The purpose of this letter is to provide the response to NRC's RAI concerning the review of the final environmental statement.

0N COMPLETE RESPONSE YES (RIMS NO.) RESPONDS TO L44 940628 004 <u>PROBLEM OR DEFICIENCY DESCRIPTION</u> -- The orginal NRC FES was issued in November 1978. NRC is concerned that due to the length of time since the issuance of the FES, they believe that it is reasonable to assume that the affected environment could have changed significantly. The NRC Staff has requested TVA to provide sufficent update of environmental information so a determination could be made whether a supplement was required to the FES.

CORRECTIVE ACTION/COMMITMENT -- None

WATTS BAR LICENSING INTERNAL CONCURRENCE

ATTACIMENT(S) 4IN J. E. Sanders ENCLOSURE(S) T. L. Porter COVER LEFTER [] leg 1 FOLIO K/hJ. Vorees 0 P. L. Pace

A concurrence signature reflects that the signatory has assured that the submittal is appropriate and consistent with TVA Policy, applicable commitments are approved for implementation, and supporting documentation for submittal completeness and accuracy has been prepared.

NLAA roview required (affacts policy, violations, backfit challenges, changes to licensing basis commitments, license amendments, technical specification changes, or other significant issues). YES_____NO_____

CONCURRENCE

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LICENSING TRANSMITTAL TO NRC SUMMARY AND CONCURRENCE SHEET

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THE PURPOSE OF THIS CONCURRENCE SHEET IS TO ASSURE THE ACCURACY AND COMPLETENESS OF TVA SUBMITTALS TO THE NRC.

SUBMITTAL PREPARED BY Collecton of Mays ACTION NO. RANTAL PREPARED BY Alter R. N. Mays Action No. PROJECT/DOCUMENT I.D. - Watts Bar Nuclear Flant (WBN) Units 1 and 2 - Request for Additional Information Relating to Final Environmental Statement (TAC Nos. M88691 and M88692) 8/5/94 COMMITMENT DATE _ DATE.

<u>PURPOSE/SUMMARY</u> -- The purpose of this letter is to provide the response to NRC's RAI concerning the review of the final environmental statement.

PROBLEM OR DEFICIENCY DESCRIPTION -- The orginal NRC FES was issued in November 1978. NRC is concerned that due to the lenght of time since the issuance of the FES, it was reasonable to assume that the affected environment could have changed significantly. The Staff requested TVA to provide sufficent update of environmental information so a determination could be made whether a supplement was required to the FES.

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CONCURRENCE	ORGANIZATION	WBN Environmental Mgr	Environmental Protection Mgr	Environmental Program Mgr 🔗	Sr. Malacologist, Water Mgmt	Sr. Limnologist, Water Mgmt	Sr. Toxicologist, Water Mgmt	Sr. Archeologist	WBN NE Technical Support Mgr.(WBN NE Manager	WBN Plant Manager $\delta/4$	WBN Operations Manager λ/A	WBN Rad/Chemistry Mgr	WBN Chemistry Mgr \mathcal{O}	Environmental Project Manager	Reg. Planner, Community Partnerships	
	NAME	V. J. Shanks	D. W. Sorrelle	<u>B. Eifford-Lee</u>	<u>J. J. Jenkinson</u>	N. M. Woomer	D. C. Wade	J. B. Graham	F. A. Koontz	<u>W. L. Elliott</u>	D. E. Moody	R. G. Mende	J. W. Cox	D. J. Voeller	J. M. Loney	G. R. DeVeny	

LICENSING TRANSMITTAL TO NRC SUMMARY AND CONCURRENCE SHEET

THE FURPOSE OF THIS CONCURRENCE SHEET IS TO ASSURE THE ACCURACY AND COMPLETENESS OF TVA SUBMITTALS TO THE NRC.

8/5/94 ACTION NO. COMMITMENT DATE R. N. Mays SUBMITTAL PREPARED BY DATE

<u>PROJECT/DOCUMENT 1.D.</u> -- Watts Bar Nuclear Plant (WBN) Units 1 and 2 - Request for Additional Information Relating to Final Environmental Statement (TAC Nos. M88691 and M88692)

<u>PURPOSE/SUMMARY</u> -- The purpose of this letter is to provide the response to NRC's RAI concerning the review of the final environmental statement.

<u>PROBLEM OR DEFICIENCY DESCRIPTION</u> -- The orginal NRC FES was issued in November 1978. NRC is concerned that due to the lenght of time since the issuance of the FES, it was reasonable to assume that the affected environment could have changed significantly. The Staff requested TVA to provide sufficent update of environmental information so a determination could be made whether a supplement was required to the FES.

