Docket No. 50-458

JUL 1 8 1985

Mr. William J. Cahill, Jr. Senior Vice President River Bend Nuclear Group Gulf States Utilities Company P.O. Box 2951 Beaumont, Texas 77704 Attention Mr. J. E. Booker

Dear Mr. Cahill:

SUBJECT: DRAFT SAFETY EVALUATION REPORT SUPPLEMENT NO. 2 FOR THE RIVER BEND STATION UNIT 1

Supplement No. 2 to the Safety Evaluation Report for River Bend Station Unit 1 is currently in preparation by the NRC staff. This report will be issued by the Office of Nuclear Reactor Regulation in connection with the application for an operating license for River Bend Station Unit 1.

During the preparation of this supplement to the SER, the staff has identified open and confirmatory items which need to be addressed by GSU.

The enclosure to this letter contains draft sections of Chapters 2-15 of the SER which are being provided at this time to enable your prompt response to staff concerns.

Please inform NRC Project Manager Stephen N. Stern, of your schedule for response and for clarification or further discussion on this topic.

Sincerely,

Original Signed by

Waiter R. Butler, Chief Licensing Branch No. 2 Division of Licensing

Enclosure: As stated DISTRIBUTION:

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#### UNITED STATES NUCLEAR REGULATORY COMMISSION WASHINGTON, D. C. 20555

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Walter R. Butler, Chief Licensing Branch No. 2 Division of Licensing

Enclosure: As stated

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#### ABSTRACT

Supplement No. 2 to the Safety Evaluation Report on the application filed by Gulf States Utilities Company as applicant and for itself and Cajun Electric Power Cooperative, as owners, for a license to operate River Bend Station has been prepared by the Office of Nuclear Reactor Regulation of the U.S. Nuclear Regulatory Commission. The facility is located in West Feliciana Parish, near St. Francisville, Louisiana. This supplement reports the status of certain items that had not been resolved at the time of publication of the Safety Evaluation Report.

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#### 2 SITE CHARACTERISTICS

#### 2.2 Nearby Industrial, Transportation, and Military Facilities

#### 2.2.2 Nearby Facilities

In view of current oil and gas exploration in the region of the plant site, the applicant's letter of May 28, 1985, indicates its agreement to notify the Commission within 30 days of any plans for wells or pipelines within a 2-mile radius of the River Bend Station, Unit 1 reactor centerline. The notification will address the potential safety of the wells or pipelines on the River Bend Station. Therefore, a License Condition 1 is no longer required.

#### 2.3 Meteorology

#### 2.3.3 Onsite Meteorological Measurements Program

The emergency plan, including the meteorological monitoring program, has been reviewed and evaluated by the staff. The meteorological portions of the plan are acceptable. The acceptability of the implementation of the program is evaluated in IE Report No. 458/85-05.

#### 2.5 Geology, Seismology, and Geotechnical Engineering

The staff has reviewed the applicant's submittals on (1) the stability of slopes caused by Unit 2 excavation and (2) the sliding stability of the service water tunnel that leads to Unit 2. Although Unit 2 has now been canceled, the tunnel continues to retain and support foundation soils required for Unit 1 operation. The staff has evaluated these submittals in accordance with the relevant criteria described in Appendices A to 10 CFR 50 and 100, Regulatory Guide 1.70 (Revision 3), and the Standard Review Plan (NUREG-0800), July 1981.

#### 2.5.5 Stability of Slopes

After canceling Unit 2, the applicant decided not to backfill the Unit 2 : excavation pit that now exists adjacent to the Unit 1 structures. This pit is approximately 30 ft below Unit 1 plant grade (el 94 ft) and covers a horizontal area of approximately 300 ft by 300 ft as shown in FSAR Fig. 2.5-72a. Since the staff raised certain concerns regarding the effect of precipitation and runoff ponding in the pit (NUREG-0989), the applicant has evaluated the impact of this ponding on the safety of Unit 1 seismic Category I structures and has proposed to construct a berm around the Unit 2 excavation pit (letters, April 10, June 22, and August 9, 1984) to control the surface runoff. The hydrological aspects of this problem are evaluated in Section 2.4 of SSER 1. The two geotechnical issues resulting from this open excavation include: (1) stability of the Unit 2 excavation slopes, and (2) sliding stability of the service water tunnel.

#### 2.5.5.1 Stability of Permanent Slopes

#### Stability of Unit 2 Excavation Slopes

FSAR Figure 2.5-72a shows a plan view of the Unit 2 excavation and the adjoining Unit 1 structures. The north, west, and south slopes of the excavation are cut slopes of in situ soil; the east slope which adjoins Unit 1 structures is formed by placement of compacted backfill materials. Both the cut and the fill slopes are at slopes of 2.4 horizontal to 1 vertical (2.4H:1V) configuration. FSAR Figures 2.5-72b and 2.5.72c, respectively, show the typical cross-sections and foundation conditions of these slopes. The soil stratigraphy and design parameters shown in these figures are reasonable and consistent with the staff's evaluation presented in the SER. The applicant's evaluation on stability for both the cut and fill slopes is presented in letters dated April 10 and June 22, 1984.

A letter dated June 22, 1984 presents the applicant's evaluation of the level of water that would collect in the Unit 2 excavation for various design-basis events. These water levels are shown in Table 2.1 of this supplement and were conservatively considered in the completed slope stability studies.

Normal groundwater level at the site is at el 57.0 ft. Because the level of the water collected in Unit 2 excavation is higher (see Table 2.1) than the groundwater level at the site, water seeps into the slope. For analysis purposes, the applicant assumed a horizontal groundwater level commensurate with the pond level rather than the actual phreatic surface. This is a conservative assumption because the upper phreatic surface normally will develop a gradient. The subsequent stability analysis of the Unit 2 excavation is thereby conservative. Among the three design-basis conditions analyzed and listed in Table 2.1, the safe shutdown earthquake (SSE) with a 25-year rainfall was the most severe loading condition for slope stability as discussed below.

In the stability analysis of the cut slope (FSAR Fig. 2.5-72b), the applicant has considered the effects of both the berm to be constructed and the live loads of traffic on adjacent roadways. The top of the berm elevation was based on the operating basis earthquake (OBE) + ½ probable maximum precipitation (PMP) condition because it resulted in a higher required berm elevation than the SSE with coincident 25-year storm. (See Table 2.1.) Two types of potential slope failure modes were analyzed: (1) a massive sliding wedge failure that would connect the West Creek with Unit 2 excavation and (2) a shallow slip circle failure of the slope into the Unit 2 excavation.

Because of the in situ soil stratigraphy that consists of localized loose sand layers, a sliding-wedge method of stability analysis was performed for the first failure mode. The pseudostatic approach was used to consider the effects of the SSE. The sand with gravelly sand stratum (shown as type B soil in FSAR Fig. 2.5-72b) has occasional pockets of loose sand between el 40 and 59 ft (letter, June 22, 1984). Although this layer as a whole was considered to be nonliquefiable (NUREG-0989; letter, June 22, 1984), the impact of reduced shear strength in these localized inclusions of loose sand under SSE loading was considered in the stability analysis by assigning lower shear strength for this cohesionless material. The angle of internal friction was varied between 10° and 35° in a parametric study (letter, June 22, 1984).

The Morgenstern-Price method of analysis was performed using computers and the minimum factor of safety against a deep-seated, wedge-type, sliding failure is

1.30 for the lowest friction angle of  $10^{\circ}$  as shown in Table 2.2 of this supplement and FSAR Fig. 2.5-72b.

The shallow slip circle failure of the cut slopes in sand and clayey sand (shown as type A soil in FSAR Figure 2.5-72d) was investigated using the psuedostatic approach to consider the effects of SSE. The simplified Bishop method of analysis was performed and Table 2.2 shows the minimum factor of safety against a shallow slip circle failure. The analysis indicates that there may be local sloughing during an SSE but the slopes are stable during static condition. The applicant has indicated that sloughing or localized surficial failure of the cut slope during the SSE will not affect the safety of Unit 1. There are no safety-related components at the bottom of the Unit 2 excavation. However, if the berm were to fail during an SSE event, the applicant has committed to restore the berm to prevent surface runoff from entering into the excavation. This restoration commitment for the berm is acceptable to the staff and it should also include restoration of Unit 2 excavation slopes around the Unit 1 standby service water tower (SSWT).

FSAR Figure 2.5-72c presents a typical cross-section of the backfill slope on the east side of the Unit 2 excavation. Both the OBE and SSE were considered in the pseudostatic analysis performed using computer-assisted simplified (slip circle) Bishop method. The minimum factors of safety against a shallow slip circle failure are shown in Table 2.2.

The results of the stability analyses presented show that both the in situ slope and the backfill slopes are generally safe against failure during the OBE and SSE. However, the factor of safety against a shallow or surficial failure of the slopes is marginal for the SSE condition. These results include the conservative assumption that the water in both the excavation pit and in the ground behind the slope are at the same level. Even if the slope fails, there is no safety-rela ed item in the Unit 2 excavation that would affect the safety of Unit 1. The applicant has committed to maintain the berm to fulfill its function of diverting surface runoff away from the Unit 2 excavation.

On the basis of a review of the stability analysis presented by the applicant, the staff concludes that the Unit 2 excavation slopes are not detrimental to

the safety of Unit 1 structures and the stability of the slopes meets the safety requirements in accordance with 10 CFR 50, Appendix A. On the basis of the staff evaluation presented in this supplement, the confirmatory issue on the stability of Unit 2 excavation slopes (Confirmatory Issue (3)) is now resolved. The applicant should, however, ensure that the proposed berm around the excavation and the slopes around Unit 1 standby service water tower are maintained to enable it to fulfill its safety function as committed to by the applicant in the letter dated June 22, 1984.

#### 2.5.5.2 Stability of Temporary Slopes

#### Stability of the Service Water Tunnel (G-Tunnel)

Figure 2.1 of this SER shows a plan and cross-section of the service water tunnel (G-tunnel). This tunnel starts from the F-tunnel at the west end of the Unit 1 fuel building, runs past the Unit 1 standby service water tower, and terminates near the Unit 2 fuel building. The G-tunnel is a reinforced concrete box-type structure that was originally intended to be completely buried underground. However, it was decided to cancel Unit 2 and not to backfill the excavation pit above el ±66 ft. Therefore, the G-tunnel remains partly buried at its west end with the backfill on the north side of the tunnel 28 ft higher than that on the south side as seen in Figure 2.1. Unbalanced soil loading on the G-tunnel results from the applicant's decision not to completely backfill around it. Thus, the applicant has performed a stability analysis of the G-tunnel using the following assumptions:

- The driving forces for the sliding and overturning analyses include the dynamic soil and water pressures in addition to the earthquake-induced inertia forces of the structure.
- (2) The resisting forces are: (a) the base friction, wall friction, and soil pressures, where appropriate, in the case of sliding, and (b) the dead weight of the structure and soil pressures, where appropriate, in the case of overturning.



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Design-basis conditions	Assuming no seepage from Unit 2 excava- tion, el in ft	Allowing for seepage from ponding in Unit 2 excava- tion, el in ft	Water level used in stability analysis of slopes, el in ft
Static + PMP	78.1	68.3	80.0
OBE + ½ PMP	69.6	70.0	73.0
SSE + 25-yr storm	67.2	67.2	68.7

Table 2.1 Water levels in Unit 2 excavation\*

\*Letter from applicant, June 22, 1984.

\*\*For the 25-year storm condition the resulting water level does not require a berm nor would significant seepage be anticipated.

Table 2.2 Minimum factors of safety for Unit 2 excavation slopes\*

Cas	e analyzed	Static	OBE	SSE
1.	North, west, and south slopes - cut slopes			
	<ul> <li>Deep-seated wedge sliding failure (west slope only)</li> </ul>	?	?	1.30**
	<ul> <li>Shallow slip circle failure</li> </ul>	1.75	1.50	1.33**
2.	East slope - fill slope			
	<ul> <li>Shallow slip circle failure "</li> </ul>	1.51	1.21	1.19 <sup>†</sup>

\*Letter from applicant, June 22, 1984.

\*\*Deep-seated sliding failure mode was considered only for SSE since that alone may produce partial liquefaction of the loose sands and cause such failure.

These factors of safety are obtained with friction angle of 35°. Lower safety factors using the infinite slope method do result and would indicate that minor surficial sloughing can occur at the face of the slope.

#### 3 DESIGN CRITERIA FOR STRUCTURES, SYSTEMS, EQUIPMENT, AND COMPONENTS

#### 3.6 <u>Protection Against Dynamic Effects Associated With the Postulated</u> Rupture of Piping

3.6.2 Determination of Rupture Location and Dynamic Effects Associated With the Postulated Rupture of Piping

In Section 3.6.2 of the River Bend SER (NUREG-0989, May 1984), the staff identified a confirmatory issue regarding documenting in the FSAR the failure modes analysis for pipe breaks. In Amendments 15, 16, and 17 to Appendix 3C.2 C of the FSAR, the applicant has provided the results of its failure mode analysis. Appendix 3C.2 provides a discussion of the high-energy pipe breaks and summarizes the effects of pipe whip and jet impingment loadings on safety-related structures, systems, and components. The staff has reviewed the methodology used by the applicant to postulate break locations. The applicant has postulated full break opening areas and no mechanistic approaches were used to reduce break areas. On the basis of the staff review of the failure modes and analyses, the staff finds that safety-related systems, structures, and components have been adequately protected from the dynamic effects associated with postulated high-energy pipe breaks. Thus, the staff concludes the confirmatory item has been acceptably resolved.

#### 3.9 Mechanical Systems and Components

3.9.2 Dynamic Testing and Analysis of Systems, Components, and Equipment 3.9.2.4 Dynamic System Analysis of Reactor Internals Under Faulted Conditions In Section 3.9.2.4 of the River Bend SER, the staff identified a confirmatory item regarding the documentation in the FSAR of the results of LOCA and SSE analyses for the reactor internals and unbroken loops of the reactor coolant pressure boundary. In a letter from J. E. Booker to H. Denton dated January 31, 1985, the applicant provided the results of its analyses including the effects of annulus pressurization (AP). Subsequently, the analyses results were

documented in FSAR Amendment 16. The staff review finds the results of the analyses satisfies the staff acceptance criteria for the load combinations and stress limits of ASME Code Class 1, 2, and 3 components, component supports, and core-support structures. Thus, the staff concludes that the confimratory issue regarding the documentation of the LOCA and SSE results for the reactor internals and unbroken loops of rector coolant pressure boundary has been acceptably resolved and is considered close.

3.9.3 ASME Code Class 1, 2, and 3 Components, Component Supports, and Core Support Structures

#### 3.9.3.3 Component Supports

The staff identified a confirmatory item in Section 3.9.3.3 of the River Bend SER regarding the justification for the applicant's position classifying restraint of piping thermal expansion and relative building displacement stresses as secondary stresses for pipe supports. The applicant provided its response in a letter dated December 21, 1984.

The staff's position with respect to pipe stresses in analyses is that piping thermal stress is treated as a secondary stress. Piping thermal stress is that stress which occurs from restraining the free-end deflection of piping that occurs when temperature increases or decreases. Piping thermal stress is characterized as a secondary stress whether the piping is analyzed by Article 3200 of Subsection NB of Section III of the Code of the American Society of Mechanical Engineers (ASME Code) or by the more simplified and generally used approach of Article NB/NC/NC 3600 of the ASME Code. However, within the limits of reinforcement for Class 1, 2, or 3 vessel nozzles (nozzle-piping transition), restraint of free-end displacement of the attached pipe is considered a primary stress by the Code and the staff concurs in this treatment.

For piping and the pipe-nozzle transition region of a component such as a vessel, the staff has accepted and uses Section III of the ASME Code to characterize the stress which results from the restraint of free-end displacement of piping as primary for nozzles within the area of reinforcement, or as secondary for piping.

Before Subsection NF was issued in 1973, the Code of the American Society of Steel Construction (AISC Code) (Manual of Steel Construction) was used exclusively for support design with the exception of component standard supports. Even now the AISC Code continues to be used for the design of either a portion. or the complete structural load path, of a piping and component support. The AISC Code does not characterize loads as primary or secondary. All loads including those caused by piping thermal expansion are evaluated. When Subsection NF of the Code was first issued in 1973 and then in the 1974, 1977, and 1980 editions of the Code, the staff did not categorically accept the characterization of restraint of piping thermal expansion as a secondary load for support design. Secondary loads including restraint of free-end displacements from piping thermal expansion and seismic differential building movements are accounted for in the normal and upset conditions but were not required to be evaluated for the emergency and faulted conditions by ASME in the above-mentioned versions of Subsection NF based on the assumption that their effect is usually small. Thermal stresses or other "secondary" effects are not explicitly discussed in the AISC design instructions. However, items meeting the AISC specification must be designed so that stresses which result from all sources are at least within specified allowable values. Unless those loads are evaluated, or their effects are otherwise limited, such as by stipulating a maximum value for support strain, there is no assurance that the support will not fail because of gross plastic deformation or that the deformation will not affect the operability of supported components. To disregard such effects simply because a standard allows the practice is not considered acceptable for a safety system.

Subsection NF in the 1973 version of the AISC Code, and in all later editions including the current edition, does not require the evaluation of stresses that result from the restraint of thermal expansion of the support itself. The staff has accepted this provision, requiring an evaluation only in those unusual cases where long-constrained support lengths subject to large temperature changes might collapse or otherwise be appreciably stressed.

For the River Bend facility, the applicant performed a comparison study using the above-described staff position to assess the effect of classifying constraint of thermal expansion and related seismic building displacement stresses as primary stresses on existing pipe support designs.

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The applicant selected 250 pipe supports from eight Category I piping systems. These eight piping systems were selected because of their high operating temperatures and seismic building displacements. The pipe sizes varied between 2-inch nominal pipe size (NPS) and 24-inch NPS. The results of the study showed that redefining constraint of thermal expansion and seismic building displacement stresses as primary stresses increased the pipe support stresses; the structural integrity of the designs was not compromised and physical modification of the designs was not required. The designs were evaluated to the allowable stresses of the 1974 ASME Code (including the Summer 1974 Addendum) which is the current River Bend licensing commitment.

