## **WBN2Public Resource**

From: Boyd, Desiree L [dlboyd@tva.gov]
Sent: Tuesday, June 21, 2011 9:53 AM

**To:** Poole, Justin; Milano, Patrick; Campbell, Stephen

Cc: Arent, Gordon; Smith, James D; Bryan, Robert H Jr; Smith, James D; Crouch, William D

**Subject:** FW: NRC PM Open Items List 6-22-11.docx **Attachments:** NRC PM Open Items List 6-22-11.docx

For next phone call.

Désireé L. Boyd

WBN 2 Licensing Support Sun Technical Services

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## NRC PM Open Items List 6/22/11 (423) 751-6338 ID 657601

No.	Description	Status	Additional Comments	Resp Org/Porgon
1.	Cyber Security Plan/Controls and Implementation	Plan for Common Systems 6/8/11A  Identify Required Exemptions 6/8/11A  Provide forecast for Inspection Readiness 6/8/11A  NRC TI issued TBD  NRC Table Top/Pilot Oct 2011  Procedures complete 9/30/11	NRC Inspection in 2011  Provide detail for systems (unit specific and common) which will be complete and which will not be complete for Unit 2 fuel load.	Org/Person Heinrich/Snyder (Bryan)
		Inspection Dec 2011		

No.	Description	Status	Additional Comments	Resp Org/Person
2.	Instrumentation RAI List (Knuettel)	Ongoing	RAI Responses	Eng/Hilmes (Smith)
		6/22/11	Provide response to Q377 and Q375, item 9	
3.	Resolve Licensing Basis Preservation Self Assessment PERs (Crouch)	6/17/11A	TVA to provide QA audit results. Audit is complete. Will docket the audit.	Eng/Freeman (Smith)
4.	Status of GSI 199 Eastern Seismicity (Crouch)	Fall 2011	No action pending upcoming Generic Letter	TVA/NRR
5.	Complete Implementation (Hemmer)	Diesel 8/1/11	Diesel is onsite, need support equipment	Hemmer (Smith)
		Pump Relocation 10/1/11	Additional clarification to phase I actions will be needed. Fleet wide issue.	
		Procedures Issued 6/30/11		
		Inspection - November 2011		
		Phase I commitments 8/1/11		
6.	Provide feedback on the status of NRC review of Integrated Safeguards Test submittal	SSER 23	NRC to provide status of review in SSER 23	NRR

No.	Description	Status	Additional Comments	Resp Org/Person
7.	Document Control Issues for two letters	6/15/11	7/15, 10/5, 10/21 and 10/29 letters. NRC to reprint 7/15 letter and provide to NRC Document control. TVA/Bechtel to provide non-proprietary version of documents that can be released to the public. TVA to provide revised letter that says non-prop once prop documents removed. NRC action to contact Kenny Nguyen, NRC Document Control regarding A102. Additional copy of A102 provided to NRC on 6/7/11.	Licensing/Boyd
8.	Chapter 15.5 RAIs	TBD	Additional question regarding meteorology data from 2008-2009. Calc revisions required. TVA formulating plan/schedule. Small increases in doses expected except control room which will decrease. NRC is targeting SSER 24 (early August) to contain this updated information. NRC to perform confirmatory runs in parallel. Will provide data by 6/27/11.	Wastrack (Bryan)
9.	Fire Protection Report Questions regarding OMA	7/1/11 6/17/11A 6/30/11 6/30/11 TBD	OMA justifications.  Set 5 RAIs  Clarification to 5/26/11 ltr Qs VII-2, VIII-13,14 and 6/7/11 ltr Qs II-43, VIII-17  Technical Meeting – include pipe corrosion  Group 6 rough draft RAIs received via email 6/21/11.	ENG/Hilmes (Crouch)
10.	IST Tech Spec Change	7/31/11	Schedule by 6/17/11.  Pre-submittal meeting week of 7/11/11.	TVA Corporate Licensing (Shea)
11.	Tech Spec Revisions from latest T/S markup and NRC Review comments	6/20/11A TBD June, 2011 June, 2011	Submittal to address NRC review comments  CSST A & B  I-131 DEI  Diesel Generator Frequency	Licensing/Elton (Bryan)

No.	Description	Status	Additional Comments	Resp Org/Person
12.	ASME III to XI transition	Need NRC Letter	When does ISI program begin with partial plant N-3? Are repairs/mods after N-5 controlled under Section III or Section XI? The timing for the NIS-2 in the letter does not comply with the ASME Code. The NIS-2 must be before commercial operation.  Review Code Cases 801/802 vs TVA letter for	Eng/Helms (Crouch)
			conflicts. Review complete - no impact.	
13.	Chapter 11/FSEIS RAIs	6/22/11	NRC Computer Code Input Request	Chem/Woods (Bryan)
		7/29/11	Cost Benefit Analyses – need to improve date	
		complete	NRC to provide additional RAIs	
14.	Letter to notify NRC when Vital Area Boundary returned to original location	11/1/11	Security Plan Update - Boundary to be restored by 9/30/11	Lic/Crouch
15.	Part 70 License	EA - 6/13/11A FL - 6/15/11	NRC to issue Part 70 license. Fuel receipt is 6/20/11.	Milano
16.	ACRS Topics	7/12/11	Improvements, Inspection status, Refurb status, Construction Status, Japan, IST Re-Presentation, Cyber Security, Ch 7 digital upgrades. Agenda has been finalized.	
17.	SAMDA RAIs	6/27/11	Need a clarifying response.	
18.	SSER 22/23 Open Items Response	7/15/11	7/15 is the target date for the next SSER update. The expanded HH list and it's status is provided at the end of this letter. Cover on Wednesday afternoon at 3pm.	
19.	Chapter 12 RAI on Instrument Channel Operability Tests	6/24/11		ENG/Hilmes