	CONCURRENCE		
NAME	ORGANIZATION	SIGNATURE	DATE
<u>V. J. Shanks</u>	WBN Environmental Mgr		
D. W. Sorrelle	Environmental Protection Mgr		
<u>B. Eifford-Lee</u>	Environmental Program Mgr		
<u>J. J. Jenkinson</u>	Sr. Malacologist, Water Mgmt		
N. M. Woomer	Sr. Limnologist, Water Mgmt 📈	ut Mildonny 8-5-94	8-5-94
<u>D. C. Wade</u>	Sr. Toxicologist, Water Mgmt		
Graham Bennett	Sr. Archeologist		
F. A. Koontz	WBN NE Technical Support Mgr.		
W. L. Elliott	WBN NE Manager		
D. E. Moody	WBN Plant Manager		
R. G. Mende	WBN Operations Manager		
J. W. Cox	WBN Rad/Chemistry Mgr		
D. J. Voeller	WBN Chemistry Mgr		

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AUG-05-1994 10:24 FROM TUA WATER MANAGEMENT

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LICENSING TRANSMITTAL TO NRC SUMMARY AND CONCURRENCE SHEET

THE FURPOSE OF THIS CONCURRENCE SHEET IS TO ASSURE THE ACCURACY AND COMPLETENESS OF TVA SUBMITTALS TO THE WRG.

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COMMITMENT DATE8/5/94	R. N. Mays
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<u>PROJECT/DOCUMENT [.D.</u> -- Watte Bar Nuclear Plant (WBN) Units 1 and 2 - Request for Additional information Relating to Final Environmental Statement (TAC Nos. M86691 and M88692)

<u>PURPOSE/SUMMARY</u> -- The purpose of this latter is to provide the response to NRC's RAI concerning the review of the final environmental statement.

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NAME	ORGAN1 ZATION	SIGNATURE DATE	., [
V. J. Shenky	W&N Environmencal Mgr		i i
D. W. Sorrelle	Environmental Procection Mgr		I
<u>B. Elfford-Lee</u>	<u>h. Eifford-Lee Environmantal Program Mgr</u>		I
<u>J. J. Jenkinson</u>	J. J. Jenkinson Sr. Malacologist. Water Msmt		J
N. M. Woomer	Sr. Llmnologist, Water Ngwo	Alui Mich Comment	-94
D, C, Wede	Sr. Toxicologist, Water Ment	1 andrender 3-5-94	+
<u>Cruban Bennett</u>	Sr. Archeologist		1
F. A. Kooncz	WBN NE Technical Support Mer.		I
W. L. Elliott	46N NE Manager		ţ
D. E. Moody	WBN Plant Manager	-	1
<u>R. G. Mende</u>	WBN Operacions Manager		ţ
J. W. Cox	WEN Rad/Ghemistry Mgr		T
D. J. Voeller	WEN Chewistry Mrr		•

05:42 FROM WEN SITE LICENSING TO 912050852031456719

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46 FROM TVA CULTURAL RESOURCES TO 916153558000 P.02	LICERNSING TRANSMITTAL TO NRC SUMMARY AND CONCURRENCE SHEET THE FURFORD OF THIS CONCURRENCE SHEET IS TO ASSURE THE ACCURACY AND COMPLETENESS OF TVA SUBMITTALS TO THE HIG.	COMMENSATION DATE 815,294	D Watt ormetion Ra	PURROSE/SEMMAARY The purpose of this letter is to provide the response to NRC's RAI concerning the raview of the finel environmental statement.	PROFILEM OF DEFICIENCY DESCRIPTION The orginal NRC FES was insued in November 1976. NRC is concerned that due to the lengit of time since the innumes of the FES, it was reasonable to ausum that the sfreeted anvironment could have changed algnificantly. The Staff requested TVA to provide aufficient update of anvironmental information so a determination could be made whethor a supplement was required to the FES.	CONTRACTO	ORGANIZATION SIGNATURE DATE	a VBN Errirannental Mer	Le Environmental Protection.Mar	lee Knvixonmenial Prostam Mgi	naen 31. halacolosiat. Vater Mant	sr. 1.1.mro)orfat. Veter Mant	sr. Toxicologiat. Hater Hami a sr. Archaelogist Damma Z. Winger 8/5/94	<u> </u>	ct. WW. NF. Manager.	WDN Flant Kanager	WDN Operstions Manager	Will Red/Ohentatry Har	er – WR/8 Chemboury Mrr	Euvi.ronmental. Projact. Nanaker.		TOTAL P.02
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PROJECT/DOCUMENT I For Additional Inf MBR691 and K88692)	영화중4 R. N. Mayla - Watts Bar Nucle ation Ralating to F	WBN) Unics 1 and 2'- Request onmental Statement (TAC Nos.
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V, J, Shanks	WBN Environmental Mgr	
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N. M. Woomer	<u>sı. Limpologist, Water Ment</u>	
D. C. Wade	SI. Toxicologist, Water Mamt	
J. B. Grehem	Sr. Archeologist	
F. A. Koontz	WAN NE Technical Support Mar.	-
W. J., Elliott	WBN NE Monagez	
<u>ρ. Ε. Μουdy</u>	WBN Rlant Menager	
R. G. Mende	WDN Operations Hanager	
J. W. Cox	WPN Red/Chemistry Mgr	
R. J. Vochler	WPN. Chemistry Mar	
J. M. Jeney	Environmental Project Manager	11 11 11
G. R. Peveny	Rae. Planner. Communicy Reversededed	as les lears All and 1811 and 815/94
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