On the basis of the results of the applicant's study, the staff concludes that the design methodology used for the River Bend component supports satisfies the staff position described above and, thus, the portion of the confirmatory item dealing with pipe failure modes is considered closed.

3.9.6 Inservice Testing of Pumps and Valves

The applicant has not submitted an inservice testing (IST) program for pumps and walves as of the issue of the SER. Thus, the SER stated that the resolution of this issue would be addressed in an SER supplement. By a letter dated November 5, 1984, the applicant submitted an IST program. By letters dated May 16, 1985, and May 30, 1985, the applicant clarified the status of the program and amended the program, respectively.

The staff has not completed a detailed review of the River Bend IST program. A preliminary review was completed and it was found that it is impractical within the limitations of design, geometry, and accessibility for the applicant to meet certain of the ASME Code requirements. Imposition of those requirements at this time would, in the staff's view, result in hardships or unusual difficulties without a compensating increase in the level of quality or safety. Therefore, pursuant to 10 CFR 50.55a(g)(6)(i), the relief that the applicant has requested from the pump and valve testing requirements of the 1980 Edition of ASME Code Section XI through Winter 1981 Addenda should be granted for a period of no longer than 2 years from the date of issue of the operating license or until the detailed review has been completed, whichever comes first.

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If the review results in additional testing requirements, the applicant will be required to comply with them.

#### 3.10 <u>Seismic and Dynamic Qualification of Seismic Category I Mechanical and</u> Electrical Equipment

3.10.1 Seismic and Dynamic Qualification

3.10.1.1 Introduction

As part of the review of the applicant's Final Safety Analysis Report (FSAR) Sections 3.7.3A, 3.7.3B, 3.9.2A, 3.9.2B, 3.10A, and 3.10B, an evaluation is made of the applicant's program for seismic and dynamic qualification of safety-related electrical and mechanical equipment. The evaluation consists of: (1) a determination of the acceptability of the procedures used, standards followed, and the completeness of the program in general, and (2) an audit of selected equipment to develop a basis for the judgment of the completeness and adequacy of the seismic and dynamic qualification program.

Guidance for the evaluation is provided by the Standard Review Plan (SRP) Section 3.10, and its ancillary documents, Regulatory Guides (RGs) 1.61, 1.89, 1.92, and 1.100; NUREG-0484; and Institute of Electrical and Electronics Engineers (IEEE) Standards 344-1975 and 323-1974. These documents define acceptable methodologies for the seismic qualification of equipment. Conformance with these criteria is required to satisfy the applicable portions of: the General Design Criteria (GDC) 1, 2, 4, 14, and 30 of Appendices A and B to 10 CFR 50, and Appendix A to 10 CFR 100. Evaluation of the program is performed by a Seismic Qualification Review Team (SQRT) which consists of staff engineers and engineers from the Brookhaven National Laboratory (BNL, Long Island, New York).

3.10.1.2 Discussion

The SQRT has reviewed the equipment seismic and dynamic qualification information contained in FSAR Sections 3.7.3A, 3.7.3B, 3.9.2A, 3.9.2B, 3.10A, and 3.10B and made a plant site visit from October 29 through November 2, 1984. The purpose was to determine the extent to which the qualification of equipment,

as installed at River Bend, meets the criteria described above. A representative sample of safety-related electrical and mechanical equipment as well as instrumentation, included in both nuclear steam supply system (NSSS) and balance of plant (BOP) scopes, was selected for the audit. Table 3.1 identifies the equipment audited. The plant-site visit consisted of field observation of the actual, final equipment configuration and its installation. This was followed by a review of the corresponding qualification document. The field installation of the equipment was inspected in order to verify and validate equipment modeling employed in the qualification program. During the audit the applicant presented details of the qualification and in-service inspection program.

#### 3.10.1.3 Summary

On the basis of the observation of the field installation, review of the qualification documents, and responses provided by the applicant to SQRT's questions during the audit, the applicant's seismic and dynamic qualification program, subject to generic findings discussed in Section 3.10.1.4, was found to be defined and implemented. The equipment-specific findings as a result of the SQRT audit are identified in Table 3.1 and the generic comments are listed in the following section. Upon satisfactory resolution of these specific findings and generic comments, the seismic and dynamic qualification of safety-related equipment at the River Bend Station, Unit 1, will meet the applicable portions of GDC 1, 2, 4, 14, and 30 of Appendices A and B to 10 CFR 50 and Appendix A to 10 CFR 100.

#### 3.10.1.4 Confirmatory Items

The satisfactory resolution of the specific findings identified in Table 3.1 and the generic comments listed below, is required before the staff can accept the applicant's seismic qualification program for equipment:

(1) Each equipment qualification document package contained summary statements and overall conclusions. The conclusion for each package was that the equipment was fully qualified. However, in many instances it was observed that evidence necessary to reach the state of complete qualification was

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unavailable. More recent documentation packages were incomplete and appeared to be put together without adequate checking after the selection of equipment was transmitted to the applicant. Therefore, the applicant is to develop a more systematic program to perform the acceptance review of all safety-related equipment.

- (2) Where the qualification document package identifies a need for equipment modification, the applicant is to develop a systematic program to include in the qualification package either a statement indicating implementation of the modification or justification for not implementing the modification.
- (3) In many cases, the equipment qualification report identified parts with a limited life. Such equipment could be located in either a mild or a harsh environment. The applicant is to develop a systematic procedure for identifying limited-life parts and to ensure their replacement at appropriate intervals during the acceptance review of equipment.
- (4) Some pieces of equipment were incorrectly or improperly installed. The applicant is to develop a procedure to check proper mounting of all safetyrelated equipment consistent with the qualification mounting configuration.
- (5) The enclosure panel for many pieces of equipment was partially removed or screws were loose, reportedly to facilitate preoperational testing. The applicant is to develop a procedure to ensure that such equipment is returned to the qualified status.
- (6) Upon completion of as-built piping analysis for all pipe-mounted safetyrelated equipment, the applicant must confirm that the g-values used for qualification of these equipment were not lower than the g-values obtained from the as-built piping analysis.
- (7) The qualification of those pieces of equipment which were originally qualified to meet IEEE Std 344-1971, should be identified and upgraded to meet the requirements of IEEE Std. 344-1975, as applicable.
- (8) Upon completion of the on-going qualification process, the applicant must confirm that all safety-related equipment has been qualified.

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#### 3.10.2 Pump and Valve Operability

#### 3.10.2.1 Introduction

To ensure that an applicant has developed and implemented a program regarding the operability qualification of safety-related pumps and valves, the staff performs a two-step audit. The first step is a review of FSAR Section 3.9.3.2 for the description of the applicant's pump and valve operability assurance program. The information provided in the FSAR, however, is general in nature and not sufficient by itself to provide confidence in the adequacy of the licensee's overall program for pump and valve operability qualification. To provide this confidence, the Pump and Valve Operability Review Team (PVORT), consisting of staff from Brookhaven National Laboratory (BNL) and the NRC, conducts an onsite audit of a small representative sample of safety-related pumps and valves and supporting documentation.

The criteria by which the audit is performed are described in SRP Section 3.10 entitled; "Seismic and Dynamic Qualification of Mechanical and Electrical Equipment." Conformance with SRP 3.10 is required in order to satisfy the applicable portions of General Design Criteria (GDC) 1, 2, 4, 14, and 30 of Appendix A to 10 CFR 50 and Appendix B to 10 CFR 50.

#### 3.10.2.2 Discussion

In performing the first step of the audit, the staff reviewed FSAR Section 3.9.3.2. The onsite audit, or second step, was performed by the PVORT during the week of October 29, 1984. The purpose of this two-step review process is to determine the extent to which the applicant meets the criteria of SRP Section 3.10. A sample of three NSSS and seven BOP components was selected to be audited.

The onsite audit includes a plant inspection of the as-built configuration and installation of the equipment, a review of the normal, accident, and postaccident conditions under which the equipment and systems must operate, the fluid dynamic loads, and a review of the qualification documentation (status reports,

test reports, analysis specifications, surveillance programs, and long-term operability program(s), etc.).

Table 3.2 of this supplement identifies the equipment audited and the findings that remained open as a result of the audit.

#### 3.10.2.3 Summary

On the basis of the observation of the field installation, review of the qualification documents, and responses provided by the applicant to PVORT's questions during the audit, the applicant's pump and valve operability qualification program, subject to generic findings discussed in Section 3.10.2.4 below, has been found to be defined and being implemented. The equipment-specific findings that resulted from the PVORT audit are identified in Table 3.2 and the generic comments are listed below. Upon satisfactory resolution of these specific and generic comments, the seismic and dynamic qualification of safety-related equipment at the River Bend Station, Unit 1, will meet the applicable portions of GDC 1, 2, 4, 14 and 30 of Appendices A and B to 10 CFR 50 and Appendix R to 10 CFR 100.

#### 3.10.2.4 Generic

The specific findings in Table 3.2 and the generic concerns listed below must be resolved before the staff accepts the applicant's pump and valve operability qualification program.

(1) In many instances, evidence of complete qualification was unavailable. More recent documentation packages were incomplete and appeared to have been put together without checking. The PVORT long forms contained numerous inconsistencies ranging from inconsistent serial numbers, capability, and qualification information on the actual equipment. The applicant is to develop a more systematic program to perform the acceptance review of safety-related pumps and valves.

- (2) During the acceptance review of equipment, a procedure should be developed to identify limited life parts and ensure their replacement at appropriate intervals.
- (3) Procedures should be established to return tested equipment to its qualified status.
- (4) Components were found to be incorrectly or improperly installed. Procedures should be established verifying equipment installation requirements and qualification.
- (5) All pumps and valves important to safety must have their required preoperational tests completed before fuel load.
- (6) All pumps and valves important to safety must be qualified before fuel load.
- (7) The applicant shall confirm that new loads resulting from loss-of-coolant accident (LGCA) or analysis of as-built conditions applicable to pumps and valves important to safety do not exceed those loads originally used to qualify the equipment.

SQRT ID No.	Applicant ID No.	Equipment name and description	Safety function	Findings	Resolution	Status Remarks	
NSSS-1	1C11-ACTD001	Hydraulic control unit: Assembly consists of $N_2$ cylinder, water accumulator, and vari- ous valves.	Translates scram signal into hydraulic energy to insert the control rod drive and allow its return flow to discharge through the exhaust valve.	The additional brace used during qualification test of the equipment was miss- ing from the installed unit.	Pending	Open	
NSSS-2	H13-P680	Plant control console: A U-shaped monitoring benchboard.	Supports instruments which are used to moni- tor and control the safe operation and shutdown of the plant.	The dynamic similarity between the tested specimen and the River Bend console was not established.	Pending	Open	
				The test mounting was not documented in the test report.			
			•	For components qualffication, the capability g-values were not defined and demonstrated to envelop the RRS over the entire frequency range.			
NSSS-3	C61-P001	Remote shutdown vertical board	Provides redundant means for safe shutdown of the plant.	The installation condition of being next to another cabinet and the wall was not addressed in the qualification.	Pending	Open	
NSSS-4	E1Z-C002A,C	RHR pump and motor	Assembly is required to pump water in the suppression pool during pool cooling modes and LPCI vessel injection modes.			Qualified	

Table 3.1 SQRT findings on seismic and dynamic qualification

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Table 3.1 (Continued)

SQRT ID No.	Applicant ID No.	Equipment name and description	Safety function	Findings	Resolution	Status	Remarks
NSSS-5	H13-P601 Reactor core cooling bench board: A moni- toring panel. Contains instrume that are used for control for accid mitigation of the gency core coolin system.	Reactor core cooling bench board: A moni- toring panel.	Contains instruments that are used for manual control for accident mitigation of the emer- gency core cooling system.	Dynamic similarity between the tested specimen and the River Bend unit was not established.	Pending Open	Open	
				Test mounting was not completely documented in the test report.			
				For component qualification, the capability g-values were not defined and demonstrated to envelop to RRS over the entire frequency range.		a ter an a	
			Qualification of some devices below 5 Hz was missing.	•			
		•	Controller and recorder units were sliding during tests. In could not be verified from documentation presented wheth- er River Bend panel contains these devices.				
			Site inspection revealed the following:				
				One unistrut was loose.			
				GE ERIS terminals were very flexible.			
NSSS-6	H13-P670	Neutron/process radiation monitoring system	Provides information about power levels and power distribution in the reactor, and is tied to a trip system (reactor protection system).	The cabinet was installed with 1/2"-diameter bolts al- though the specimen was tested with 5/8"-diameter bolts.	Pending	0pen	

SQRT ID No.	Applicant ID No.	Equipment name and description	Safety function	Findings	Resolution	Status	Remarks
NSSS-7	H22-P041,42	Main steam flow local panel	Supports Class 1E devices.	Transmitters were not environmentally aged before seismic testing.	Pending	Open	
			•	Transmitter output variation detected during testing was apparently due to incomplete instruction provided by GE to testing engineers regarding calibration.			
				GSU/GE is to confirm that River Bend installation engineers have received the complete instruction and the transmitters are properly calibrated.			
NSSS-8	B21-F028B	Main steam isolation valve	Isolates the steam line upon demand.	Adequacy of the valve body was not demonstrated.	Pending	Open	
				GSU is to confirm compliance with GE's recommendation regarding the following required for qualification:			
				Bracket modification for limit switch.			
				Elimination of junction box.			
				The source of River Bend -specific RRS was not presented during the audit.			

Table 3.1 (Continued)

SQRT ID No.	Applicant ID No.	Equipment name and description	Safety function	Findings	Resolution	Status Remarks
80P-1	1CCP*MOV138	10" motor-operated valve	Is required to isolate the containment and to intercept the water flow of the reactor plant component cooling water system (RPCCW) to the nonregenerative heat exchanger.			Qualified
80P-2	1RCP*TCA03	Termination cabinets	Are required at pene- trations to contain the wiring used in instru- mentation monitoring and control of equipment used in various safety-related functions.	1		Qualified
80P-3	1EKS*MCC	Motor control center: A two-bay rectangular cabinet containing starters, circuit breakers, switches,	Is required to provide Class IE power distri- bution.	Qualification of devices apparently covered by Gouid reports R-STS-10,31 and analysis was not avail- able for review.	vices Pending Open by -10,31 t avail-	Open
		terminal blocks, etc.		Test mounting was not docu- mented.		
				It is not clear from test report whether the MCC was tested for 5 OBE and 1 SSE for both the energized and deenergized conditions.		
				Supplemental evaluation report for HE 4-3 circuit breakers was not part of the qualification documen- tation package.		

Table 3.1 (Continued)

Table 3.1 (Continued)

SQRT ID No.	Applicant ID No.	Equipment name and description	Safety function	Findings	Resolution	Status Remarks
BOP-4	1 1E12*PC003 Centrifugal fill Maintains the RHR The pump: A pump/motor system piping filled the assembly. and ready for main RHR pump startup. The was mis The mis	Centrifugal fill pump: A pump/motor assembly.	Maintains the RHR system piping filled and ready for main RHR pump startup.	The site inspection revealed the following deficiencies:	Pending	Open
				The shim stack was loose.		
				One nut in the seal housing was loose and another was missing.		
		The motor nameplate was missing.				
B0P-5	1HVC*ACU18	Control building air conditioning unit	Maintains the control building at design temperature and humidity.			Qualified
BOP-6	1HVR*A0D10A	Air-operated damper: It is duct mounted and supported from the ceiling.	Operates only during LOCA when it bypasses the air to the standby gas treatment building.			Qualified
B0P-7	1LSV*C3A	Leakage air system compressor: A single rotary compressor with electric motor drive.	Provides pressurized air to containment isolation valves to prevent release of fission products after LOCA.			Qualified
BOP-8	1SCM*XRC14	*XRC14 Transformer Furnishes power to various Class 1E instruments as part of the uninterrupted power supply system.	Furnishes power to various Class 1E instruments as part of the uninterrupted power	Dynamic similarity between the tested specimen and the River Bend transformer was not established.	Pending	0pen
			Test mounting was not com- pletely documented in the test report.			

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SQRT ID No.	Applicant ID No.	Equipment name and description	Safety function	Findings	Resolution	Status	Remarks
BOP-8 + 1SCM*XRC14 (Cont'd>)		Transformer	Furnishes power to various Class 1E in- struments as part of the uninterrupted power supply system.	Test anomalies were mentioned, but neither described nor justified in the test report.			
				Site inspection revealed the following:			
				There was no contact between the base plate and concrete in most places.	,		
				Side panels were loose.			
				Base plate was not addressed in the qualification documents presented.	1		
80P-9	1EJS*LOC1A	Load centers	Are required to furnish power distribution to HVAC systems in the control and diesel generator building and also to Class 1E motor control centers.	Only a summary of test report was available. The original Wyle Test Report is needed for review and documentation.	Pending	0pen	
BOP-10	1SWP*P2B	Standby service water pump: An electrically driven vertical turbine pump.	Provides cooling water for safety-related equipment when normal service water is lost.	Torsional frequency of assembly needs to be computed and compared to motor's operational speed.	Pending	0pen	
				Operability of pump under seismic load needs to be ensured.			