No.	Description	Status	Additional Comments	Resp Org/Person
20.	Transient Analysis issues  Additional Follow up Audit	6/28-30/11 & 7/1/11 until noon, if necessary	TVA/WEC confirming availability of personnel. Final audit plan to come.	ENG/Koontz WEC/Morgan
		6/21/11	NRC to provide final audit questions. TVA would prefer to have a more specific plan to draw closure.	
		6/27/11	TVA to provide additional RAI responses/clarification	
21.	FSAR A105	7/29/11		Lic/Stockton
22.	IEB 88-02 SG Tube Cracking	NRC to setup telecon	What are the SG inspection plans in light of the experience with a French reactor exhibiting SG tube cracking early? Is TVA planning to change the inspection plan due to this operating experience?	Corp SG/ Webber ISI/Tinley
23.	Develop list of planned License Conditions, Exemptions and Relief Requests (Crouch)	9/1/11	Review Unit 1 SER for exemptions.	NRR/TVA (Bryan)
24.	Submit final REP prior to fuel load (Spink)	10/1/11	Submit Final REP and EPIPs 180 days prior to OL.	EP/ Detchemendy (Bryan)
25.	Issue two Unit Offsite Dose Calculation Manual (Beach) Review TS Chapter 5 programs also	9/1/11		Chemistry/ Woods (Bryan)
26.	Copy of Site Plan for NSIR	TBD	No action until inspection scheduled. NRC to determine level of detail is needed.	Fire Ops/Sterchi
27.	Issue Unit 2 Completion Letter (Crouch)	3/1/12		Licensing
28.	Combined U1/U2 FSAR (Stockton)	3/1/12		Licensing
29.	Submit final as-constructed FSAR figures	10/1/11		Licensing/ Stockton
30.	Verify Tech Spec Setpoints match calcs	8/1/11		Eng/Hilmes (Bryan)
31.	Letter to terminate Part 30/40 License after receipt of Part 50 License	4/1/12		Licensing (Crouch)
32.	B 2011-01 60 day response			Licensing (Gordon)

No.	Description	Status	Additional Comments	Resp Org/Person
33.	TMI action items		Review list	Licensing (Gordon)

CCEP I	SSER		NRC
SSER Item	Item	TVA	Status
No.	Description	Status	
1.	Review evaluations and corrective actions	For NRC Inspection /	
	associated with a power assisted cable pull.	Review	
	(NRC safety evaluation dated August 31,		
	2009, ADAMS Accession No. ML092151155)		
2.	Conduct appropriate inspection activities to	For NRC Inspection /	
	verify cable lengths used in calculations and	Review	
	analysis match as-installed configuration.		
	(NRC safety evaluation dated August 31,		
	2009, ADAMS Accession No. ML092151155)		
3.	Confirm TVA submitted update to FSAR	Response provided in TVA	
	section 8.3.1.4.1. (NRC safety evaluation	to NRC letter dated April 6,	
	dated August 31, 2009, ADAMS Accession	2011.	
	No. ML092151155)		
4.	Conduct appropriate inspection activities to	Closed by IR 2010604	
	verify that TVA's maximum SWBP criteria for		
	signal level and coaxial cables do not exceed		
	the cable manufacturers maximum SWBP		
	criteria. (NRC safety evaluation dated August		
	31, 2009, ADAMS Accession No.		
	ML092151155)		
5.	Verify timely submittal of pre-startup core	Response provided in TVA	
	map and perform technical review. (TVA	to NRC letter dated April 6,	
	letter dated September 7, 2007, ADAMS	2011.	
	Accession No. ML072570676)		
6.	Verify implementation of TSTF-449. (TVA	Response provided in TVA	
	letter dated September 7, 2007, ADAMS	to NRC letter dated April 6,	
	Accession No. ML072570676)	2011.	
7.	Verify commitment completion and review	For NRC Inspection /	
	electrical design calculations. (TVA letter	Review	
	dated October 9, 1990, ADAMS Accession		
	No. ML073551056)		
8.	Verify rod control system operability during	Response provided in TVA	