Table 3.1 (Continued)
Plant I.D. No.	Description	Safety function	Findings/resolution	Status	Remarks
E22-F015	20" motor oper- ated gate valve (NSSS)	Opens in response to either a suppres- sion pool high- level signal or a low-condensate, tank-level, con- tainment isolation.	Operability of the valve was established using analysis only. A test program is presently being performed and a similar analysis with a similar valve which was tested will be submitted as demonstration of oper- ability and qualification.	Open	
ISWP-P2A	Standby service water pump (BOP)	Provides cooling water for safety- related equipment if normal service water is lost.	Clarify vibration accep- tance criteria (displace- Ment velocity)?	Open	
			Coupling runout value (driven member) is inconsistent with align- ment requirement.	Open	
			Pump weight incorrect on PVORT sheets.	Open	
			Final qualification sub- ject to compliance with endurance testing recom- mended in IE Bulletin 83-05.	Open	
B33-F060A	20" flow con- trol valve (NSSS)	Maintains pressure boundary integrity.	Satisfactory.	Closed	

Table 3.2 PVORT findings on operability qualification of pumps and valves

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Plant I.D. No.	Description	Safety function	Findings/resolution	Status	Remarks
1E12-MOVF021	14" motor- operated globe valve (BOP)	Containment isola- lation.	Have stem leakoff requirements been met? N&D No. 6189 motor starter housing weided to motor flange. Have possible effects of weld- ing on valve flange and valve shaft assembly been.considered?	0pen	
			Dates of issue on qual- ified documents very recent (i.e., ST-7003 "Operability Test Proce- dure" is dated 11/2/84 which was the exit meeting date)Com- pleteness and approval required.		
1HVC-MOV1B	24" motor- operated butter- fly valve (BOP)	Isolates main control room during LOCA.	Actuator is serialized (260880); adapter plant is also serialized (260953). PVORT form picked up the adapter serial no. in place of the actuator no. Clarification required.	Open	.?- 2
1CCP-MOV138	10" motor- operated gate valve (BOP)	Outboard contain- ment isolation valve.	Valve has serial no. 809 (1980) on "N" stamp tag. Manufacturer's nameplate	Open	

Table 3.2 (Continued)

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Plant I.D. No.	Description	Safety function	Findings/resolution	Status	Remarks
1000-MOV138 (Cont d <sub>1</sub> )	10" motor- operated gate valve (BOP)	Outboard contain- ment isolation valve.	serial no. is 1413-2. PVORT form lists valve serial no. as 809(1980). Inspection and test record form lists serial no. as 1413. Clarifi- cation required.		
			Stroke time require- ments yary from 30 sec (spec sheet) to 22 sec (inspection and test record) to 20 sec (PVORT form). Clari- fication required.	Open	
			Have stem leakoff requirements been. provided?	0pen	
			Have space heaters been removed?	Open	
			Rev. 2 to MOV Check- out Procedure 1, 1-G-EE-18, initiated due to excessive torque values in Rev 1. Com- paring Revs 1 and 2, the torque valves appear to be the same?	0pen	
B21-AOVF32A (BOP)	20" check valve	Containment iso- lation and reactor coolant pressure	Satisfactory.	Closed	

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Table 3.2 (Continued)

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		Table 5.2	(concinded)		
Plant I.D. No.	Description	Safety function	Findings/resolution	Status	Remarks
E33-SOV14	2" solenoid- operated globe valve (SOP)	Provides initial pressurization of main steam posi- tive leak control system.	Valve installation contradicts note 18 of FSAR Fig. 6.7-1, qualification documen- tation and manufacture recommendations.	0pen	
			If the working fluid (air) provides opening force, what is the minimum air pressure required to open the valves?	0pen	
			Are the forces delivered by the spring capable of closing the valve against the loads of the working. fluid?	Open	
			What assurance is there that the delivered air quality is in agreement with the manufacturer's requirements?		
	2" solenoid- operated globe valve (BOP)	Provides initial pressurization of main steam posi-	List tests performed by GSU to date or to be performed in the future.	Open	
		tive leak control system.	How to or will GSU track manufacturer's recom- mendations regarding maintainability of components subject to aging?		

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Plant I.D. No.	Description	Safety function	Findings/resolution	Status	Remarks
E12-C002C	RHR pump (NSSS)	Supplies water to the core in the event of an accident. Suppression pool	How is pump performance (curves, vibration levels, bearing temp., etc) established without the use of manufacturer's	Open	
		cooling.	Discharge pressure trans- mitter has a reject tag and as-built acceptance tag? Clarify difference and the reason for the reject tag and the action taken.	Open	21 - 1 - 14 - N
			Serial no. on motor qual- ification documentation and long form disagree.	Open	
			Clarify the differences between GE specification 21A3504, Rev. 1 and 21A3504BV, Rev. 0 (e.g., removal of IEEE standards; is this component built to IEEE, if not justify why.	Open	
	RHR pumps (NSSS) Supplies water to the core in the event of an acci- dent. Suppression pool cooling.	Clarify how GSU will or has identified parts sensitive to aging mechanism and how they			
		will be tracked.			

Table 3.2 (Continued)

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Plant I.D. No.	Description	Safety function	Findings/resolution	Status	Remarks
E12PC003	RHR subsystem fill pump (BOP)	Maintains RHR system piping filled and ready for RHR pump startup.	The specification specifies demineralized water on data sheet while the pump actually takes suction from suppression pool. What effect does this have on operability, performance, life of wear rings, bearings, seals, impellers, etc.?	Open	
		•	At reduced voltages what is the capability of the pump/motor, and does it meet the require- ments of the system?		

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Table 3.2 (Continued)

### 4 REACTOR

4.2 Fuel System Design

### 4.2.3 Design Evaluation

4.2.3.2 Fuel Rod Failure Evaluation

## (8) Fuel Rod Mechanical Fracturing

The applicant has submitted for staff review a plant-specific analysis (letter, November 30, 1984) using the approved methodology described in the General Electric Co. (GE) report NEDE-21175-3. The staff finds these results to be acceptable and the issue of fuel rod mechanical fracturing (Confirmatory Item 8) is resolved. Since the mechanical fracturing analysis is usually done as a part of the seismic-and-LOCA loads analysis, further discussion can be found in Section 4.2.3.3(4).

## 4.2.3.3 Fuel Coolability Evaluation

# (4) Fuel Assembly Structural Damage From External Forces

The staff approved the GE topical report NEDE-21175-3 (letter from C. O. Thomas (NRC) to J. F. Quirk (GE), October 20, 1983), which describes an analytical method for evaluating seismic-and-LOCA loads. The staff has also reviewed the plant-specific values of liftoff and acceleration (letter, November 30, 1984). The results show that the vertical liftoff is less than the allowable liftoff limit given in NEDE-21175-3, which is referenced by the applicant, and the acceleration is within the evaluation-basis limits, thereby assuring structural integrity and control rod insertability during seismic-and-LOCA events. Therefore, the staff concludes that the confirmatory issue of seismic-and-LOCA loads is satisfactorily resolved for River Bend.

Recent BWR fuel design changes that affect stability include decreasing the rod size and increasing the gap conductance because of prepressurization. As a consequence, the maximum decay ratio for most BWRs increases and becomes larger than 0.5, which is the original GE design criterion for BWR stability. Therefore, GE now proposes a decay ratio of 1.0 for its criterion.

To further evaluate this criterion and other stability criteria, the staff is performing a generic study of the hydrodynamic stability characteristics of light water reactors under normal operation, anticipated transients, and accident conditions. The results of this study will be applied to the staff's review and acceptance of stability analyses and analytical methods now in use by the reactor vendors.

The stability an lysis resulted in a maximum decay ratio of 0.98. Since the calculated maximum stability ratio is equal to that of some of the operating plants (for example, Peach Bottom Units 2 and 3 have a decay ratio of 0.98), the staff concludes that the thermal-hydraulic stability result is acceptable for plant operation. However, to provide additional margin for stability, natural circulation under normal operation will be prohibited.

Because no analysis has been presented for minimum critical power ratio (MCPR) limits or stability characteristics for single-loop operation, the staff will require by Technical Specifications that single-loop operation not be permitted until supporting analyses are provided and approved. A licensing condition will be imposed on operation beyond the first cycle. Operation beyond the first cycle is not permitted until a stability analysis is provided and approved for additional cycles of operation.

## 6 ENGINEERED SAFETY FEATURES

## 6.2 Containment Systems

6.2.1 Containment Functional Design

## Repressurization Analysis

In Section 6.2.3 of the SER, the staff stated that it will require the applicant to provide an analysis to show that repressurization of the containment due to all sources of inleakage such as the penetration valve leakage control system (PVLCS) and main steam positive leakage control system (MSPLCS) would not exceed 50% of the containment design pressure during the 30-day period following onset of a LOCA.

In its letter dated January 28, 1985, the applicant stated that the required analysis has been performed and it was determined that a constant 425 scfh inleakage from both the PVLCS and the MSPLCS would meet the above criterion. However, as a safety margin, the applicant has proposed to specify in the plant's Technical Specifications (TS) the allowable containment inleakage from both the PVLCS and MSPLCS to be 340 scfh, i.e., 80% of the acceptable inleakage.

On the basis of its assessment of the applicant's submittal, the staff finds that the TS inleakage will not repressurize the containment to more than 50% of the containment design pressure in a 30-day period. It is, therefore, acceptable.

#### LOCTVS/CONTEMPT Computer Codes

In the SER, the staff indicated that it would analyze the containment pressure and temperature response using the CONTEMPT/LT-28 computer code to confirm the applicant's analyses. The staff has completed its analyses using the

CONTEMPT-4 code and concludes that the peak calculated pressures and temperatures reported in the SER are in reasonable agreement with the values calculated using the CONTEMPT-4 computer code. This favorable comparison confirms the applicant's analyses. In addition, the applicant provided the results of the analyses performed to support the acceptability of the plant's Technical Specifications-allowable initial conditions. On the basis of its review of the applicant's results, the staff concludes that the peak pressure and temperature, in both the drywell and containment, will not exceed their respective design values and therefore, the proposed Technical Specification-allowable initial conditions are acceptable.

6.2.1.5 Reverse Pressurization

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See Section 6.2.1.8 of this SSER for compliance with NUREG-0978

6.2.1.7 Steam Bypass of the Suppression Pool

In Section 6.2.1.7 of the SER, the staff indicated that it would report its findings on the acceptability of the proposed  $200^{\circ}$ F/hour reactor vessel cooldown rate assumed in the applicant's analyses. This rate was considered in demonstrating the plant's suppression pool bypass capability of A/ $\star$ K of 1.0 ft<sup>2</sup>. The applicant informed the staff that the plant emergency operating procedures will call for a  $100^{\circ}$ F/hour reactor pressure cooldown rate, unless the containment-to-annulus differential pressure exceeds 5 psid in less than 5 minutes. Under these conditions, the operator will be instructed to proceed with a  $200^{\circ}$ F/hour controlled reactor vessel cooldown. However, in recent discussions with the staff, it was concluded that the plant's operating procedures do not reflect this procedure. To ensure that the plant's operating procedure conforms to the assumptions used in the suppression pool bypass design basis, the applicant provided the following information.

The River Bend Station Emergency Operating Procedures (EOPs) will direct the operator to initiate the automatic depressurization system (ADS) whenever the containment-to-annulus differential pressure reaches 5 psid. This action has been shown by analysis to provide acceptable containment pressures and, therefore, is acceptable.

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The NRC staff, however, expressed a concern regarding the use of ADS when the containment-to-annulus differential pressure reaches 5 psid, when shutdown via the normal controlled rate of 100°F/hour might be possible.

The applicant agrees with the staff that ADS may not always be the preferred action. Therefore, the applicant stated that the EOP will be modified before initial criticality after the first refueling outage to provide more definitive information to deal with the steam bypass concern.

6.2.1.8 Pool Dynamics

#### Hydrodynamic Loads

Section 6.2.1.8.3 of the SER identified the SRV- and LOCA-related pool dynamic loads as outstanding items. The staff has completed its review of the SRVrelated pool dynamic loads. The results of this evaluation are summarized below. The staff evaluation of the LOCA-related pool dynamic loads is awaiting additional information from the applicant. The staff will report its findings in a later supplement to the SER.

#### Safety/Relief Valve Dynamics

Actuation of the safety/relief valves (SRVs) produces transient loading on components and structures in the suppression pool region. Before actuation, the discharge piping of an SRV line contains atmospheric air and a column of water corresponding to the line's submergence. Following SRV actuation, pressure builds up inside the piping as steam compresses the air in the line.

The resulting high-pressure air bubble that enters the pool oscillates in the pool as it goes through cycles of overexpansion and recompression. The bubble oscillations, resulting from SRV actuation and discharge, cause oscillating pressures throughout the pool, resulting in dynamic loads on the pool's boundaries and submerged structures.

Severe steam condensation vibration phenomena can potentially occur when high-pressure, high-temperature steam is continuously discharged at high mass

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velocity into the pool, if the pool is at elevated temperatures. These steamquenching vibrations would result in loads on the pool's boundaries and submerged structures.

The River Bend design utilizes the GE X-quencher device to mitigate pool temperature effects and dynamic forces. In NUREG-0802, "Safety/Relief Valve Quencher Loads: Evaluation for BWR Mark II and Mark III Containments," dated October 1982, the staff set forth the X-quencher generic load specifications and the staff's acceptance criteria. The applicant has performed its evaluation and assessment of the containment design based on these loads.

In Attachment A to FSAR Appendix 6A, the applicant provided a detailed comparison of the River Bend design basis to the GESSAR II methodology. The staff has completed its review of the River Bend load specifications against the generic acceptance criteria and concludes that the SRV pool dynamic loads utilized by the applicant are in conformance with GESSAR II specifications and are, therefore, acceptable.

5.2.1.8.3 Hydrodynamic Load Assessment

# LOCA-Related Hydrodynamic Load Assessment

The Mark III pool dynamic loads were reviewed at the construction permit (CP) stage for the River Bend Station, Unit 1, and at the preliminary design approval (PDA) stage for GESSAR-238NI. The staff concluded at that time that the information available was sufficient to adequately define the pool dynamic loads for nuclear plants at the CP stage of licensing. Since the issuance of the GESSAR-238NI SER (NUREG-75/110, Dec. 1975), GE has conducted further tests and analyses to confirm and refine the original load definitions. To keep the NRC and Mark III applicants apprised of the current status of these tests, GE issued an Interim Containment Loads Report (22A4365) in April 1978 and several revisions to it before the GESSAR II application was provided to the staff of *A*22 March 1980. The GESSAR II application if GE's final design approval (FDA) submittal for its standard "nuclear island" design and is to be referenced by the MARK III operating license (OL) applicants. Appendix 3B of the GESSAR II application provides the standard pool dynamic load definitions for Mark III

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containments, and is the basic document used for review by the staff and its consultants.

The applicant has included Appendix 3B of GESSAR II by reference in Appendix 6A of its FSAR submittal. Except as noted below, the applicant has adhered to all analytical techniques, assumptions, methodologies, and concepts contained in Appendix 3B of GESSAR II. Where plant-unique parameters differ from those of the GE standard plant, River Bend parameters are used.

The staff has completed its review of GE's pool dynamic load definitions and has arrived at a definitive set of hydrodynamic load definitions that can be used by all Mark III containment applicants for operating licenses. The results of this generic review are documented in NUREG-0978, "Mark III LOCA-Related Hydrodynamic Load Definition." They are applicable to River Bend.

#### Description of Phenomena

Figure 6.4 of the SER shows the sequence of events occurring during a designbasis accident (DBA) and the potential loading conditions associated with these events. Following onset of a postulated LOCA, the drywell pressure increases because of blowdown of the reactor system. Pressurization of the drywell causes the water initially standing in the vent system to be accelerated into the pool and the vents are cleared of water. During this vent-clearing process, the water leaving the horizontal vents forms jets in the suppression pool and causes water jet impingement loads on the structures within the suppression pool and on the containment wall opposite the vents. During the vent-clearing transient, the drywell is subjected to a pressure differential and the weir wall experiences a vent-clearing reaction force.

Immediately following vent clearing, an air and steam bubble forms at the exit of the vents. The bubble pressure initially is assumed equal to the current drywell pressure. This bubble theoretically transmits a pressure wave through the suppression pool water and results in loading on the suppression pool boundaries and on equipment located in the suppression pool. As the air flow and steamflor from the drywell becomes established in the vent system, the initial vent exit bubble expands to equalize the suppression pool hydrostatic

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pressure. Test results from GE's large-scale pressure suppression test facility (PSTF) show that the steam portion of the flow is condensed, but continued injection of drywell air and expansion of the air bubble results in a rise in the surface of the suppression pool. During the early stages of this process, the pool swells in a bulk mode (i.e., a slug of solid water is accelerated upward by the air). Structures close to the pool surface will experience loads as the rising pool surface impacts the lower surface of the structure. In addition to these initial impact loads, these same structures will experience drag loads as water flows past them. Equipment in the suppression pool will also experience drag loads.

After the pool surface has risen approximately 15 feet above the initial pool surface, the thickness of the water ligament has decreased to 2 feet or less and the impact loads are significantly reduced. This phase is referred to as incipient breakthrough (i.e., the ligament begins to break up). To account for possible nonconservatisms in the test facility arrangement, the staff has determined that the breakthrough height should be set at 18 feet above the initial pool surface.

Ligament thickness continues to decrease until complete breakthrough is reached and the air bubble can vent to the containment free space. The breakthrough process results in formation of an air/water froth and, for load definition purposes, is defined to occur at a height of 19 feet above the initial pool surface. The incipient breakthrough height and the height at which froth loads begin, have been set higher than the maximum prediction from test results to ensure conservatism. Continued injection of drywell air into the suppression pool results in a period of froth pool swell. This froth swell impinges on structures it encounters but the two-phase nature of the fluid results in loads that are much less than the impact loads associated with bulk pool swell.

When the froth reaches the elevation of the floors on which the hydraulic control units for the control rod drives are located (approximately 24 feet above pool level), the froth encounters a flow restriction, which results in approximately 25% of the unrestricted flow area. The froth pool swell experiences a two-phase pressure drop as it is forced to flow through the available open areas. This pressure differential represents a load on both the floor

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structures and on the adjacent containment and drywell. The result is a discontinuous pressure loading at this elevation.

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When the froth reaches the elevation of the floors on which the hydraulic control units for the control rod drives are located (approximately 24 feet above pool level), the froth encounters a flow restriction, which results in approximately 25% of the unrestricted flow area. The froth pool swell experiences a two-phase pressure drop as it is forced to flow through the available open areas. This pressure differential represents a load on both the floor structures and on the adjacent containment and drywell. The result is a discontinuous pressure loading at this elevation.

As drywell air flow through the horizontal vent system decreases, and the air/water suppression pool mixture experiences gravity-induced phase separation, pool upward movement stops and the fallback process starts. During this process, floors and other flat structures experience downward loading and the containment wall theoretically can be subjected to a small pressure increase. However, this pressure increase has not been observed experimentally.