SSER Item	SSER Item	TVA	NRC Status
No.	Description	Status	Status
1101	power ascension. TVA should provide a pre- startup map to the NRC staff indicating the rodded fuel assemblies and a projected end of cycle burnup of each rodded assembly for the initial fuel cycle 6-months prior to fuel	to NRC letter dated April 6, 2011.	
	load. (NRC safety evaluation dated May 3, 2010, ADAMS Accession No. ML101200035)		
9.	Confirm that education and experience of management and principal supervisory positions down through the shift supervisory level conform to Regulatory Guide 1.8. (Section 13.1.3)	For NRC Inspection / Review	
10.	Confirm that TVA has an adequate number of licensed and non-licensed operators in the training pipeline to support the preoperational test program, fuel loading, and dual unit operation. (Section 13.1.3)	TVA to answer later.	
11.	The plant administrative procedures should clearly state that, when the Assistant Shift Engineer assumes his duties as Fire Brigade Leader, his control room duties are temporarily assumed by the Shift Supervisor (Shift Engineer), or by another SRO, if one is available. The plant administrative procedures should clearly describe this transfer of control room duties. (Section 13.1.3)	For NRC Inspection / Review	
12.	TVA's implementation of NGDC PP-20 and EDCR Appendix J is subject to future NRC audit and inspection. (Section 25.9)	For NRC Inspection / Review	
13.	TVA is expected to submit an IST program and specific relief requests for WBN Unit 2	TVA to answer later.	

	SSER		NRC
SSER Item	Item	TVA	Status
No.	Description	Status	
	nine months before the projected date of OL issuance. (Section 3.9.6)		
14.	TVA stated that the Unit 2 PTLR is included	Response provided in TVA	
	in the Unit 2 System Description for the Reactor Coolant System (WBN2-68-4001), which will be revised to reflect required revisions to the PTLR by September 17,	to NRC letter dated April 6, 2011.	
	2010. (Section 5.3.1)		
15.	TVA should confirm to the NRC staff the completion of Primary Stress Corrosion	Response provided in TVA to NRC letter dated April 6,	
	Cracking (PWSCC) mitigation activities on the Alloy 600 dissimilar metal butt welds (DMBWs) in the primary loop piping. (Section 3.6.3)	2011.	
16.	Based on the uniqueness of EQ, the NRC staff must perform a detailed inspection and evaluation prior to fuel load to determine how the WBN Unit 2 EQ program complies with the requirements of 10 CFR 50.49. (Section 3.11.2)	For NRC Inspection / Review	
17.	The NRC staff should verify the accuracy of the WBN Unit 2 EQ list prior to fuel load. (Section 3.11.2.1)	For NRC Inspection / Review	
18.	Based on the extensive layup period of equipment within WBN Unit 2, the NRC staff must review, prior to fuel load, the assumptions used by TVA to re-establish a baseline for the qualified life of equipment. The purpose of the staff's review is to ensure that TVA has addressed the effects of environmental conditions on equipment during the layup period. (Section 3.11.2.2)	Response provided in TVA to NRC letter dated April 6, 2011.	

SSER Item No.	SSER Item Description	TVA Status	NRC Status
19.	The NRC staff should complete its review of TVA's EQ Program procedures for WBN Unit 2 prior to fuel load. (Section 3.11.2.2.1)	For NRC Inspection / Review	
20.	Resolve whether or not routine maintenance activities should result in increasing the EQ of the 6.9 kV motors to Category I status in accordance with 10 CFR 50.49. (Section 3.11.2.2.1).	Response provided in TVA to NRC letter dated April 6, 2011.	
21.	The NRC staff should confirm that the Electrical Penetration Assemblies (EPAs) are installed in the tested configuration, and that the feedthrough module is manufactured by the same company and is consistent with the EQ test report for the EPA. (Section 3.11.2.2.1)	For NRC Inspection / Review	
22.	TVA must clarify its use of the term "equivalent" (e.g., identical, similar) regarding the replacement terminal blocks to the NRC staff. If the blocks are similar, then a similarity analysis should be completed and presented to the NRC for review. (Section 3.11.2.2.1)	Response provided in TVA to NRC letter dated April 6, 2011.	
23.	Resolve whether or not TVA's reasoning for not upgrading the MSIV solenoid valves to Category I is a sound reason to the contrary, as specified in 10 CFR 50.49(I). (Section 3.11.2.2.1)	Response provided in TVA to NRC letter dated April 6, 2011.	
24.	The NRC staff requires supporting documentation from TVA to justify its establishment of a mild environment threshold for total integrated dose of less than 1x10 <sup>3</sup> rads for electronic components	Response provided in TVA to NRC letter dated April 6, 2011.	

SSER Item No.	SSER Item Description such as semiconductors or electronic components containing organic material.	TVA Status	NRC Status
	(Section 3.11.2.2.1)		
25.	Prior to the issuance of an operating license, TVA is required to provide satisfactory documentation that it has obtained the maximum secondary liability insurance coverage pursuant to 10 CFR 140.11(a)(4), and not less than the amount required by 10 CFR 50.54(w) with respect to property insurance, and the NRC staff has reviewed and approved the documentation. (Section 22.3)	TVA to answer later.	
26.	For the scenario with an accident in one unit and concurrent shutdown of the second unit without offsite power, TVA stated that Unit 2 pre-operational testing will validate the diesel response to sequencing of loads on the Unit 2 emergency diesel generators (EDGs). The NRC staff will evaluate the status of this issue and will update the status of the EDG load response in a future SSER. (Section 8.1)	Response provided in TVA to NRC letter dated April 6, 2011.	
27.	TVA should provide a summary of margin studies based on scenarios described in Section 8.1 for CSSTs A, B, C, and D. (Section 8.2.2)	Response provided in TVA to NRC letter dated April 6, 2011.	
28.	TVA should provide to the NRC staff a detailed discussion showing that the load tap changer is able to maintain the 6.9 kV bus voltage control band given the normal and post-contingency transmission operating	Response provided in TVA to NRC letter dated April 6, 2011.	

SSER Item No.	SSER Item Description	TVA Status	NRC Status
110.	voltage band, bounding voltage drop on the grid, and plant conditions. (Section 8.2.2)	Status	
29.	TVA should provide the transmission system specifics (grid stability analyses) to the NRC staff. In order to verify compliance with GDC 17, the results of the grid stability analyses must indicate that loss of the largest electric supply to the grid, loss of the largest load from the grid, loss of the most critical transmission line, or loss of both units themselves, will not cause grid instability. (Section 8.2.2)	Response provided in TVA to NRC letter dated June 7, 2011.	
30.	TVA should confirm that all other safety- related equipment (in addition to the Class 1E motors) will have adequate starting and running voltage at the most limiting safety related components (such as motor operated valves, contactors, solenoid valves or relays) at the degraded voltage relay setpoint dropout setting. TVA should also confirm that the final Technical Specifications are properly derived from these analytical values for the degraded voltage settings. (Section 8.3.1.2)	TVA to answer later.	
31.	TVA should evaluate the re-sequencing of loads, with time delays involved, in the scenario of a LOCA followed by a delayed LOOP, and ensure that all loads will be sequenced within the time assumed in the accident analysis. (Section 8.3.1.11)	Response provided in TVA to NRC letter dated April 6, 2011.	
32.	TVA should provide to the NRC staff the details of the administrative limits of EDG	TVA to answer later.	

	SSER		NRC
SSER Item	Item	TVA	Status
No.	Description	Status	
	voltage and speed range, and the basis for		
	its conclusion that the impact is negligible,		
	and describe how it accounts for the		
	administrative limits in the Technical		
	Specification surveillance requirements for		
	EDG voltage and frequency. (Section		
	8.3.1.14)		
33.	TVA stated in Attachment 9 of its letter dated	Response provided in TVA	
	July 31, 2010, that certain design change	to NRC letter dated April 6,	
	notices (DCNs) are required or anticipated	2011.	
	for completion of WBN Unit 2, and that these		
	DCNs were unverified assumptions used in		
	its analysis of the 125 V dc vital battery		
	system. Verification of completion of these		
	DCNs to the NRC staff is necessary prior to		
	issuance of the operating license. (Section		
	8.3.2.3)		
34.	TVA stated that the method of compliance	Response provided in TVA	
	with Phase I guidelines would be	to NRC letter dated April 6,	
	substantially similar to the current Unit 1	2011.	
	program and that a new Section 3.12 will be		
	added to the Unit 2 FSAR that will be		
	materially equivalent to Section 3.12 of the		
	current Unit 1 FSAR. (Section 9.1.4)		
35.	TVA should provide information to the NRC	Response provided in TVA	
	staff that the CCS will produce feedwater	to NRC letter dated June 7,	
	purity in accordance with BTP MTEB 5-3 or,	2011.	
	alternatively, provide justification for		
	producing feedwater purity to another		
2.6	acceptable standard. (Section 10.4.6)	D :1 1: TX:	
36.	TVA should provide information to the NRC	Response provided in TVA	
	staff to enable verification that the SGBS	to NRC letter dated April 6,	

	SSER		NRC
SSER Item	Item	TVA	Status
No.	Description	Status	
	meets the requirements and guidance	2011.	
	specified in the SER or provide justification		
	that the SGBS meets other standards that		
	demonstrate conformance to GDC 1 and		
	GDC 14. (Section 10.4.8)		
37.	The NRC staff will review the combined WBN	TVA to answer later.	
	Unit 1 and 2 Appendix C prior to issuance of		
	the Unit 2 OL to confirm (1) that the proposed		
	Unit 2 changes were incorporated into		
	Appendix C, and (2) that changes made to		
	Appendix C for Unit 1 since Revision 92 and		
	the changes made to the NP-REP since		
	Revision 92 do not affect the bases of the		
	staff's findings in this SER supplement.		
38.	(Section 13.3.2)	Ear NDC Inspection /	
38.	The NRC staff will confirm the availability and operability of the ERDS for Unit 2 prior to	For NRC Inspection / Review	
	issuance of the Unit 2 OL. (Section 13.3.2.6)	Review	
39.	The NRC staff will confirm the adequacy of	For NRC Inspection /	
39.	the communications capability to support	Review	
	dual unit operations prior to issuance of the	ICCVICW	
	Unit 2 OL. (Section 13.3.2.6)		
40.	The NRC staff will confirm the adequacy of	For NRC Inspection /	
	the emergency facilities and equipment to	Review	
	support dual unit operations prior to issuance		
	of the Unit 2 OL. (Section 13.3.2.8)		
41.	TVA committed to (1) update plant data	For NRC Inspection /	
	displays as necessary to include Unit 2, and	Review	
	(2) to update dose assessment models to		
	provide capabilities for assessing releases		
	from both WBN units. The NRC staff will		
	confirm the adequacy of these items prior to		