The DBA pool-swell transient associated with drywell air venting to the pool typically lasts 3 to 5 seconds. Following this, there is a long period of high steam flow rate through the vent system; available data indicate that this steam will be entirely condensed in the immediate vicinity of the vent exits. For the DBA reactor blowdown, steam condensation lasts for a period of approximately 1 minute. Potential structural loadings during the steam condensation

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phase of the accident have been observed, and are included in the containment loading specification.

As the reactor blowdown proceeds, the primary system becomes depleted of high-energy fluid inventory with a corresponding reduction of the steamflow rate to the vent system. This reduced steamflow rate leads to a reduction in the drywell/containment pressure differential which in turn results in sequential recovering of the horizontal vents. Suppression pool recovery of a particular vent row occurs when the vent stagnation differential pressure corresponds to the suppression pool hydrostatic pressure at that row of vents.

Toward the end of the reactor blowdown, the top row of vents is capable of condensing the reduced blowdown flow and the two lower rows will be totally recovered. As the blowdown steamflow further decreases to very low values, the water in the top row of vents start to oscillate back and forth causing what has become known as vent chugging. This action results in dynamic loads on the top vents and on the weir wall opposite the upper row of vents. In addition, an oscillatory pressure loading condition can occur on the drywell and containment walls. Since this phenomenon is steam mass-flux dependent (the chugging threshold appears to be in the range of 10 lb/sec/ft<sup>2</sup>), it is present for all break sizes. For smaller breaks, it is the only mode of condensation that the vent system will experience.

Shortly after a postulated pipe rupture, the emergency core cooling system (ECCS) pumps will automatically start up and pump condensate water and/or suppression pool water into the reactor pressure vessel. This water floods the reactor core and the water may start to cascade into the drywell from the break (the time at which this occurs depends upon break size and location). Because the drywell is full of steam at the time of vessel flooding, the sudden introduction of cool water could cause rapid steam condensation and drywell depressurization. When the drywell pressure falls below the containment pressure, the suppression pool level will depress until the horizontal vents are uncovered and air from the containment enters the drywell. Eventually sufficient air will be returned through the vents to stabilize the drywell and containment pressures; however, during this drywell depressurization transient, there could be a period when a significant negative pressure acts on the drywell structure.

A conservative negative-load condition, therefore, was specified for the drywell design.

Small breaks, defined as breaks not large enough to automatically depressurize the reactor, do not result in bounding pool dynamic loads except for the chugging loads and thermal loading conditions on the drywell and weir walls. Thermal gradient load definitions are provided for in the design of the walls containing the suppression pool.

### Pool Dynamic Load Assessment

## (1) Generic Load Definition

The staff's review of the generic LOCA-related pool dynamic load definition was completed early in 1984. The results of this review and the staff's evaluation of the pool dynamic load definitions are documented in NUREG-0978, "Mark III LOCA-Related Hydrodynamic Load Definition," which was.published in August 1984. With only a few exceptions, the staff found the load definitions proposed by the General Electric Company in Appendix 3B of GESSAR II to be acceptable. A set of acceptance criteria was developed by the staff to cover those areas where the proposed loads were not satisfactory. These were included as Appendix C to NUREG-0987. A brief description of these acceptance criteria is provided below.

## (a) Pool Swell Velocity

Pool swell velocity controls impact and drag loads on the structures between the initial pool surface elevation and the breakthrough elevation. GESSAR II proposes a value of 40 ft/sec at all elevations. The staff requires use of an elevation-dependent value which varies linearly from 0 up to a maximum of 50 ft/sec at elevations greater than or equal to 10 feet above the initial elevation.

# (b) Pool Swell Loads on Structures Attached to the Containment Walls

The GESSAR II specification corresponds to steady-state drag at a fixed velocity of 40 fps. The staff's acceptance criteria require this to be modified to reflect the change in pool swell velocity given in "a" above and the inclusion of impact-type forces when the structure is not immersed prior to pool swell. A detailed procedure for evaluating the impact load is provided in the acceptance criteria.

## (c) Bulk Impact on Small Structures

The GESSAR II methodology was found acceptable provided the structures involved satisfied certain limitations related to structural natural frequency, size, and location above the pool. The acceptance criteria require that when any of these limitations are not satisfied, the load specification be reviewed by the staff on a plantunique basis.

#### (d) Froth Impact Loads

The GESSAR II methodology was found to be unacceptable. An acceptable alternative was developed by the staff and its consultants and is described in detail in the acceptance criteria. The new method differs from the GESSAR II approach with respect to maximum froth impact pressure, temporal characteristics of the forcing functions, and region of application.

#### (e) Drag Loads

The GESSAR II methods are found acceptable provided they are modified to account for the change in pool velocity given in  $\pi^{n}$  above and  $\alpha$ provided they correctly account for the structure-wall interaction effect on drag loads.

# (f) Loads on Submerged Structures

The GESSAR II methods are acceptable except for computation of acceleration loads on noncylindrical structures and the evaluation of standard drag during the CO phase of the LOCA. The staff requires that the Mark I acceptance criteria as set forth in NUREG-0661 be used to develop these loads.

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# (g) Impact Loads on Structures Above the Weir Annulus

The GESSAR II methods were found to be acceptable except for radial structures located within 1 foot of the top of the weir wall and all structures located between 0 and 0.25 foot above the weir wall. Detailed procedures for evaluation of the impact loads in these cases are provided in the acceptance criteria.

# (2) River Bend Station Plant-Unique Load Evaluation

# (a) Applicability of the Generic Load Definition

The staff has examined the information supplied in the FSAR and has concluded that the generic load criteria described in NUREG-0978 are applicable to the River Bend Station. All major structures and components that would experience LOCA-related pool dynamic loads are within the range of applicability of the staff-approved methodology in terms of geometry and relative location in the containment and the suppression pool. The major features of the suppression pool geometry (main vent submergence and vertical spacing, pool radial width, and pool depth) differ slightly from the standard plant dimensions but these differences are not considered significant in terms of their effect on pool dynamic loads. The use of the generic methodology by the applicant to develop the LOCA-related pool dynamic load definition is, therefore, acceptable to the staff, except as noted below. (b) <u>Plant-Unique Load Definition - Impact Loads on Certain Structures</u> Between the Pool Surface and the Hydraulic Control Units Flores

The bulk impact load specification in the NRC's accepta ce criteria (NUREG-0978) states that the GESSAR II methodology is acceptable, subject to the following limitations:

(i) Targets must have combinations of widths and natural frequences such that Figures 38.33-1, 2, 3, and 4 of GESSAR II indicate them to be in the "GESSAR conservative" region with respect to the V [ 50 ft/sec pool velocity curve,

(ii) There are no structures smaller than 4 feet long,

(iii) There are no structures closer than 6 feet above the pool.

In plant designs where some specific structures may not meet limitations (i) or (iii), the pulse duration must be shortened with an appropriate adjustment to the pressure amplitude. The load specifications for these structures will be reviewed by the staff on a plant-unique basis. To aid the Mark III applicants in this complex issue, the staff had its BNL consultants prepare load specifications for structures that do not meet limitations (ii) and (iii) that can, at the option of each Mark III applicant, be used to evaluate these structures.

The River Bend Station structures above the pool satisfy limitation "(i)"; however, limitations (ii)" and (iii)" are not satisfied for all structures. The load definitions proposed by the applicant for structures that do not meet limitations (ii)" and (iii)" are less conservative than the load definitions prepared by the staff's BNL consultants and, in the staff's opinion, have not been adequately justified. As a result of continued discussions with the staff, the applicant is currently examining an alternate load specification developed by Clinton for structures that are closer than & feet from the pool surface and/or shorter than 4 feet in length. The staff

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will report its finding regarding this issue in a supplement to the SER upon receipt of the applicant's proposed load specification.

#### Conclusion

The staff has completed its review of the LOCA-related pool dynamic loads for the River Bend Station and finds the load definition used by the applicant to be conservative and acceptable except for those structures within 6 feet of the pool, as stated above.

6.2.1.9 Mark III-Related Issues

In a letter dated May 8, 1982, John Humphrey, a former GE engineer, notified Mississippi Power and Light Company (MP&L) of certain safety concerns regarding the Grand Gulf Mark III containment design. The staff met with MP&L, GE, and Mr. Humphrey to determine the character of these concerns and to establish an appropriate program for their resolution. A number of other Mark III plant applicants attended the meeting, including representatives of Gulf States Utilities (GSU) for River Bend Station (RBS).

The staff has reviewed the information supplied by the applicant for the RBS in letters dated February 28, 1984, and January 23, 1985. These letters contain the applicant's responses to all the Humphrey concerns. The details of the staff's review of each of the 66 individual Humphrey concerns (covering 22 and contained an Applier K. The staff concludes that all but fue raise areas (covering 8 individual Humphrey concerns) and a small portion of a third area have been satisfactorily resolved for the River Bend Station.

The two areas for which further information will be required before resolution can be reached are the SRV discharge line sleeve steam condensation load definitions and the RHR heat exchanger relief line load definitions. The third, and minor, area is the effect of encroachments on submerged structure loads. Resolution of this issue is expected to be uncomplicated.

On the basis of the information received to date, regarding the SRV discharge sleeve steam condensation loads, the staff finds that sufficient justification has been provided for power operation up to 5% of related power.

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The staff will require that the applicant not use the residual heat removal system in the steam condensing mode pending resolution of the staff's concerns in the second area, the RHR heat exchanger relief line load definitions. The loads from other discharge lines in the suppression pool are not expected to produce bounding load definitions and no restrictions on power operations are needed during the time it takes for the applicant to respond to the confirmatory questions raised by the staff for these lines.

The staff will assess the applicant's responses to its request for additional information, as identified in the report (Appendix K) on these three Humphrey areas, and will report its results in a future supplement to the SER.

6.2.2 Containment Heat Removal System

See Section 6.2.1.8 of this supplement for discussion on compliance with NUREG-0978.

6.2.3 Secondary Containment Functional Design

In Section 6.2.3 of the SER, the staff indicated that the secondary containment is comprised of the annulus building, the auxiliary building, and the fuel building and completely surrounds the primary containment. It is maintained at a negative pressure during normal plant operation.

Since then, the applicant has proposed to maintain the auxiliary building and fuel building at atmospheric pressure (0.0 psig) and the annulus (shield) building at 3.0 inches of vacuum water gauge (WG).

Assuming the onset of a LOCA along with loss of offsite power, the applicant has performed analyses to determine the length of time it takes to bring the secondary containment building (i.e., the annulus (shield) building, the auxiliary building, and the fuel building) to -0.25 inch WG.

The annulus analysis, assuming the normal operating condition of -3.0 inch WG, inleakage of 2000 ft<sup>3</sup>/min and 38 seconds of delay for the standby gas treatment system (SGTS) to get up to speed, indicates that -0.25 inch WG is attained in

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203 seconds. The results also indicate that for approximately 179 seconds the annulus pressure is greater than -0.25 inch WG.

The analysis of the auxiliary building, which is maintained at atmospheric conditions during normal plant operation, indicates that -0.25 inch WG will be attained in 111 seconds after the LOCA. The analysis assumed the building inleakage to be 5000 ft<sup>3</sup>/min and a delay of 38 seconds for SGTS startup.

The applicant analysis of the fuel building, which is normally maintained at atmospheric pressure, indicates that the -0.25 inch WG will be attained in 36 seconds. The analysis assumed an inleakage of 5000 ft<sup>3</sup>/min and the fuel building charcoal filtration system delay of 18 seconds.

Before plant operation begins and at each refueling outage, the annulus building, the auxiliary building, and the fuel building, will be tested to verify that the inleakage will not exceed the values used in the analyses (i.e., 2000 ft<sup>3</sup>/min, 5000 ft<sup>3</sup>/min, and 5000 ft<sup>3</sup>/min at pressures of -3 inches WG, -0.25 inch WG, and -0.25 inch WG, respectively).

Also, the applicant will perform a test before plant operation and at each refueling outage to verify that the SGTS will draw down the annulus building and the auxiliary building to -0.25 inch WG in less than 173 and 81 seconds, respectively, and the fuel building charcoal filtration system will draw down the fuel building in less than 26 seconds.

On the basis of its review of the applicant analyses and the proposed Technical Specifications, the staff concludes that the secondary containment functional design is in compliance with the provision of BTP CSB 6-3 and is therefore, acceptable.

The concern regarding the use of the hydrogen mixing system for drywell pressure control is the potential of it becoming a suppression pool bypass leakage path. The applicant stated that the suppression pool bypass area with the 6-inch hydrogen mixing system inlet valve open is 0.20 ft<sup>2</sup> which is bounded by the allowable bypass leakage. Therefore, the staff finds the applicant's proposal to use the hydrogen mixing system for drywell pressure control to be ?

acceptable. However, since the applicant has not demonstrated that these valves are capable of closing under accident conditions in the drywell, certain restrictions should be applied. In Operating Modes 1 and 2, the total number of bours used should not exceed 5 hours/365 days and in Operating Mode 3 the pumber of hours should be limited to 90 hours/365 days.

6.2.4 Containment Isolation System

#### Drywell Containment Purge Systems

In Section 6.2.4.3 of the SER, the staff required that the applicant commit to the implementation of a nine-point interim program for assessing the need for use of the purge system. This program would be carried out during the first fuel cycle.

In its letters dated November 8, 1984, and January 31, 1985, the applicant provided its response to this nine-point interim program.

The applicant stated that an analysis was performed to establish the number of hours per year that a containment purge system will have to be used to maintain the airborne activity below 25% of the maximum permissible concentration (MPC) specified in 10 CFR 20 during normal operation. The applicant's analysis indicated that 7300 hours per year are required to limit the airborne activity to 23% of the MPC. The applicant did not provide this analysis for staff review. It should be noted, however, that the proposed 7300 hours of usage is 80% of continuous usage or 20 hours per day. This does not represent a serious attempt at limiting use of the purge system. In the absence of a revised estimate by the applicant, the staff has selected a 2000-hour/365-day limit. The staff has discussed this Technical Specification limit fighth the applicant.

The applicant also indicated that it will implement a data collection program during the first fuel cycle to collect and evaluate the operating experience with the containment purge systems at the River Bend Station. It should be noted that, as part of this effort, the applicant will be required to determine the minimum size purge valve that can be used to reduce the airborne activity ·X

in the containment to levels that are consistent with the provisions of 10 CFR 20.

The applicant stated that a containment access management program has been developed to minimize personnel access and residence time in the containment.

With regard to the drywell purge system, the applicant stated that the use of the system will be limited to 90 hours/year (cumulative) in Operating Mode 3 for either drywell pressure control or for reducing drywell activity level. This limit will be 5 fhours/year (cumulative) for Operating Modes 1 and 2 for drywell pressure control, as stated in the staff's nine-point program.

As part of the staff's nine-point program for purge system use, the staff stated that whenever the drywell is being vented, the vent should discharge into the containment; moreover, the containment shall not be vented or purged, whenever the drywell is being vented or purged.

The applicant indicated that such a restriction, i.e., requiring a drywell to containment purge, would significantly increase the radioactivity in the containment and would require additional containment purge time to maintain the containment activity level below 25% of MPC.

To avoid the increase in the containment radioactivity level during drywell pressure control operations, the applicant proposed to operate the containment purge system in conjunction with the drywell purge system. To eliminate the staff's concern about the potential for containment bypass during these pressure control operations, the applicant stated that a qualified, dedicated operator will administer the drywell purge system operation to ensure that the drywell vent path bypassing the containment will not be open for more than 2 minutes/venting operation. The plant's operating procedures will direct the dedicated operator to open one division of supply and exhaust drywell isolation valves (e.g., the inboard valves) and, without delay, to open the other division (e.g., the outboard valves) of supply and exhaust drywell isolation valves. Once the second division is indicated as fully open, the dedicated operator will, in less than 2 minutes, begin to close at least one division of the drywell isolation valves.

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Since the applicant has not demonstrated the ability of the drywell purge isolation valve to close under the anticipated accident condition in the drywell, these valves will be required to be locked closed during Operating Conditions 1 through 3.

The applicant indicated that it may elect to utilize the hydrogen mixing system for drywell pressure control with no limitations on the total time for venting during the first fuel cycle.

The concern regarding the use of the hydrogen mixing system for drywell pressure control is the potential of it becoming a suppression pool bypass leakage path. The applicant stated that the suppression pool bypass area with the 6-inch hydrogen mixing system inlet valve open is 0.20 ft<sup>2</sup> which is bounded by the allowable bypass leakage. Therefore, the staff finds the applicant's proposal to use the hydrogen mixing system for drywell pressure control to be acceptable. However, since the applicant has not demonstrated that these valves are capable of closing under accident conditions in the drywell, certain restrictions should be applied. In Operating Modes 1 and 2, the total number of hours used should not exceed 5 hours/365 days and in Operating Mode 3 the number of hours should be limited to 90 hours/365 days.

The applicant stated that, except for Item 1(c) and 3 of Branch Technical Position (BTP) 6-4, the River Bend Station's drywell/containment purge system will comply with the requirements set forth in the BTP. With regard to Item 1(c), the staff has determined that the use of the existing system is acceptable until it is determined, based on the nine-point interim program to be implemented during the first fuel cycle, when purging is needed and what line size is needed to accomplish the function.

With regard to Item 3 of BTP 6-4, recirculation of containment atmosphere will be accomplished through the external purge filter for the first fuel cycle and until the staff completes its evaluation of the report to be submitted at the end of the first refueling cycle.

Finally, the applicant has committed not to use two standby gas treatment system (SGTS) trains in the fast purge mode in Operating Modes 1 through 3 and

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that in those operating modes, only one SGTS may be used with the normal containment purging, provided that both SGTS subsystems are operable. The staff finds the applicant's commitment acceptable.