	SSER		NRC
SSER Item	Item	TVA	Status
No.	Description	Status	
	issuance of the Unit 2 OL. (Section 13.3.2.9)		
42.	The NRC staff will confirm the adequacy of	For NRC Inspection /	
	the accident assessment capabilities to	Review	
	support dual unit operations prior to issuance		
	of the Unit 2 OL. (Section 13.3.2.9)		
43.	Section V of Appendix E to 10 CFR Part 50	TVA to answer later.	
	requires TVA to submit its detailed		
	implementing procedures for its emergency		
	plan no less than 180 days before the		
	scheduled issuance of an operating license.		
	Completion of this requirement will be		
	confirmed by the NRC staff prior to the		
	issuance of an operating license. (Section		
	13.3.2.18)		
44.	TVA should provide additional information to	Response provided in TVA	
	clarify how the initial and irradiated RT <sub>NDT</sub>	to NRC letter dated April 6,	
	was determined. (Section 5.3.1)	2011.	
45.	TVA stated in its response to RAI 5.3.2-2,	Response provided in TVA	
	dated July 31, 2010, that the PTLR would be	to NRC letter dated April 6,	
	revised to incorporate the COMS arming	2011.	
	temperature. (Section 5.3.2)		
46.	The LTOP lift settings were not included in	Response provided in TVA	
	the PTLR, but were provided in TVA's	to NRC letter dated April 6,	
	response to RAI 5.3.2-2 in its letter dated	2011.	
	July 31, 2010. TVA stated in its RAI		
	response that the PTLR would be revised to		
	incorporate the LTOP lift settings into the		
47	PTLR. (Section 5.3.2)	Domongo mossidad in TVA	
47.	The NRC staff noted that TVA's changes to	Response provided in TVA	
	Section 6.2.6 in FSAR Amendment 97,	to NRC letter dated June 7,	
	regarding the implementation of Option B of	2011.	
	Appendix J, were incomplete, because		

	SSER		NRC
SSER Item	Item	TVA	Status
No.	Description	Status	
	several statements remained regarding		
	performing water-sealed valve leakage tests		
	"as specified in 10 CFR [Part] 50, Appendix		
	J." With the adoption of Option B, the		
	specified testing requirements are no longer		
	applicable; Option A to Appendix J retains		
	these requirements. The NRC discussed this		
	discrepancy with TVA in a telephone		
	conference on September 28, 2010. TVA		
	stated that it would remove the inaccurate		
	reference to Appendix J for specific water		
	testing requirements in a future FSAR		
	amendment. (Section 6.2.6)		
48.	The NRC staff should verify that its	Response provided in TVA	
	conclusions in the review of FSAR Section	to NRC letter dated June 7,	
	15.4.1 do not affect the conclusions of the	2011.	
	staff regarding the acceptability of Section		
	6.5.3. (Section 6.5.3)		
49.	The NRC staff was unable to determine how	For NRC Inspection /	
	TVA linked the training qualification	Review	
	requirements of ANSI N45.2-1971 to TVA		
	Procedure TI-119. Therefore, the		
	implementation of training and qualification		
	for inspectors will be the subject of future		
	NRC staff inspections. (NRC letter dated		
	July 2, 2010, ADAMS Accession No.		
	ML101720050)		
50.	TVA stated that about 5 percent of the	For NRC Inspection /	
	anchor bolts for safety-related pipe supports	Review	
	do not have quality control documentation,		
	because the pull tests have not yet been		
	performed. Since the documentation is still		

	SSER		NRC
SSER Item	Item	TVA	Status
No.	Description	Status	
	under development, the NRC staff will		
	conduct inspections to follow-up on the		
	adequate implementation of this construction		
	refurbishment program requirement. (NRC		
	letter dated July 2, 2010, ADAMS Accession		
	No. ML101720050)		
51.	The implementation of TVA Procedure TI-	For NRC Inspection /	
	119 will be the subject of NRC follow-up	Review	
	inspection to determine if the construction		
	refurbishment program requirements are		
	being adequately implemented. (NRC letter		
	dated July 2, 2010, ADAMS Accession No.		
	ML101720050)		
52[A]	TVA should provide an update to the FSAR	Response provided in TVA	
	replacing Table 12.2-3 with the expected source	to NRC letter dated June 7,	
	strength values of the freshly irradiated IITAs.	2011.	
	(Section 12.3)		
53	TVA should provide an update to the FSAR reflecting the		
	information provided in its letter dated October 4, 2010,		
	regarding the WBN radiation protection design features,		
	including controlled access areas, decontamination areas,		
54	and onsite laboratories and counting rooms. (Section 12.4)  TVA should provide adequate technical justification to the	On bucket list.	
	staff to relax the frequency of the radiation monitor channel	On oucket list.	
	quarterly operability tests. TVA should provide sufficient		
	information to the staff to determine that the portable		
	airborne radiation monitors comply with the requirements		
	of 10 CFR 20.1501. TVA should provide sufficient		
	information to the staff to determine that the licensing or TVA program requirements for the calibration and		
	operability testing of area radiation monitors are sufficient		
	to meet the regulatory requirements of 10 CFR 20.1501.		
	(Section 12.4)		
55	TVA should provide sufficient information to the staff to	Send clarifying letter.	
	demonstrate that the two area radiation monitors for the		
	Spent Fuel Pit comply with the requirements of 10 CFR		

	SSER		NRC
<b>SSER Item</b>	Item	TVA	Status
No.	Description	Status	
	70.24 and 10 CFR 50.68 for radiation monitoring in areas		
	where fuel is handled or stored. (Section 12.4)		
56	TVA should update the FSAR to reflect the information		
	regarding the dose assessment program provided in its letter		
57	the the NRC dated June 3, 2010. (Section 12.5)  TVA should update the FSAR to reflect the qualification		
31	standards of the RPM as provided in its letter to the NRC		
	dated October 4, 2010. (Section 12.6)		
58	The staff has insufficient information to conclude that TVA		
	has taken appropriate actions to reduce radiation levels and		
	increase the capability of operators to control and mitigate		
	the consequences of an accident at WBN Unit 2, in		
	accordance with the guidance of NUREG-0737, Item II.B.2,		
	or can maintain occupational doses to plant operators within the requirements of GDC 19. Therefore, the staff cannot		
	conclude that the plant shielding for WBN Unit 2 is		
	acceptable. (Section 12.7.1)		
59[B]	The staff's evaluation of the compatibility of the	Response provided in TVA	
	ESF system materials with containment sprays	to NRC letter dated June 7,	
	and core cooling water in the event of a LOCA is	2011.	
	incomplete pending resolution of GSI-191 for		
	WBN Unit 2. (Section 6.1.1.4)		
60[C]	TVA should amend the FSAR description of the	Response provided in TVA	
	design and operation of the spent fuel pool	to NRC letter dated June 7,	
	cooling and cleanup system in FSAR Section 9.1.3	2011.	
	as proposed in its December 21, 2010, letter to		
	the NRC. (Section 9.1.3)		
61[D]	TVA should provide information to the NRC staff	Will result in a License	
OTLD	to demonstrate that PAD 4.0 can conservatively	Condition.	
	calculate the fuel temperature and other impacted	Condition.	
	variables, such as stored energy, given the lack of		
	<b>5,</b> 5		
	a fuel thermal conductivity degradation model.		
(200	(Section 4.2.2.1)	D :1 1: TEXTA	
62[E]	Confirm TVA's change to FSAR Section 10.4.9 to	Response provided in TVA	
	reflect its intention to operate with each CST	to NRC letter dated June 7,	

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	isolated from the other. (Section 10.4.9)	2011.	
63[F]	TVA should confirm to the NRC staff that testing	TVA to answer later.	
	prior to Unit 2 fuel load has demonstrated that		
	two-way communications is impossible with the		
	Eagle 21 communications interface. (Section		
	7.2.1.1)		
64[G]	TVA stated that, "Post modification testing will be	For NRC Inspection /	
	performed to verify that the design change	Review	
	corrects the Eagle 21, Rack 2 RTD accuracy issue		
	prior to WBN Unit 2 fuel load. This issue is open		
(5511)	pending NRC review of the testing results.	D '1 1' TX/A	
65[H]	TVA should provide justification to the staff	Response provided in TVA	
	regarding why different revisions of WCAP-	to NRC letter dated June 7, 2011.	
	13869 are referenced in WBN Unit 1 and Unit 2. (Section 7.2.1.1)	2011.	
66[I]	TVA should clarify FSAR Section 9.2.5 to add the	TVA to answer later.	
00[1]	capability of the UHS to bring the non accident	I VA to answer later.	
	unit to cold shutdown within 72 hours. (SRP		
	Section 9.2.5)		
67[J]	TVA should confirm, and the NRC staff should	For NRC Inspection /	
[. ]	verify, that the component cooling booster pumps	Review	
	for Unit 2 are above PMF level. (Section 9.2.2)		
68[K]	TVA should clarify to the NRC staff how the CSS	TVA to answer later.	
	complies with GDC 5. (Section 9.2.2)		
69[L]	The WBN Unit 2 RCS vent system is acceptable,	For NRC Inspection /	
	pending verification that the RCS vent system is	Review	
	installed. (Section 5.4.5)		
70[M]	TVA should provide the revised WBN Unit 2 PSI	TVA to answer later.	
	program ASME Class 1, 2, and 3 Supports		
	"Summary Tables," to include numbers of		
	components so that the NRC staff can verify that		
	the numbers meet the reference ASME Code.		