6.2.5 Combustible Gas Control in Containment

In Section 6.2.5 of the SER, the staff stated that it will perform a confirmatory analysis to determine the acceptability of the hydrogen generation rate calculated by the applicant. On the basis of the results of its calculations, the staff concludes that the applicant's analyses are reasonably conservative and are, therefore, acceptable. On the basis of its review of the combustible gas control system for compliance with all the acceptance criteria of SRP 6.2.5, the staff concludes that the applicant's design includes acceptable systems for monitoring, controlling, and mixing the hydrogen and oxygen that may be generated in the containment following onset of a LOCA. Specifically, the combustible gas control system satisfies the design and performance requirements of 10 CFR 50.44 (except for those portions dealing with postulated degraded core accidents, which is addressed in Item II.B.8, below); the provisions of RG 1.7; and the requirements of GDC 41, 42, and 43. The system is, therefore, acceptable.

NUREG-0660 Item II.B.7 Analysis of Hydrogen Control

NUREG-0660 Item II.B.8 Rulemaking Proceedings on Degraded-Core Accidents

As previously reported in the River Bend SER, the staff requested that the applicant propose a program to improve the plant's hydrogen control capability. Specifically, this includes the hydrogen generated from a metal-water reaction involving up to 75% of the active cladding, which is well beyond the amount of hydrogen specified in 10 CFR 50.44(d).

In response to the NRC request, the applicant proposed a hydrogen igniter system for the River Bend Station, similar to that installed in the Grand Gulf Nuclear Station. As reported in the SER, the applicant has indicated that justification of the adequacy of the igniter system will be the generic findings of the Hydrogen Control Owners Group (HCOG), as supplemented by

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plant-specific design considerations. The NRC published an amendment to the hydrogen rule, 10 CFR 50.44, on January 25, 1985 (50 <u>FR</u> 3498). This amendment, which affects the River Bend Station, became effective on February 25, 1985.

In accordance with the above-cited amendment to 10 CFR 50.44, the staff requires compliance with 10 CFR 50.44(c)(3)(iv)(A) prior to authorizing operations above 5% of full power. A preliminary analysis of the proposed hydrogen igniter system will be needed which describes the system design and which addresses:

- the peak containment pressure resulting from the postulated hydrogen combustion
- (2) the peak pressure capability of the containment, and
- (3) the survivability of essential equipment

For this preliminary analysis, the applicant may adopt by reference any prior analyses that may be applicable to the River Bend Station. However, all significant plant-unique features of the River Bend Station will have to be addressed in the applicant's submittal.

Also, consistent with 10 CFR 50.44, as amended, the staff finds that for operations below 5% of full power, the hydrogen igniter system is not needed.

- 6.2.7 Containment Leakage Testing
- 6.2.3 Type C Test

Leakage Penetration Valve Leage Control System (PVLCS)

In Section 6. 2.6.3 of the SER, the staff indicated that the applicant had proposed to air leak test the valves equipped with the PVLCS but exclude the measured leakage from the combined leak rate for the local Type B and C leak rate tests, i.e., 0.6 La. ×

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The PVLCS is composed of two independent redundant systems. The elimination of leakage is accomplished by creating a pressure barrier at the closed containment isolation valve by injecting air into the space between the seats of the double-disc gate valves. However, since the system is manually operated and it takes about 30 minutes from the onset of a LOCA before the PVLCS becomes fully operational, the potential exists for containment effluent to leak through these valves during the initial 30-minute period.

In FSAR Amendment 19, the applicant indicated that the penetrations served by the PVLCS are required to meet a leakage rate limit specified in Technical Specification 3/4.6.1.2. The applicant further stated that this leakage limit is included in the offsite radiological dose assessment as a separate term.

On the basis of its review of Technical Specification 3/4.6.1, the staff concludes that the applicant's approach in resolving the staff concern regarding leakge from valves equipped with PVLCS is conservative and, therefore, acceptable.

### 6.3 Emergency Core Cooling System

6.3.3 Performance Evaluation

6.3.3.3 Functional Design

#### Plant-Specific LOCA Analysis

In its SER (Sections 6.3.3.3 and 15.9.4), the staff reported the results of a lead plant LOCA analysis that was stated by the applicant to be representative of River Bend. The SER also noted that the applicant had committed to supply a plant-specific LOCA analysis for River Bend before fuel loading.

The applicant provided the LOCA analysis specific for River Bend in FSAR Amendment 15 dated November 1984. The plant-specific LOCA analysis included a spectrum of large and small pipe breaks and indicated that the most limiting break is a design-basis break in a recirculation suction pipe. As for the lead plant, an assumed failure of the low-pressure coolant injection (LPCI) diesel

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generator, coincident with the break, resulted in the worst single failure condition. The plant-specific results demonstrate compliance with the requirements of 10 CFR 50.46 as is shown in Table 6.2 (Revised).

# Table 6.2 (Revised) River Bend LOCA Analysis Results

*	Table 6.2 (Revised)	River Bend LOCA Analysi	s Results
Parameter a	analyses	Maximum values from break	Allowable
Peak claddi Maximum cla Maximum tot	ing temperature (PCT) adding oxidation tal hydrogen generation	2144°F 2.32% 0.16%	2200°F 17% 1%

From its review, the staff concludes that the plant-specific LOCA analyses for River Bend are acceptable. This issue, Outstanding Issue 8, is closed.

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Figure 6.4 (Revised) Loss-of-coolant accident chronology (design-basis accident)

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## 7 INSTRUMENTATION AND CONTROLS

# 7.2 Reactor Protection System

# 7.2.2 Specific Findings

7.2.2.1 Circuits and Sensors Located in or Routed Through Structures . Not Seismically Qualified

Instruments used to monitor turbine control valve (TCV) fast closure, turbine stop valve (TSV) closure, main condenser vacuum, main steamline pressure, and turbine first-stage pressure are located in the turbine building, a structure that is not seismically qualified. These instruments provide inputs to the reactor protection system (RPS), rod control and isolation system (RCIS), containment and reactor vessel isolation control system (CRVICS), and the reactor recirculation system (RRS). The specific instruments, identified in Section 7.2.2.1 of the River Bend SER, are classified as Class 1E, are seismically and environmentally qualified, and are treated as safety related in terms of identification, mounting, and separation.

The staff has reviewed the isolation provided between those portions of instrument channels located in or routed through the turbine building and the downstream safety-related circuits (logic and actuation circuits) to ensure that electrical faults occurring within the non-seismically qualified turbine building will not propagate back to and damage downstream safety-related circuitry. Isolation between faults, which could occur in areas not seismically qualified and the remainder of the protection system is provided in one of two ways. For analog signals, isolation is provided using several stages of relay coil-to-contact isolation between the trip unit outputs and protection system actuation logic. In addition, each cable is run in a separate grounded conduit from the sensor to the protection system cabinets. For digital signals (e.g., limit switch position), isolation is provided using a combination of fuses, circuit breakers, and coil-to-contact isolation. All of the subject instrument channels are designed to "fail safe" (i.e., protective action occurs)

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on loss of power. In additions, for the TSV and TCV scram signals, diverse (backup) scram signals are provided.

Wiring for all instrument channels is routed in rigid metallic conduit. The wiring and instrument layout in the turbine building is designed to limit the effects of an event to as few channels as possible, so that the ability of the RPS, RCIS, CRVICS, and RCS to perform their safety functions is not degraded. The applicant has stated that an analysis for the effects of a 480-V ac hot short on any RPS channel has been performed and confirms that no safety functions are lost as a result.

On the basis of its review, the staff concludes that sufficient isloation is provided to prevent damage to downstream safety-related circuits from electrical faults occurring in circuits located in areas that are not seismically qualified. This resolves Confirmatory Item 2, as listed in Section 7.1.4.2 of River Bend SER (Confirmatory Item 22, as listed in Table 1.4 of the SER and its supplements).

### 7.2.2.7 Reactor Mode Switch

IE Information Notice 83-42, issued on June 23, 1983, provided information about mode switch malfunctions at several operating reactors. The specific failure mechanism was mode switch contact positioning errors resulting from large design clearances and a tendency for the plastic cam shaft used in the switch to twist (this shaft is actually composed of 22 individual interlocking sections). Subsequently, GE issued a Field Disposition Instruction (FDI) to the applicant for installation of a new mode switch using a solid metal shaft. However, during functional testing of the upgraded mode switch at Susquehanna Unit 1, problems were encountered regarding proper mode switch operation that resulted in further modifications to the switch. These modifications included cam identification markings, an improved torsion bar/shaft, milled cam surfaces, and external contacts fixed in place with epoxy. Subsequently, the switch was tested successfully, and it was determined that the re-modified mode switch would function properly for up to 1000 cycles.

The staff asked the applicant to confirm that the additional mode switch modifications found necessary as a result of functional testing performed on

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the Susquehanna mode switch have been made to the mode switch at River Bend, and that the new mode switch has been installed and successfully tested. By letter dated February 15, 1985, the applicant stated that a new mode switch has been installed and function 11y tested in accordance with the GE FDI. During a telephone conversation on March 20, 1985, the applicant stated that the additional modifications found necessary from testing at Susquehanna, were made to the River Bend mode switch before the switch was shipped to the site. On the basis of this information, the staff considers Confirmatory Item 27 to be resolved. The NRC regional staff will be advised to follow this issue to ensure that the re-modified mode switch has been successfully tested before unit startup.

# 7.3 Engineered Safety Features Systems

7.3.2 Specific Findings

# 7.3.2.3 ADS Actuation (TMI Action Plan Item II.K.3.18)

The automatic depressurization system (ADS) has been modefied in accordance with TMI Action Plan Item II.K.3.18 to automatically i.itiate in the absence of a high drywell pressure initiation signal. The ADS functions as a backup to the high-pressure core spray (HPCS) system by depressurizing the reactor vessel so that low-pressure systems may inject water for core cooling. In the initial design, each ADS train was actuated upon coincident signals of reactor vessel low water level (two level 1 signals and one level 3 signal are required), high drywell pressure (two signals required), a low-pressure emergency core cooling system (ECCS) pump running (one of two pumps), and a 105-second time delay which allows ADS to be bypassed if the operator believes the actuation signal is erroneous or if vessel water level can be restored. However, for transient and accident events which do not produce high drywell pressure, and are further degraded by a loss of HPCS, manual actuation of the ADS would be required to ensure adequate core cooling.

In order to eliminate the need for manual ADS actuation to ensure adequate core cooling, the applicant has installed bypass timers which will automatically bypass the drywell high-pressure inputs required for ADS actuation if reactor

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vessel water level remains below the ADS initiation setpoint (level 1) for a sustained period (approximately 6 minutes). Thus ADS actuation will occur in the absence of a drywell high-pressure signal after the 6-minute time delay, and the additional 105-second time delay, if a reactor vessel low, water level condition still exists and a low-pressure ECCS pump is running. Annunciation is provided in the control room when the 105-second timers and the high drywell pressure bypass timers are initiated. Annunciation is also provided when a reactor vessel low, water-level or drywell high-pressure condition is detected.

Four time delays have been added, one for each ADS drywell high-pressure initiation channel. There are two ADS actuation channels (Division 1 and Division 2), either of which can perform the required ADS function. There are two bypass timers associated with each ADS division. The staff will require that the River Bend Technical Specifications contain provisions for periodic surveillance and calibration of the high drywell pressure bypass timers automatically reset when vessel level increases above level 1.

Another modification made to the River Bend ADS consists of the addition of two ADS inhibit switches (one per ADS division) that permit the operator to overrided the ADS automatic blowdown logic if necessary. These manual inhibit switches prevent automatic ADS actuation, but do not ingibit the safety/relief valve (SRV) pressure-relief function, manual ADS actuation, or individual SRV control. The addition of the ADS manual inhibit switches will simplify the execution of those steps in the Emergency Procedures Guidelines (EPGs) related to mitigation of anticipated transient without scram (ATWS). The inhibit switches are two-position (NORMAL and INHIBIT), maintained-contact, keylock switches. Placing a switch in the INHIBIT position, which defeats the ADS automatic actuation logic for the associated division, causes "ADS OR SRV INOPERATIVE" annunciation in the control room for that division and actuates an "ADS INHIBITED" status light on control room panel 1H13\*P601.

The staff concludes that the River Bend ADS design conforms to the requirements of TMI Action Plan Item II.K.3.18 regarding ADS automatic actuation to ensure adequate core cooling, and therefore, is acceptable. This resolves Confirmatory Item 8, as listed in Section 7.1.4.2 of the River Bend SER (Confirmatory Item 28, as listed in Table 1.4 of the SER and its supplements).

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#### 7.4 Systems Required for Safe Shutdown

#### 7.4.2 Specific Findings

#### 7.4.2.3 Standby Liquid Control System

The River Bend standby liquid control system (SLCS) design includes an interlock which prevents the boron storage tank suction valves (C41-F001A&B) from opening in response to a system level manual initiation signal if test tank suction valve C41-F031 is open. The interlock is provided to prevent dilution of the sodium pentaborate solution (from water in the test tank). During its initial review, the staff raised the concern that SLCS inoperable status indication (annunciation) was not provided in the control room when valve C41-F031 is open. Valve position indication lights are provided; however, the staff does not consider valve position status lights to be a positive indication of safety system inoperability.

By letter dated February 5, 1985, the applicant submitted an SLCS design change to provide an additional annunciator point on control room panel 1H13-P601 which indicates "SLCS INOP - F031 NOT FULLY CLOSED." This alarm function will be provided by a Division 2 limit switch mounted at valve C41-F031. The input to the annunciator is routed through an isolator assembly to isolate divisional circuits from the non-safety-related annunciator system.

On the basis of its review, the staff concludes that adequate indication of SLCS inoperability is provided in the control room when test tank suction valve C41-F031 is open. This resolves Confirmatory Item 33. The staff will verify during the Technical Specification review for River Bend that periodic testing of the interlock function is performed to ensure that the interlock has not failed in a manner that precludes the SLCS function.

#### 7.5 Information Systems Important to Safety

7.5.2 Specific Findings

#### 7.5.2.5 Temperature Effects on Level Measurements

The staff was concerned that high drywell temperatures causing water density changes in reactor vessel water level instrument sensing lines could result in non-conservative false level indications in the control room (i.e., indicated level higher than actual level). Vessel level is determined by measuring the difference in head between a fixed reference column of water (connected to the reactor vessel steam space via a condensing chamber) and a variable column of water which changes with actual level in the vessel (i.e., differential pressure instruments are used). If the change in head due to density changes from drywell heatup for both the reference and variable legs is not equal, a measurement error is introduced. The amount of error is dependent upon the difference in vertical drop between the reference and variable legs inside the drywell.

By letter dated November 21, 1984, the applicant provided information concerning the maximum vessel level indication errors based on the vertical drops of the level sensing lines inside the drywell, the calibration conditions (temperature and pressure) for the level instruments, and a maximum drywell temperature of 340°F. The data provided indicate that with the exception of the fuel zone range instruments, vessel water level indication errors are in the conservative direction (i.e., indicated level is lower than actual level). This included the narrow- and wide-range instruments; the wide-range instruments provide level indication from approximately 2 to 3 inches above the top of the active fuel (TAF) to approximately 50 inches below the centerline of the main steamlines. The maximum error in level indication for the fuel zone range instruments is 11.02 inches in the non-conservative direction. The fuel zone range instruments monitor vessel level from the bottom of the fuel to 50 inches above TAF. There are no protection or control functions performed by the fuel zone range instruments. The applicant has stated that the River Bend Station emergency operating procedures will contain information which allows the operators to determine the maximum water level measurement errors given drywell heatup beyond normal ambient conditions.

On the basis of its review, the staff concludes that the difference in vertical drop between reactor vessel water level instrument sensing lines (reference and variable legs) inside the drywell will not result in false level indications

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beyond the capability of the control room operator(s). This resolves Confirmatory Item 35.

#### 7.6 Interlock Systems Important to Safety

7.6.2 Specific Findings

7.6.2.4 End-of-Cycle Recirculation Pump Trip

Two redundant Class 1E actuation logics [engineered safety features (ESF) Division 1 and ESF Division 2] are provided to initiate an end-of-cycle recirculation pump trip (EOC-RPT) on either TSV closure or TCV fast closure. Either logic division will trip both recirculation pumps. In the original design, each logic was automatically bypassed when the reactor power level decreased below 30% of rated as sensed by a single-turbine first-stage pressure transmitter (C71-N052A and C71-N052B for Divisions 1 and 2, respectively). This raised staff concerns that a transmitter or sensing-line failure could effectively bypass the EOC-RPT function of a given division, and that such a failure might go undetected.

Since the initial review, two additional turbine first-stage pressure transmitters (C71-N052C and C71-N052D) have been provided, and the EOC-RPT automatic bypass logic has been changed to 2-out-of-2 logic for each division. The bypass for a given division is automatically removed when either associated turbine first-stage pressure channed senses that pressure has increased above the setpoint (i.e., pressure has increased above that corresponding to 30% reactor power). Thus, no single failure can cause automatic bypass of the EOC 7 RPT function for a given division, nor can any single failure prevent the bypass condition from being automatically removed when the conditions that permit the bypass are no longer satisfied. The turbine first-stage pressure instrument channels are powered from the reactor protection system (RPS) buses. Isolation between circuits powered from the RPS and ESF buses is provided using Potter-Brumfield MDR relays. These relays have been found acceptable as isolation devices as discussed in Section 7.2.2.6 of the River Bend SER.

Annuciation is provided on control room panel 1H13\*P680 at a single annunciator point, "CONTROL VALVE FAST CLOSURE AND TURBINE STOP VALVE TRIP BYPASS," when, any of the four turbine first-stage pressure instrument channels detect pressure less than the bypass setpoint. These same channels are also used to bypass the reactor scram function on TCV and TSV closure when reactor power is less than 30% of rated power. Two 2-position (NORMAL and INOP) maintained contact switches are provided (S9A for Division 1 and S9B for Division 2) which allow the operator(s) to manually bypass the EOC RPT function. Placing either switch in the INOP position will bypass the associated division of EOC RPT logic, and will cause annunciation in the control room indicating the bypass condition, "RECIRC PUMP TRIP SYS A (B) IN MANUAL BYPASS."