SSER Item No.	SSER Item Description	TVA Status	NRC Status
110.	(Section 3.2.3 of Appendix Z of this SSER)	Status	
71[N]	TVA should confirm to the staff the replacement of the current Unit 2 clevis insert bolts to the latest design, which uses an X-750 alloy with an HTH process, rolled threads, and a larger radius on the undercut of the cap screw head. (Section 3.9.5)	Response provided in TVA to NRC letter dated June 7, 2011.	
72[O]	Based on its review, the staff asked TVA several questions regarding the ICC instrumentation. TVA responded to the staff questions by letter dated October 26, 2010 (ADAMS Accession No. ML103020322). The NRC staff has not completed the review of the additional information provided by TVA. The staff will provide its evaluation after completion of that review. (Section 4.4.8)	For NRC Inspection / Review	
73[P]	The NRC staff will inspect to confirm that TVA has completed the WBN Unit 2 EOPs prior to fuel load. (Section 7.5.3)	For NRC Inspection / Review	
74[Q]	The NRC staff will verify installation of the acoustic-monitoring system for the power-operated relief valve (PORV) position indication in WBN Unit 2 before fuel load. (Section 7.8.1)	For NRC Inspection / Review	
75[R]	The NRC staff will verify that the test procedures and qualification testing for auxiliary feedwater initiation and control and flow indication are completed in WBN Unit 2 before fuel load. (Section 7.8.2)	For NRC Inspection / Review	
76[S]	The NRC staff will verify that the derivative time constant is set to zero in WBN Unit 2 before fuel load. (Section 7.8.3)	For NRC Inspection / Review	
77	It is unclear to the NRC staff which software V&V documents are applicable to the HRCAR monitors. TVA		

	SSER		NRC
SSER Item	Item	TVA	Status
No.	Description	Status	
	should clarify which software V&V documents are		
	applicable, in order for the staff to complete its evaluation.		
	(Section 7.5.2.3)		
78	TVA intends to issue a revised calculation reflecting that		
	the TID in the control room is less than 10 <sup>3</sup> rads, which will		
	be evaluated by the NRC staff. (Section 7.5.2.3)		
79	TVA should perform a radiated susceptibility survey, after		
	the installation of the hardware but prior to the RM-1000		
	being placed in service, to establish the need for exclusion		
	distance for the HRCAR monitors while using handheld		
	portable devices (e.g., walkie-talkie) in the control room, as		
	documented in Attachment 23 to TVA's letter dated		
	February 25, 2011, and item number 355 of TVA's letter		
0.0	dated April 15, 2011. (Section 7.5.2.3)		
80	TVA should provide clarification to the staff on how TVA		
	Standard Specification SS-E18-14.1 meets the guidance of		
	RG 1.180, and should address any deviations from the		
0.1	guidance of the RG. (Section 7.5.2.3)		
81	The extent to which TVA's supplier, General Atomics		
	(GA), complies with EPRI TR-106439 and the methods that GA used for its commercial dedication process should be		
	provided by TVA to the NRC staff for review. (Section		
	7.5.2.3)		
82	The staff concluded that the information provided by TVA		
62	pertaining to the in-containment LPMS equipment		
	qualification for vibration was incomplete. TVA should		
	provide (item number 362 of ADAMS Accession No.		
	ML111050009), documentation that demonstrates the		
	LPMS in-containment equipment has been qualified to		
	remain functional in its normal operating vibration		
	environment, per RG 1.133, Revision 1. (Section 7.6.1)		
83	TVA should confirm to the NRC staff the completion of the		
	data storm test on the DCS. (Section 7.7.1.4)		
84	TVA should provide additional information for the NRC		
	staff to complete its review of post-LOCA long term		
	cooling boric acid precipitation. (Section 15.3.1)		
85	The 95/95 peak local oxidation was calculated to be 1.04		
	percent, while core-wide oxidation was calculated to be		
	much less than 0.1 percent. TVA should provide to the		

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<b>SSER Item</b>	Item	TVA	Status
No.	Description	Status	
	NRC staff the value of the decay heat multiplier used for		
	this limiting large break, in order for the staff to complete		
	its evaluation. (Section 15.3.1)		
86	TVA should demonstrate to the staff, in the		
	WCOBRA/TRAC analysis of the limiting break, that the		
	core remains covered with a two-phase mixture and can be		
	cooled for an indefinite period of time. (Section 15.3.1)		
87	In order for the staff to complete its evaluation, TVA should		
	provide (1) a time step sensitivity study for the limiting		
	break displaying downcomer boiling, (2) a list of ten key		
	parameter plots for the worst case downcomer boiling		
	transient, (3) values for the lateral k-factors used in the		
	evaluation, and (4) the manner in which condensation was		
0.0	modeled in the downcomer. (Section 15.3.1)		
88	It is also unclear to the staff that the entrainment correlation		
	information has been incorporated into the EOP, to ensure		
	that operators do not initiate hot and cold side injection		
	during the period of time that entrainment could preclude		
	injection into the hot legs. TVA should provide the EOP		
	guidance/instructions for the operators to the staff for review. (Section 15.3.1)		
89	TVA should demonstrate, quantitatively, the applicability of		
89	the generic analysis to WBN Unit 2, to demonstrate that the		
	EOP instructions to the operators can effectively deal with		
	the failure of a bottom mounted instrument tube in the		
	lower head. (Section 15.3.1)		
90	Verify that the ERCW pumps meet GDC 5 requirements for		
70	two unit operation. (Section 9.2.1)		
91	TVA should update the FSAR with information describing		
7.	how WBN Unit 2 meets GDC 5, assuming the worst case		
	single failure and a LOOP, as provided in TVA's letter		
	dated April 13, 2011. (Section 9.2.1)		
92	The NRC staff should perform an inspection in accordance		
	with NRC Temporary Instruction 2515/087, "Inspection of		
	Licensee's Implementation of Multi-Plant Action A-17:		
	Instrumentation for Nuclear Power Plants to Assess Plant		
	and Environs Conditions During and Following an Accident		
	(Regulatory Guide 1.97)." (Section 7.5.2.1.4)		
93	TVA should confirm to the staff that testing of the Eagle 21		