Transmitters C71-N052A, B, C, and D provide inputs to trip units C71-N652A, B, C, and D, respectively. These trip units are located at control room cabinets 1H13\*P691, 2, 3, and 4 (RPS cabinets). The trip units contain panel meters that display the value of the measured parameter which can be scaled in units of the process variable. The meters are not considered an integral part of the safety system channels, since they are not in series with the transmitter current loops. The meters monitor the normalized voltage at the output of the input buffer amplifiers (this voltage varies from 1 to 5 V for a corresponding 4 to 20 mA signal from the transmitter). The staff has determined that these meters are adequate for performing instrument channel checks to periodically verify that the output values of all four turbine first-stage pressure channels are within an acceptable band. A deviation of one output value from the remaining three is indicative of a channel malfunction. The staff will verify that the River Bend Technical Specifications contain provisions for channel checks of the turbine first-stage pressure instrument channels.

On the basis of its review, the staff concludes that adequate indication of an EOC-RPT bypass condition is provided in the control room consistent with the requirements of Section 4.13 ("Indication of Bypasses") of IEEE Std. 279-1971, and that sufficient means are provided to assess channel behavior during operation to verify that the turbine first-stage pressure intrument channels are functioning properly. This resolves Confirmatory Item 17, as listed in Section 7.1.4.2 of the River Bend SER, (Confirmatory Item 37, as listed in Table 1.4 of the SER and its supplements).

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#### 7.7 Control Systems

#### 7.7.2 Specific Findings

7.7.2.3 Emergency Response and Information System (ERIS)

The ERIS is designed to collect, store, and process plant data from both safety-related and non-safety-related systems, and to provide visual (CRT) displays of plant status information and printed records of transient events. The ERIS will be used to monitor more than 1400 test points during startup transient testing, as identified by the ERIS input/output signal list for River Bend. More than 1000 of these will remain connected following startup. The staff's preliminary review of the ERIS identified the following areas requiring additional information to complete the review:

- isolation between the non-safety-related ERIS and safety-related input circuits
- failure of the ERIS data acquisition system (DAS) self-test circuits, and the effect on safety-related circuits
- the software development and qualification program applied to the ERIS, and the criteria, controls, quality assurance, and testing procedures applied during software development and production to independently verify that the software design conforms to the functional requirements
- susceptibility of the ERIS to noise/interference and line surges/spikes
- use of the ERIS to perform surveillance required by the plant Technical Specifications

Subsequently, the applicant provided additional information concerning these items and the ERIS design was reviewed during meetings held between the staff and the vendor (GE).

The staff reviewed ERIS drawings and identified the safety-related and nonsafety-related portions of the system. The isolation provided between safetyrelated and non-safety-related circuits was reviewed and found to conform with the guidelines of NUREG-0737 Supplement 1 ("Clarification of TMI Action Plan Requirements: Requirements for Emergency Response Capability") issued by Generic Letter 82-33. Isolation is accomplished using fiber optic cable which varies in length from 2 feet to 5,000 feet. Characteristics of fiber optic cable include non-susceptibility to the coupling of crosstalk and electromagnetic interference (EMI). Because optical fibers are totally dielectric, the electrical energy resulting from a fault at the output/non-Class 1E end of the cable will not propagate through the cable, and thus, will not degrade circuits at the input/Class 1E end.

All inputs to the ERIS enter through remote input modules (RIMs). Two types of RIMs are used: GEDAC-4800 and GEDAC-5500. GEDAC-4800 modules are qualified as Class 1E devices to IEEE Standards 323-1974 and 344-1975. The GEDAC-5500 modules are used in applications that are not Class 1E. The remainder of the ERIS (downstream of the RIMs) is not Class 1E. Inputs to the ERIS from a given division are routed to a cabinet (which houses the RIMs) located above the divisionally associated PGCC termination cabinet in the control room. Some RIMs are mounted locally. In these cases, the signals are transmitted to the control room via fiber optic cable. The RIMs, multiplexers (MUX), and data formatter module (DFM) are combined to form the DAS portion of the ERIS. Each DAS component executes a self-test routine which checks for valid hardware and software within the module as well as for valid external connections where possible. The applicant has stated that failure of the DAS self-test circuitry has been analyzed and demonstrated not to impair safety-related signals. Alarms are provided in the ERIS/DRMS (digital radiation monitoring system) computer room upon DAS self-test detected failures. The applicant has indicated that this room is continuously manned during normal operation.

The staff is currently reviewing the software methodology used and implementation of the methodology in the final ERIS design (i.e., verification and validation, V&V) as part of the evaluation of the generic safety parameter display system (SPDS) proposed for GESSAR II. GE has stated that the basis for the V&V program used in the design of the ERIS was NSAC-39 (Verification and Validation

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for Safety Parameter Display Systems). The staff has reviewed this program and found it to be in conformance with the guidelines of NUREG-0737, Supplement 1, and therefore acceptable. A draft evaluation of the GESSAR II SPDS is provided as the enclosure to a letter dated December 18, 1984 from C. Thomas, NRC, to G. Sherwood, GE. Those aspects of the V&V program for the GESSAR SPDS which are still under review will be addressed in the staff's final evaluation, scheduled to be completed by May 1985.

The Class 1E portions of the ERIS are designed in accordance with IEEE Standard 472-1974 ("Guide for Surge Withstand Capability"). In addition, the ERIS Class 1E components were tested for susceptibility to electromagnetic interference (EMI), including radiofrequency interference (RFI) (e.g., walkie-talkies), in accordance with GE qualification program standard procedures.

FSAR Section 7.7.1.7.2 indicates that the ERIS will be used to aid plant personnel in performing routine surveillance tests during commercial operation. This raised staff concerns regarding the use of the ERIS for testing safetyrelated instrumentation. However, the applicant has stated that the ERIS will not be used to satisfy any Technical Specification surveillance requirements for protection system instrument or logic channels. The ERIS will be used for scram time testing and integrated leak rate testing.

On the basis of its review, the staff concludes that the ERIS satisfies the applicable criteria identified in Section 7.7 of the Standard Review Plan (NUREG-0800), and therefore, is acceptable. This resolves Confirmatory Item 43.

#### 8 ELECTRIC POWER SYSTEMS

#### 8.3 Onsite Emergency Power Systems

#### 8.3.1 AC Power Systems

In Section 8.3.1 of the River Bend SER, the staff stated that it wished to review a revised figure of the Environmental Protection Agency (EPA) reactor protection system (RPS) motor generator set interconnections in order to confirm the adequacy of the installation of the EPAs and interconnections between the non-Class 1E RPS motor generator sets and Class 1E alternate power supplies.

During its site visit, the staff viewed the installation of the EPAs between the RPS motor generator (MG) MB sets and the RPS buses, and between the RPS alternate power supplies and the RPS buses. From this and its previous review, the staff concludes that the Class 1E EPAs are electrically and physically redundant and independent and are, therefore, acceptable. The isolation provided between the non-Class 1E RPS buses and the Class 1E alternate power supplies is discussed in Section 8.4.6 of this supplement.

#### 8.3.2 DC Power Systems

In SER Section 8.3.2, it was stated that a backup battery charger had the capability of being connected to any of three safety or three non-safety dc buses by way of a separate 125-V dc switchgear that has connections to each bus. In FSAR Amendment 19 the applicant has subsequently deleted the connection of the Division III (HPCS) safety bus to the backup battery charger 125-V dc switchgear. This change does not impact the staff's previous evaluation because the staff had originally given no credit for the backup charger as a replacement for the normal safety battery chargers, because the backup charger is supplied from a non-safety ac bus. č.,

#### 8.4 Other Electrical Features and Requirements for Safety

8.4.5 Physical Identification and Independence of Redundant Safety-Related Electrical Systems

The staff indicated in its May 1984 evaluation (River Bend SER, NUREG-0989) that Class 1E cables installed in cable trays dedicated to 4160-V or large 480-V power circuits, where spacing is maintained between cables installed in a single layer, are not color coded at 5-foot intervals. The staff stated it would confirm the adequacy of this in a supplement to the SER.

Subsequently, in FSAR Amendment 16, the applicant stated that all cables except for the cables run entirely in conduit would be color coded by painting the cable jacket at intervals not exceeding 5 feet or by the use of cables with color-coded jackets. This is in conformance with Position C.10 of Regulatory Guide (RG) 1.75 and is, therefore, acceptable.

FSAR Amendment 16 also stated that cables with red- or blue-colored jackets may be used on unscheduled non-Class 1E circuits that run exclusively in conduit, only when the following mandatory conditions have been implemented:

- (1) Neutral tags indicating non-Class 1E circuits are permanently attached at each end of the cable run and wherever the cable is exposed, and field quality control has verified 100% that this condition has been met.
- (2) No color-jacketed cable used for unscheduled non-Class 1E application is allowed to be terminated in or pass through an enclosure (pull box, junction box, cabinet) containing divisional Class 1E circuits.

The staff finds that these exceptions to cable color coding, with the above, stated restrictions, will not decrease the effectiveness of the color coding system used at River Bend and are, therefore, acceptable.

In FSAR Amendment 16 and by letter dated January 28, 1985, the applicant stated its intent to justify the use of lesser cable separation at River Bend by performing tests using the reduced separation distances. The reduced separation

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distances are limited to circuits rated less than 4160 V. The original cable separation distances committed to by the applicant were the standard separation distances outlined in IEEE Std. 384-1974. In lieu of using the standard separation distances outlined in IEEE Std. 384-1974, the IEEE standard allows the separation distances to be established by analysis based upon tests of the proposed cable installations.

The applicant's tests, as outlined in Wyle Test Report No. 47618-02 dated April 12, 1985, consisted of screening tests and configuration tests. The screening tests consisted of overcurrent tests on different size cables used at River Bend to determine which cable size, if subjected to a worst-case electrical fault, would have the most impact on adjacent cables. The worst-case electrical fault on a cable was taken to be the lesser of the locked rotor current (6 times full load amperes) or the fault current level just below the longtime trip of the upstream protective device plus 10%. If the insulation should burn off the conductors during these tests, the bare conductors would be exposed and the temperatures would decrease. Under real circumstances the bare conductors would short circuit and the fault current level would increase. "He test currents were, therefore, increased to simulate the short circuit in this eventuality. Before energizing the cable with the worst-case electrical fault, warmup current was applied to the cable until the conductor temperature reached 90°C, which is the maximum normal operating temperature. Fault currents were applied to the cables until they open-circuited. The worst-case cable as established by the screening tests was a Triplex 2 AWG copper cable. This size cable was used as the faulted cable in each of the configuration tests.

The configuration tests were run to demonstrate the acceptability of various cable separation configurations simulating those used at River Bend. The tests consisted of injecting a Triplex 2 AWG copper cable with a worst-case fault current as was done during the screening test and measuring temperatures and observing the effects on various target cables in the vicinity of the fault cable. The target cables were energized and carrying rated current which was monitored during the course of the test. Following completion of each configuration test, an insulation resistance test and high potential test was performed on the target cables to determine the adequacy of their insulation. In all cases the target cables successfully passed the insulation resistance and high potentiometer tests.

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The staff, however, was concerned that the temperatures recorded on the target cables during two of the configuration tests were extremely high. These were configuration 2, test 2 (688.9°F), and configuration 4, test 2 (786.6°F). The configuration 2 test was conducted to demonstrate the adequacy of Siltemp 188 CH wrap as a barrier between two cables in free air with zero separation. Although the target cables in this test passed the insulation and high potentiometer tests, the maximum temperature of 688.9°F recorded on the target cable was much greater than temperatures recorded during the other configuration tests with the one exception noted above. The subject test, however, was performed with three layers of the protective wrap while the applicant's updated separation criterion (Drawing 12210-EE-34ZE) calls for four layers of the protective wrap. An additional test (configuration 2, test 1A) conducted with four layers of the protective wrap resulted in a target cable temperature of 379.4°F. This, therefore, confirms the adequacy of four layers of the protective wrap.

The configuration 4, test 2, in which a high temperature of 786.6°F was recorded, was conducted to demonstrate the adequacy of a configuration in which a horizontal aluminum conduit runs perpendicular to and in contact with a fault cable in a vertical tray. As above, the staff was concerned that the temperature (786.6°F) was well in excess of temperatures recorded during the other configuration tests. The high temperature, however, only existed briefly. Following ignition of the fault cable, the temperature on the target cable rose rapidly from 150°F to the peak of 786.6°F in 4 minutes, then immediately began falling to 370°F in the next 4 minutes. The ignition of the fault cable which started the dramatic rise in target cable temperature also did not occur until 17.3 minutes after fault current was applied to it. High impedance faults of the magnitude applied to the fault cable will not normally exist for that length of time. They generally degrade into low impedance faults which then quickly trip circuit breakers or burn clear. Regardless of the likelihood of the tested fault conditions, however, the test report states that following this test there was no visual evidence of damage to any target cable; and the target cable from the conduit which saw the high temperature was in good shape after exposure to flames all around the conduit. The target cable also easily passed the high potentiometer and insulation resistance tests, and the applicant has taken additional measures to ensure that in actual application the horizontal conduit will be separated a minimum of 1 inch from the vertical tray. The staff, therefore, finds this configuration acceptable.

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On the basis of the tests conducted, the staff finds the proposed electrical separation at River Bend to be acceptable. The applicable separation distances are provided in the applicant's letter dated May 9, 1985. The applicant committed to provide this information in a future FSAR amendment. The reduced separation applies only to circuits less than 4160 V.

8.4.6 Non-Safety Loads on Emergency Sources

In FSAR Amendment 16, the applicant identified (in Table 8.3-7) additional non-Class 1E equipment supplied from Class 1E buses. These loads are unqualified heaters furnished with Class 1E motor-operated valves (MOVs), the RPS buses, and the main control room lighting system transformers. Each of these is discussed below.

The staff previously identified the main control room lighting as a non-Class IE load on a Class IE power source in Section 8.4.6 of the SER. FSAR Amendment 16 to Table 8.3-7 clarifies that the lighting transformer is not procured Class IE although it is identical in design and construction to RBS Class IE small dry-type transformers. The lighting transformer is connected to either of its alternate Class IE sources of power via a series-connected circuit breaker and fuse located in the Class IE motor control centers. During its site visit, the staff reviewed coordination curves which confirmed that the circuit breakers and fuses to the lighting transformer had adequate coordination with the upstream feeded breakers which feed the Class IE motor control centers. The staff finds these provisions acceptable and will ensure that the River Bend Technical Specifications contain a requirement for periodic testing of these overcurrent devices.

Also during its site visit, the staff discussed with the applicant the isolation provided between the Class 1E RPS alternate power supplies and the non-Class 1E RPS buses. The alternate supply is taken from a regulating transformer which is powered from a Class 1E motor control center (MCC). Between the transformer and the RPS bus are connected two in-series, redundant and independent EPAs. The applicant provided a short circuit analysis which indicated that the available fault current to the RPS bus is insufficient to cause degradation or tripping of the Class 1E MCC. There are also two circuit

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breakers in series, one at the MCC and one integral with the regulating transformer assembly, which are coordinated with the MCC feeder breaker at the load center to preclude tripping of the MCC for faults on the RPS. In addition, the EPAs would likely trip on low voltage for any fault large enough to degrade the Class 1E MCC if a fault of that magnitude could exist. The staff considers these provisions sufficient to prevent a fault on the non-Class 1E portions of the RPS from degrading the Class 1E MCC.

FSAR Amendment 16 states that non-Class 1E heaters mounted in Class 1E motoroperated valves and temporarily connected to Class 1E panelboards during the construction phase are de-terminated at the panelboards after equipment release and before exceeding 5% nower. Because the unqualified heaters will have no connection to the Class 1E system during or following 5% power operation, the staff finds this acceptable.

FSAR Amendment 19 has identified further additional non-Class 1E equipment connected to Class 1E power supplies. These are the polar crane in the reactor building, the monorails in the standby cooling towers, unqualified slide wire transducers used for valve position indication on selected residual heat removal (RHR) valves, and unqualified limit switches used for check valve position indication. The monorail circuits are tripped on a LOCA signal. This is in accordance with RG 1.75 and is, therefore, acceptable. The circuit breaker for the polar crane is locked in the open position during plant operation and is closed and energized only during periods of reactor maintenance. This is an acceptable variation of the RG 1.75, requirements. For the slide wire transducers and limit switches, the FSAR states that evaluation has demonstrated that open, short, or ground circuits in these components will have no adverse effects on the Class 1E portion of the circuit. The applicant should provide this evaluation to the staff so that it can make an independent confirmation of this statement. The staff will report on this issue in a future supplement.<sup>4</sup>

#### 8.4.7 Flooding of Electrical Equipment

The staff indicated in its initial report that it would evaluate the applicant's analysis and proposed fixes relating to the flooding of electrical equipment as the result of a loss-of-coolant accident (LOCA) and report the results in a supplement to the SER.

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In a letter dated February 15, 1985, the applicant provided a revision to Section 2.4 of the River Bend Equipment Qualification Document (EQD) which addressed the subject of submergence. It states that equipment located inside the containment is designed and qualified to perform its intended function while submerged. Equipment located inside the drywell that is subjected to submergence is not required to perform an active safety function, and the applicant's evaluation has demonstrated that subsequent failure of this equipment is without significant consequences.

The staff was concerned that unqualified motor-operated valve control circuits located inside the drywell might cause spurious operation of the valve when subjected to submergence. During its site visit, the staff reviewed drawings provided by the applicant which indicate that control circuit contacts in the motor control centers isolate the contactor coil of the valve motors from their control circuits in the drywell so that no failure of the circuits in the drywell can cause spurious operation of the valve. For failures that would short these circuits, redundant overcurrent protection is provided as described in Section 8.4.2 of the River Bend SER. The staff finds these provisions acceptable.

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## 8.4.9 Cable Derating for Spacing in Accordance With IPCEA Recommendations

The applicant states in the FSAR that the normal current loading of all insulated conductors is limited to that continuous heating value which does not cause insulation deterioration. The selection of conductor sizes is based on the Insulated Power Cables Engineers Association (IPCEA) publication P-46-426. The applicant further states that cables are derated for grouping and spacing in accordance with IPCEA recommendations.

The staff's Construction Appraisal Team (CAT) raised a concern during its inspection that the spacing between power conductors in trays was maintained at one-fourth of a cable diameter only at the tie points and not necessarily between them, whereas the IPCEA derating factors used at River Bend are based on cables with maintained spacing of between one-fourth to one cable diameter.

Subsequently, in a letter dated December 5, 1984, the applicant referenced testing that was conducted which demonstrated that the temperature of the energized 07/12/85 8-7 RIVER BEND SSER 2 SEC 8 cable will not exceed the design rating of the cable with only intermittent touching. The staff has reviewed the results of this test and agrees, on the basis of these results, that the derating factors used at River Bend, which were IPCEA recommendations, are conservative. Furthermore, the design temperature of the cable is not exceeded by allowing adjacent cables to occasionally touch or be separated from each other by less than one-fourth of a cable diameter between tie points. In his December 5, 1984, letter, the applicant emphasized that the one-fourth of a cable diameter spacing is still an intended goal at the time of installation, as it must be maintained at tie points both during and after installation. This issue is, therefore, resolved.

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#### 9 AUXILIARY SYSTEMS

#### 9.1 Fuel Storage and Handling

9.1.5 Overhead Heavy Load Handling System

As a result of Generic Task A-36, "Control of Heavy Loads Near Spent Fuel," NUREG-0612, "Control of Heavy Loads at Nuclear Power Plants," was developed. Following the issuance of NUREG-0612, a generic letter dated December 22, 1980, was sent to all operating plants, applicants for operating licenses, and holders of construction permits requesting that responses be prepared to indicate the degree of compliance with the guidelines of NUREG-0612. As indicated above, in accordance with the generic letter dated December 22, 1980, the applicant was asked to review the provisions for the handling and control of heavy loads at the River Bend facility to determine the extent to which the guidelines of NUREG-0612 are satisfied and to commit to mutually agreeable changes and modifications that would be required in order to fully satisfy these guidelines. By submittals dated June 24, 1981; March 1, 1984; November 5, 1984; and January 8, 1985, the applicant provided the responses to this request.

The staff and its consultant, EG&G, of the Idaho National Engineering Laboratory (INEL), have reviewed the applicant's submittals for the River Bend Station. As a result of its review, INEL has issued a technical evaluation report (TER). The staff has reviewed the TER and concurs with its findings that the guidelines in NUREG-0612, Section 5.1.1 have been satisfied. This TER is a part of this SER (Appendix I). The staff concludes that Phase I of NUREG-0612 for the River Bend Station is acceptable.

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#### 9.2 Water systems

## 9.2.2 Reactor Plant Component Cooling Water System (Reactor Auxiliary Cooling Water System)

In the SER, the staff stated that the safety-related portion of the reactor plant component cooling water (RPCCW) system is automatically isolated from the nonessential portion of the RPCCW in the event of an accident, such as a LOCA. In FSAR Amendment 15, the applicant deleted the reference to isolation during an accident. The automatic isolation is initiated by a low water pressure signal. An accident may result in a low water pressure in the RPCCW system and thereby result in isolation of the nonessential portion, but an accident, such as a loss of offsite power, will not directly result in isolation. This change does not affect the staff's conclusions as discussed in the SER.

9.3 Process Auxiliaries

9.3.2 Process Sampling System

#### Item II.B.3 - Post-Accident Sampling System

This subject is discussed in Section 10.4.6 of this River Bend supplement.

#### 9.4 Air Conditioning, Heating, Cooling, and Ventilation Systems

9.4.5 Engineered Safety Feature Ventilation Systems

#### 9.4.5.1 Diesel Generator Building Ventilation System

In the SER, the staff stated that each of the three diesel generators is serviced by two redundant exhaust fans. In FSAR Amendment 15, the applicant has eliminated one of the 100% exhaust fans in each diesel generator compartment. The failure of the single exhaust fan will result in the failure of the associated diesel generator. The failure of a diesel generator has previously been considered; therefore the failure of a diesel generator owing to the failure of the exhaust fan does not represent any new accident scenario. Therefore the elimination of one 100% capacity exhaust fan per diesel generator is acceptable. This does not affect the staff's conclusions as discussed in the SER.

#### 9.5 Other Auxiliary Systems

#### 9.5.2 Communication Systems

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During the review of the River Bend FSAR, the staff noted in its SER that the intraplant communications were powered from non-Class 1E power sources and could not be connected to an onsite power source following a loss of offsite power (LOOP). The staff requested that the applicant describe how it would maintain adequate communications between the control room and safety-related areas throughout the plant, assuming a design-basis seismic event and/or a LOOP in excess of 4 hours (intraplant communications have a 4-hour-rated, non-Class 1E battery backup). The applicant, in an FSAR amendment, stated that the plant design and accident analysis was such that the plant could be brought to safe cold shutdown from the control room, considering any design-basis event, without the need to leave the control room or communicate with any location outside the control room. On this basis, the applicant concluded that Class 1E communications and power supplies were not necessary. The staff has reviewed the applicant's response and the River Bend accident analysis. On the basis of its review, the staff concurs with the applicant's assessment of shutdown capability from the control room.

The staff concludes that the intraplant communications at River Bend conform to the standards, criteria, and design bases stated in the SER and can perform their design functions. The staff will find the intraplant communications at River Bend acceptable on confirmation that appropriate procedures covering shutdown from the control room only have been developed and implemented, and that operating personnel have been trained in the use of these procedures.

#### 9.5.3 Lighting Systems

In the SER, the staff identified features of the control room emergency lighting system which were not acceptable. These included a design which would require an operator to restore emergency lighting during a design-basis event and/or

LOOP by manually disconnecting a plug from a non-Class 1E receptacle and reconnecting it to a Class 1E receptacle, all within a short time from the event initiation. Another system feature was that a significant portion of the emergency lighting was powered from a non-Class 1E power source. In addition to control room emergency lighting, the applicant had not provided information regarding adequate lighting in safety-related areas outside the control room during and after a design-basis event and/or LOOP.

By FSAR amendment and by letter dated August 21, 1984, the applicant provided additional information on the design of the control room emergency lighting system. The system was redesigned so that the emergency lighting would always be connected to a Class 1E source, usually Division I, and that manual reconnection for another Class 1E source would only be necessary in the event of failure of the original Class 1E source (i.e., reconnect to Division II in the event Division I fails). Since there will be adequate lighting from seismically mounted battery packs to perform this operation, and the potential of having to make a reconnection is low, the staff finds this acceptable. The applicant also provided additional information on the design, qualification, and installation of transformers, distribution panels, cables, conduits, raceways, and system isolation devices associated with the control room emergency lighting system which demonstrates that these items are Class 1E or equivalent. On this basis, the applicant concludes that emergency lighting for the control room would be available during and/or after any design-basis event, including a seismic event. The staff concurs with the applicant's conclusions. The applicant also provided information which showed that the emergency lighting system would maintain illumination levels of 25 foot-candles in the control room. This also is acceptable.

The applicant responded to the staff's concerns regarding emergency lighting in safety-related areas outside the control room. The applicant stated that the plant design and accident analysis was such that the plant could be brought to a safe cold shutdown from the control room, considering any design-basis event, without the need to leave the control room or occupy any safety-related areas. On this basis, the applicant concluded that lighting in safety-related areas that would be available following any design-basis event, including seismic, was not required. The staff has reviewed the applicant's response and the River

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Bend accident analysis and concurs with the applicant's assessment of shutdown capability from the control room.

The staff now concludes that the lighting systems at River Bend conform to the standards, criteria, and design bases stated in the River Bend SER and can perform their design functions. The staff will find the lighting systems at River Bend acceptable on confirmation that appropriate procedures covering shutdown from the control room only have been developed and implemented, and that operating personnel have been trained in the use of these procedures.

9.5.4 Emergency Diesel Engine Fuel Oil Storage and Transfer System

#### 9.5.4.1 Emergency Diesel Engine Auxiliary Support Systems

In the SER, the staff concluded that the applicant had not provided sufficient information to demonstrate that the training for operations, maintenance, and supervisory personnel on emergency diesel generators would be equivalent to vendor training. By letter dated August 21, 1984, the applicant stated that "River Bend Station has implemented the staff's recommendation of providing vendor training, or that equivalent to vendor training, for the operations and maintenance department personnel (including supervisors)." On the basis of the applicant's response, the staff concludes that the applicant's initial training program is acceptable since it utilizes vendor training. The applicant also stated that there would be a program for retraining, but did not specify if it would be vendor training, or in-house training. By letter dated June 5, 1985, the applicant provided additional information on the retraining program to be implemented at River Bend. Site-specific training manuals for both types of diesel generators have been developed based on vendor materials and with assistance from vendor consultants. Retraining will be at intervals not exceeding 2 years. Therefore, the staff concludes that diesel generator training at River Bend is acceptable.

By letter dated March 5, 1984, the applicant provided a discussion of highpressure core spray (HPCS) diesel generator testing. The applicant stated that no-load or light-load operation will be minimized and that the engine will be cleared in accordance with manufacturer's recommendations following extended

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periods of no-load operation. The preventive maintenance program for the HPCS diesel generator will go beyond normal routine adjustments, servicing, and repair of components. The program will encompass investigative testing of components that have a history of repeated malfunction and that have required constant attention and repair and have utilized industry operating experience to identify components that affect diesel generator reliability. Following maintenance or extended outage of the diesel generator, a complete system lineup will be conducted to ensure that all electrical and mechanical systems are functional prior to a start attempt. Upon completion of the lineup, the diesel will be started and load tested before being returned to automatic standby service. The staff finds the applicant's discussion of HPCS diesel generator testing and maintenance acceptable.

The applicant was asked to provide diesel generator design data which showed the diesel engines were capable of developing full-rated power under the most extreme conditions of temperature, humidity, and barometric pressure anticipated for the River Bend site. The staff stated that the design of the River Bend diesel generators, with regard to ambient conditions, would be acceptable on confirmation that the requested data had been provided. The applicant provided the information in FSAR amendments, and the staff finds this acceptable.

By FSAR amendment, the applicant provided information regarding the mounting of instrumentation and controls for the standby diesel generators. The applicant stated that, except for sensors and other equipment which must be mounted directly on the engine, the standby-diesel generator controls and instrumenta tion are installed in freestanding, floor-mounted panels located in a vibration-free floor area. The staff finds this acceptable.

In the SER, the staff concluded that there was not sufficient assurance of longterm diesel generator reliability. The staff described specific design changes, procedural modifications, and issues which required implementation and/or resolution in order to ensure long-term diesel generator reliability. The applicant's response to these staff concerns is described below.

(1) Dust and Dirt in the Diesel Generator Room

The applicant provided a discussion of the dust protection for the diesel generator control panels, and of the ventilation system for the diesel generator control rooms. This subject is addressed in Section 9.5.8 of this supplement.

### (2) Personnel Training

The applicant provided additional information regarding initial and follow-up diesel generator training. This subject is addressed above in this section of the supplement.

#### (3) Automatic Prelube

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The applicant provided additional information regarding the design and operation of lube oil system modifications on the HPCS diesel generator. This subject is addressed in Section 9.5.7 of this supplement.

### (4) Diesel Generator Room Ventilation System Air Filtration

The design of the diesel generator control panels and diesel generator control room ventilation systems provides adequate dust protection for the diesel generator control systems. This subject is addressed in Section 9.5.8 of this supplement.

#### (5) Concrete Dust Control

The applicant has committed to comply with the recommendations of NUREG/CR-0660. This subject is discussed in Section 9.5.8 of this supplement.

### (6) Vibration of Instruments

The applicant provided data on the mounting of controls for the standby diesel generators. This subject is addressed above in this section of this supplement.

On the basis of information provided by the applicant. We staff concludes that the diesel generators and their auxiliary systems are in conformance with the recommendations of NUREG/CR-0660 for enhancement of diesel generator reliability, and the related NRC guidelines and criteria. Table 9.1 reflects this conformance.

## 9.5.4.2 Emergency Diesel Engine Fuel Oil Storage and Transfer System

In the SER, the staff identified the concern that the fuel oil storage tanks were not protected from internal corrosion. This lack of protection could result in the formation of corrosion products which could affect diesel generator availability. By FSAR amendment and letter dated August 21, 1984, the applicant addressed the staff's concerns as follows: (1) a fuel stabilizer, such as Apollo Chemical Corp. SDI-35 which inhibits oxidation of fuel oil and the formation of corrosive byproducts, will be added to stored and new fuel as recommended by the manufacturer, (2) the storage tanks will be checked for water and accumulated water removed on a 31-day basis, and (3) the stored fuel will be tested for the presence of particulate matter on a 31-day basis. The staff has reviewed the applicant's program and concludes that the potential for creating corrosion products is greatly reduced, the amount of corrosion products produced would be small in any case, and the presence of potentially harmful particulate would be discovered at an early stage. Therefore, the staff concludes that the absence of internal corrosion protection for the fuel oil storage tank is acceptable.

In the River Bend SER, the staff assumed an event which requires refilling the fuel oil storage tanks during diesel generator operation. The applicant was asked to discuss how it would prevent stirring of sediment in the tanks as a consequence of the refilling operation. This sediment could foul diesel generator fuel system components and cause potential loss of the diesel generator(s).

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In F3AR amendments and by letter dated August 21, 1984, the applicant stated that refilling of the storage tanks would be staggered by 24 hours so that only one tank at a time would be affected. In addition, procedures will be implemented to ensure that the day tank (for the associated diesel generator) is full before a storage tank is refilled. This will allow the diesel generator to operate for the longest period of time possible without requiring a transfer of fuel from the storage tank, thereby allowing time for sediment to settle. Finally, the minimum amount of fuel oil in the day tank is adequate to support continued diesel generator operation while fuel oil filters and/or strainers, which may have become clogged by sediment, are cleaned. The strainers have high differential pressure alarms. Therefore, the staff concludes that the applicant's method for controlling sediment in the fuel oil storage tanks is acceptable.

The stat ' further concludes that the emergency diesel engine fuel oil storage and trans 'er system is acceptable.

## 9.5.5 Emergency Diesel Engine Cooling Water System

In the SER, the staff requested that the applicant provide information on the heat removal capability of the standby diesel generator cooling water system. By FSAR amendment, the applicant provided information which demonstrates that the cooling water system has adequate heat rejection capability for the maximum diesel generator load plus a margin to allow for system fouling. The staff finds the applicant's response acceptable.

The design of the Division III (HPCS) diesel generator cooling water system is such that air is trapped at the high point of the closed-loop system when the diesel generator is in the standby mode. The staff asked the applicant to demonstrate that this air would not be detrimental to the operational reliability of the diesel generator cooling water system. In FSAR amendments, the applicant provided information that demonstrated compliance with the manufacturer's recommendation for corrosion inhibitors in the cooling water system. The applicant also provided a copy of a letter from the manufacturer which stated that coating the exposed portions of the system with coolant/inhibitor on a monthly basis (by operating the diesel generator) is adequate to prevent

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corrosion of the exposed surfaces when the diesel generator is in standby. The staff finds this acceptable.

The FSAR did not contain sufficient information regarding diesel generator cooling water system instrumentation and controls for the staff to evaluate their adequacy. In addition, the applicant did not address test and calibration of these controls. By FSAR amendment and letter dated August 21, 1984, the applicant provided this information. The staff has reviewed the additional data and concludes that the design of the diesel generator cooling water system instrumentation and controls, including test and calibration on an 18-month basis, is acceptable.

The applicant was asked to demonstrate that the cooling water systems for both the standby and HPCS diesel generators contained sufficient inventory to support 7 days of continuous diesel generator operation without a requirement to add coolant, assuming normal coolant leakage during operation. The applicant responded to the staff's concern by stating that no makeup water needs were anticipated for 7 days of operation. However, the cooling water system coolant level can be monitored during operation, and if necessary, provisions have been made for adding water to the standby and HPCS diesel generator cooling water systems during operation. The staff finds this acceptable.

The staff concludes that the standby and HPCS diesel generator cooling water systems will be acceptable subject to confirmation that the applicant has identified the diesel engine interfaces.

9.5.6 Emergency Diesel Engine Starting System

The FSAR had insufficient information on the design and operation of the diesel generator air start systems instrumentation and controls including frequency of test and calibration, thereby precluding a complete system evaluation. By FSAR amendments and letter dated August 21, 1984, the applicant provided this information, and stated that test and calibration of the instrumentation and controls would be conducted on an 18-month basis. The staff finds this acceptable.

For the standby diesel generator air start system, there is an unloader line between the air receiver and the system air compressor which is not identified 07/12/85 9-10 RIVER BEND SSER 2 SEC 9 as Safety Class III. The staff's concern was that failure of this non-safety line would cause blowdown of the air receiver with attendant failure of the diesel generator to start on demand. By letter dated June 5, 1985, the applicant stated that the unloader line is seismic Category I, Safety Class III. This resolves the staff concern.

The air dryers for the HPCS diesel generator air start systems are of the refrigerant type and are designed to deliver dry air at a dewpoint of 35°F with a room ambient temperature of 40°F. Normally the room ambient temperature will be maintained at substantially higher levels than 40°F. The applicant has established a minimum diesel generator room temperature of 40°F to ensure satisfactory dryer operation and satisfactory operation of all other equipment in the diesel generator room which is subject to the same temperature environment limitation.

By letters dated August 14, 1984, and June 26, 1985, the applicant provided the basis for establishing the HPCS diesel generator room temperature at 40°F. As further assurance, the applicant has committed to include in the plant Technical Specifications surveillance of the HPCS diesel generator room temperature on a 24-hour cycle when the room temperature is 50°F or higher and on a 12-hour cycle when the room temperature is less than 50°F. The applicant has also stated that should the temperature begin to drop, it will take immediate remedial action before the temperature reaches 40°F to restore room temperature to normal. In the event the room temperature should fall below 40°F the applicant is required by operability Technical Specifications to declare the HPCS diesel generator inoperable. The staff finds this acceptable.