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<b>SSER Item</b>	Item	TVA	Status
No.	Description	Status	
	system has sufficiently demonstrated that two-way		
	communication to the ICS is precluded with the described		
	configurations. (Section 7.9.3.2)		
94	TVA should provide to the staff either information that		
	demonstrates that the WBN Unit 2 Common Q PAMS		
	meets the applicable requirements in IEEE Std. 603-1991,		
	or justification for why the Common Q PAMS should not		
	meet those requirements. (Section 7.5.2.2.3)		
95	TVA should update FSAR Table 7.1-1, "Watts Bar Nuclear		
	Plant NRC Regulatory Guide Conformance," to reference		
	IEEE Std. 603-1991 for the WBN Unit 2 Common Q		
	PAMS. (Section 7.5.2.2.3)		
96	TVA should (1) update FSAR Table 7.1-1 to include RG		
	1.100, Revision 3, for the Common Q PAMS, or (2)		
	demonstrate that the Common Q PAMS is in conformance		
	with RG 1.100, Revision 1, or provide justification for not		
	conforming. (Section 7.5.2.2.3)		
97	TVA should demonstrate that the WBN Unit 2 Common Q		
	PAMS is in conformance with RG 1.153, Revision 1, or		
	provide justification for not conforming. (Section 7.5.2.2.3)		
98	TVA should demonstrate that the WBN Unit 2 Common Q		
	PAMS is in conformance with RG 1.152, Revision 2, or		
	provide justification for not conforming. (Section 7.5.2.2.3)		
99	TVA should update FSAR Table 7.1-1 to reference IEEE 7-		
	4.3.2-2003 as being applicable to the WBN Unit 2 Common		
	Q PAMS. (Section 7.5.2.2.3)		
100	TVA should update FSAR Table 7.1-1 to reference RG		
	1.168, Revision 1; IEEE 1012-1998; and IEEE 1020-1997		
	as being applicable to the WBN Unit 2 Common Q PAMS.		
	(Section 7.5.2.2.3)		
101	TVA should demonstrate that the WBN Unit 2 Common Q		
	PAMS application software is in conformance with RG		
	1.168, Revision 1, or provide justification for not		
	conforming. (Section 7.5.2.2.3)		
102	TVA should update FSAR Table 7.1-1 to reference RG		
	1.209 and IEEE Std. 323-2003 as being applicable to the		
	WBN Unit 2 Common Q PAMS. (Section 7.5.2.2.3)		
103	TVA should demonstrate that the WBN Unit 2 Common Q		
	PAMS conforms to RG 1.209 and IEEE Std. 323-2003, or		

	SSER		NRC
SSER Item	Item Description	TVA	Status
No.	Description (Section 7.5.2.2.2.2)	Status	
104	provide justification for not conforming. (Section 7.5.2.2.3)  The NRC staff will review the WEC self assessment to		
104			
	verify that it the WBN Unit 2 PAMS is compliant to the V&V requirements in the SPM or that deviations from the		
	requirements are adequately justified. (Section		
	7.5.2.2.3.4.2)		
105	TVA should produce an acceptable description of how the		
103	WBN Unit 2 Common Q PAMS SysRS and SRS		
	implement the design basis requirements of IEEE Std. 603-		
	1991 Clause 4. (Section 7.5.2.2.3.4.3.1)		
106	TVA should produce a final WBN Unit 2 Common Q		
	PAMS SRS that is independently reviewed. (Section		
	7.5.2.2.3.4.3.1)		
107	TVA should provide to the NRC staff documentation to		
	confirm that the final WBN Unit 2 Common Q PAMS		
	SDDs that are independently reviewed. (Section		
	7.5.2.2.3.4.3.2)		
108	TVA should demonstrate to the NRC staff that there are no		
	synergistic effects between temperature and humidity for		
100	the Common Q PAMS equipment. (Section 7.5.2.2.3.5.2)		
109	TVA should demonstrate to the NRC staff acceptable data		
	storm testing of the Common Q PAMS. (Section		
110	7.5.2.2.3.7.1.8)		
110	TVA should provide information to the NRC staff		
	describing how the WBN Unit 2 Common Q PAMS design		
	supports periodic testing of the RVLIS function. (Section		
	7.5.2.2.3.9.2.6)		
111	TVA should provide the technical specifications for the		
	Common Q PAMS to the NRC staff for review. (Section		
	7.5.2.2.3.11)		