Some of the HPCS diesel generator engine-mounted piping and components are not designed to the Boiler and Pressure Vessel Code of the American Society of Mechanical Engineers (ASME Code) Section III, Class 3, requirements in accordance with applicable SRPs. The applicant, by letter dated August 21, 1984, provided information on the design and fabrication of the above piping and components. The applicant has indicated in followup discussion with the staff that, except for items which were not available as Class 3 or b31.1, all engine-mounted piping and component. are designed, installed, and tested to American National Standards Institute (ANSI) Standard B31.1 requirements. In addition all

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engine-mounted piping and components have been analyzed to seismic Category I requirements. The applicant concludes that piping and components, in accordance with the above criteria, are the equivalent of ASME Code Section III requirements in terms of system functional operability and inservice reliability. The staff concurs with the applicant and will find the engine-mounted piping and components for the HPCS diesel generator acceptable on confirmation of the above information.

The applicant, by letter dated June 27, 1985, provided additional information relative to the engine-mounted piping on the standby diesel generators. The auxiliary systems for the standby diesel generators are designed, engineered, manufactured, installed, and tested in accordance with ASME Code Section III, Class 3, requirements up to the connection point on the engine. The engine-mounted piping and components have been designed and installed in accordance with the standards of the Diesel Engine Manufacturers Association (DEMA). In addition, design reviews and quality revalidation inspections were performed on these engine mounted systems in conjunction with the Transamerica DeLaval Inc. (TDI) Diesel Generator Owners Group. The results are documented by the Owners Group in the Phase II Design Review and Quality Revalidation reports submitted December 24, 1984, and March 7, 1985. The acceptability of the standby diesel generator engine-mounted piping and components will be evaluated by the NRC TDI Project Group and will be reported in a future SER supplement.

During the initial review, the staff could not conclude that the HPCS diesel generator air-start system capacity, was capable of delivering five consecutive starts without recharging. By letter dated August 21, 1984, the applicant provided additional information on the design and capacity of this system. The applicant stated that the River Bend HPCS diesel generator air-start system was identical to the system installed at the Perry Nuclear Station. In addition, the applicant provided an extrapolation of data from actual air-start system tests at the Perry plant. On the basis of these data, the applicant concluded that the HPCS diesel generator air-start system has adequate capacity for more than five consecutive 10-second starts without recharging, assuming the lowest normal operating pressure of 215 psig. The staff evaluated the data provided by the applicant and concluded that the extrapolation is conservative, and that the capacity of the HPCS diesel generator air-start system is acceptable.

The applicant had not addressed the staff's concern regarding the lack of air filters on the HPCS diesel generator air-start system air compressor intake openings. By letter dated June 5, 1985, the applicant provided this information. The HPCS diesel generator air start compressor intakes include filters capable of removing particle size of 15-20 microns. This satisfies the staff's concern, and the staff concludes that the HPCS diesel generator air-start system is acceptable.

9.5.7 Emergency Diesel Engine Lubricating Oil System

At the time the SER was issued, the applicant had not provided sufficient information regarding the HPCS diesel generator lube oil system to support a complete staff review. The applicant also had not provided information on the frequency of test and calibration of the lube oil systems (standby & HPCS) instrumentation and controls. The applicant, by FSAR Amendment and letter dated August 21, 1984, provided the information. The staff has reviewed the information and finds acceptable the HPCS diesel generator lube oil system instrumentation and controls including test and calibrations on an 18-month basis for the HPCS and standby diesel generators.

In the FSAR, the applicant identified the HPCS diesel generator lube oil system piping and components as not being designed, fabricated, and installed in accordance with ASME Code Section III, Class 3, requirements. The staff found this unacceptable. By letter dated August 21, 1984, the applicant stated that the above piping and components were designed in accordance with ANSI Std. B31.1 requirements (to the maximum extent practicable) and, in addition, had been pressure tested in accordance with the hydrostatic test parameters specified in ANSI B31.1. The applicant concluded that the design and testing of the HPCS diesel generator lube oil system piping and components to the above criteria would be the equivalent of ASME Code Section III, Class 3, with regard to functional operability and inservice reliability. The staff agrees with the applicant's conclusions and will find the design of the above HPCS diesel generator lube oil system piping and components acceptable on confirmation that the hydrostatic testing had been performed per ANSI B31.1.

In the SER, the staff asked the applicant to clarify the purpose and operation of relief valves installed in the standby diesel generators lube oil systems.

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As shown on the piping and instrumentation diagram (P&ID), the relief valves would have bypassed an important pressure differential (high) alarm. By FSAR amendment, the applicant redesigned the system to eliminate the staff's concerns.

Therefore, the staff concludes that the standby and HPCS diasel generator lube oil systems will be acceptable subject to the following confirmation that:

- the details of the standby diesel generator turbocharger drip lube circuit have been included on the appropriate P&ID
- (2) the HPCS 6-pump provides adequate lubrication of the turbocharger
- (3) the turbocharger prelube circuit can function as shown on the P&ID
- (4) this information has been included in the FSAR

9.5.8 Emergency Diesel Engine Combustion Air Intake and Exhaust System

The recommendations of NUREG/CR-0660 with regard to dust protection were not addressed in the FSAR at the time the staff reviewed them in the SER. The presence of dust and dirt on electrical contact surfaces is identified as one of the more significant causes of diesel generator failures with consequent reduction in diesel generator reliability. By letter dated August 21, 1984, the applicant provided additional information in response to the staff's concerns. The applicant stated that the standby and HPCS diesel generator control panels are National Electrical Manufacturers Association (NEMA) Type I enclosures and have dust tight gasketed doors. The static exciter cabinets are NEMA Type 3 and have dust-tight gasketed doors and filter-equipped louvers for proper cooling and protection of electrical contacts. All starting circuit relays and contacts not located in dust-tight cabinets or panels have dust-tight covers. Finally, the floors of the diesel generator rooms are coated as recommended in NUREG/CR-0660 in order to minimize concrete dust. Therefore, the staff concludes that the recommendations of NUREG/CR-0660 have been met with regard to dust protection. However, since the ventilation air for the diesel generator rooms is not filtered, provisions should be made to ensure regular cleaning of electrical controls for diesel generators.

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By letter dated June 5, 1985, the applicant stated that procedures have been developed and implemented which will ensure cleaning of all control panels, cabinets, and diesel generator start system electrical circuitry on a quarterly basis.

Therefore, the staff concludes that the diesel generator (standby and HPCS) combustion air intake and exhaust systems are acceptable.

Recommendation		Conformance	Section .
1.	Moisture in air starting system	Yes	9.5.6 (SER)
2.	Dust and dirt in diesel generator room	Yes	9.5.4.1 (SSER 2)
3.	Turbocharger gear drive problem	Yes	8.3 (SER)
4.	Personnel training	Yes	9.5.4.1 (SSER 2)
5.	Automatic prelube	Yes	9.5.7 (SSER 2)
6.	Testing, test loading, and preventive maintenance	Yes	9.5.4.1 (SER)
7.	Improve the identification of root cause of failures	Yes	9.5.4.1 (SER)
8.	Diesel generator ventilation and combustion air systems	Yes	9.5.8 (SSER 2)
9.	Fuel storage and handling	Yes	9.5.4.2 (SÉR)
10.	High temperature insulation	*	9.5.4.1 (SER)
11.	Engine cooling water	Yes	9.5.5 (SER)
12.	Concrete dust control	Yes	9.5.4.1 (SSER 2)
13.	Vibration of instruments	Yes	9.5.4.1 (SSER 2)

Table 9.1 Conformance to NUREG/CR-0660 recommendations

\*Explicit conformance is considered unnecessary by the staff in view of the equivalent provided by the design,-margin, and qualification testing requirements that are normally applied to emergency standby diesel generators.

#### 10 STEAM AND POWER CONVERSION SYSTEM

#### 10.4 Other Features

10.4.6 Condensate Filter Demineralizer System

## NUREG-0737 II.B.3 - Post-Accident Sampling Capability

The staff has determined that the applicant met the criteria of Item II.B.3 of NUREG-0737. Criterion 2 which requires a procedure to estimate core damage remained as a confirmatory item to be completed prior to criticality. By letter dated May 13, 1985, the applicant provided additional information.

# Evaluation

The applicant provided procedure COP-1050 for estimating core damage during accident conditions based on the generic Westinghouse Owners Group Core Damage Assessment Methodology dated March 1984.

Core damage estimates are based on utilizing postaccident sampling system measurements of fission product concentrations in primary coolant and in containment. Additional procedures are provided for estimating the extent of metal-water reaction based on measured hydrogen concentration in containment and for estimating the extent of core damage based on containment radiation monitors. Reactor vessel water-level and core exit thermocouple temperatures are used to establish if there has been adequate core cooling. This meets Criterion 2 and is, therefore, acceptable.

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Therefore, the staff concludes that the applicant's postaccident sampling system meets all the requirements of Item II.B.3 of NUREG-0737 and is therefore, acceptable. Confirmatory Item 50 can now be removed from the license.

## 11 RADIOACTIVE WASTE MANAGEMENT

## 11.2 Liquid Waste Management System

In the SER, the staff found the liquid waste management system acceptable. However, the applicant submitted a revision to this system in an FSAR amendment in its letter dated April 17, 1985. This revision describes design features to allow outside contractors to provide portable liquid waste self-contained disposable filter and demineralizer services when necessary or for special applications when the present liquid waste filter and demineralizer are not functional. In summary, the portable filter and demineralizer vessels will be located in a spare shielded cubicle in the radwaste building. Floor drains direct spills to the radwaste building floor drain collection tanks.

The staff has reviewed this modification and considers it acceptable with the following comment:

The applicant should describe the method(s) for disposal of the self-contained filters and demineralizers. The present system transfers spent resins and filter media to the solid waste processing system for stabilization and the overall solid waste process is controlled by an approved process control program. The applicant should describe the methodology for disposing of and classifying these "throw away" filter/demineralizer canisters. Also, the process control program referenced in Section 11.4 of this supplement should be revised to include the details for classifying and processing, as well as the administrative controls imposed for disposal of these items. It is mentioned only for emphasis that the disposal requirements of 10 CFR 61 and the Branch Technical Positions for solid waste disposal apply to these portable "throw away" filter/demineralizer canisters. This information should be submitted to the staff with their revised process control program (PCP) as discussed below in Section 11.4 of this supplement.

#### 11.4 Solid Waste Management System

The SER in Section 11.4.2 identified as a licensing condition (License Condition 7) that solid waste cannot be processed until after NRC approval is granted of the applicant's solid.waste (PCP). In its letter dated January 7, 1985, the applicant submitted the process control program (PCP) for staff review. The staff has conducted a limited review of the applicant's PCP and concludes that the applicant can, on an interim basis, process solid waste. The interim approval is granted based on the judgment that the applicant's PCP has included waste sampling and analysis controls that should ensure acceptable solid waste forms. However, because its review criteria for an acceptable PCP has recently been formulated, the staff has not yet reviewed the applicant's PCP against this new set of guidelines. The staff will send a copy of these guidelines titled, "Guidelines for Preparation of a Solid Waste Process Control Program," to the applicant under separate cover, for applicant review and use. A full review of the applicant's PCP will be made after the applicant has had time to modify its PCP (if appropriate) and resubmit it to the staff for review.

Accordingly, an interim approval is granted of the applicant's PCP pending a future review and determination of any necessary changes.

## 11.5 Process and Effluent Radiological Monitoring and Sampling Systems

The SER requested as Confirmatory Item 52 information pertaining to the design method employed to minimize iodine and particulate plateout in air sample lines and also to provide information on the capability for the sample monitors to measure postaccident activity concentrations as specified in TMI Action Plan Item II.F.1, Attachment 2.

The applicant, in its letter dated January 24, 1985, provided information in the FSAR describing the activity monitor ranges for the subject monitor. In addition, the applicant stated the sample lines are heat traced to prevent iodine vapor condensation on the tubing wall. Also, the lines are of stainless steel althous tubing, and flow straighteners are provided in process streams; while not explicitly conforming to the guidelines specified by ANSI Std. NB.1-1969 ("Guide to Sampling Airborne Radioiodine Materials in Nuclear Facilities"), they meet the intent.

The staff considers the steps taken by the applicant to minimize iodine and particulate plateout in sample lines to be appropriate. Confirmatory Item 52 is closed.

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#### 12 RADIATION PROTECTION

## 12.3 Radiation Protection Design Features

#### 12.3.2 Shielding

As required in TMI Action Plan Item II.B.2, "Design Review of Plant Shielding Which May Be Used in Postaccident Operations," the applicant has provided a radiation and shielding design review that identifies the location of vital areas and equipment in which personnel occupancy may be unduly limited or safety equipment may be unduly degraded by radiation during operations following an accident resulting in a degraded core.

The plant shielding design report was reviewed to evaluate the ability to have access to vital areas necessary to operate essential systems required after a LOCA with significant core damage.

Vital areas which require continuous or frequent occupancy in order to control, monitor, and evaluate the accident were identified. In addition, the applicant identified potential maintenance activities that might become necessary during recovery and determined when after an accident such maintenance would be possible. For vital areas the applitant has provided a person-rems, time, distance, and personnel occupancy study. The vital areas are the Operational Support Center, main plant exhaust duct effluent monitor grab sample area, postaccident sample station (PASS) control panel and sample panel, health physics/chemistry laboratory, primary access point, main control room, and Technical Support Center.

Calculations of source terms and estimated postaccident dose rates used for shielding design are based on RGs 1.4 and 1.7, and the guidelines of GDC 19. The applicant has provided "radiation" maps that show access routes to post-accident vital areas, to be used as an administrative guide in controlling access and reducing personnel exposure during the course of an accident.

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Systems containing high levels of radioactivity in a postaccident environment were identified but were found to be either irrelevant or negligible contributors of radiation dose following an accident.

The applicant's postaccident access and shielding study for River Bend Station shows that no personnel will be exposed to postaccident doses greater than GDC 19 dose rate guidelines of 5 rem whole body or its equivalent to any part of the body for the duration of the accident.

On the basis of its review, the staff has concluded that the applicant has performed a radiation and shielding design review for vital area access in accordance with TMI Action Plan Item II.B.2.

#### 12.5 Operational Radiation Protection Program

12.5.1 Organization

The Backup Radiation Protection Manager meets the positions in NUREG-0731 Item II.A.2 and therefore is acceptable.

Document Name: RIVER BEND SSER 2 SEC 13

Requestor's ID: 1810

Author's Name: Stern

Document Comments: CRESS PH-4/230 KCI

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13 CONDUCT - OF OPERATIONS

Insert → 13.1+13.2 attached pages 1, 2, + part of 3 13.3 Emergency Preparedness Insert 13.3-1->

13.3.2 Emergency Plan Evaluation

4:3.3.2.1, 3.3.2.2, 13.3.2.3, 13.3.2.4, 13.3.2.5, 13.3.2.6, 13.5.2.2, 13.3.2.8, 13.3.2.9 

13.3.2.9 Accident Assessment

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<u>Standard</u>: Adequate methods, systems, and equipment for assessing and monitoring actual or potential offsite consequences of a radiological emergency condition are in use.

Emergency Plan Evaluation: Three methods for assessing the potential and actual consequences of a release of airborne radioactivity are described in the Emergency Plan. These consist of a computerized dose assessment method, which is the primary method, and two backtup hand calculational dose assessment methods.

The computerized system, termed the Online Dose Assessment System (ODAS), receives effluent monitor data from the radiation data processing subsystem, meteorological information from the onsite meteorological tower, and isotopic composition data from multichannel analyzer input. These data are used for accident assessment and dose projection calculations using a model which conforms to the Class A model described in Appendix 2 of NUREG-0654, Rev, 1. The model uses a blend of equations from NRC Regulatory Guides 1.111, (Rev. 1) and 1.145, (Rev. Q. The ODAS can compute and plot contour lines of equal dispersion or dose on a site map based on the last 10-minute average of meteorological data recorded. Several alternative approaches are available to input release rates, isotopic data and meteorological data.

An alternative manual calculation procedure is provided, via EIP-2-024, using a programmed electronic calculator with a printer. If both computer and calculator are not available, a third, totally manual method is provided in

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EIP-2-024 to calculate doses. This last " "hod uses information from the Environme al Protection Agency's (EPA's) \_\_\_\_\_al of Protective Action Guides to conv. t concentrations of radionuclides to dose rate.

The Plan also includes a manual procedure to assess the possible impact of a potential release to the liquid pathway (i.e., the Mississippi River).

The methods described by the applicant can estimate doses to the relevant target organs of individuals in the vicinity of the site. On the basis of the review of the applicant's dose assessment methods, they appear to be adequate for planning purposes. The applicant's ability to implement dose assessment techniques and methods will be assessed during an onsite appraisal. Insert 13.4, bottom of page 3 and all of p. 4

13.5 Station Administrative Procedures

13.5.2 Operating, Maintenance, and Other Procedures

13.5.2.2. Operating and Maintenance Procedure, Program

In SER Section 13.5.2.2, the staff described the review and approval of the applicant's operating and maintenance procedures program through FSAP. Amendment 11. A letter from W. J. Cahill, Jr., to H. R. Denton, dated February 20, 1985, transmitted FSAR Amendment 16, which included changes made by the applicant to FSAR Section 13.5, "Procedures." The staff reviewed these changes and determined that the applicant's operating and maintenance procedures program continues to meet the relevant requirements of 10 CFR 50.34, and remains consistent with RG 1.33, ANSI N18.7-1976/ANS 3.2, and NUREG-0800, Standard Review Plan, Section 13.5.2, "Operating and Maintenance Procedures."

13.5.2.3 Reanalysis of Transients and Accidents; Development of Emergency **Operating Procedures** 

SER Section 13.5.2.3 described the review of the River Bend Station (RBS) Procedures Generation Package (PGP) and identified one item (indicated as Confirmatory Item (60) in the SER) that had to be completed before the applicant's

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program for developing procedures could be approved. This item was the identification and estification of safety-significant differences between the RBS plant-specific technical guidelines and the NRC-approved BWR Owners Group guidelines. These differences and justifications were provided to the staff in a letter from J. E. Booker to H. R. Denton, dated January 15, 1985. Supplemental information was provided to the staff on February 11, 1985.

The staff used the plant-specific procedures to evaluate the justification for each deviation from the generic technical guidelines. Telephone discussions with the applicant were held on March 1 and 7, 1985, for clarification of several items.

The procedures submitted by the applicant have several plant-sepcific setpoints, operator action levels, and procedure references which are to be determined. The staff will confirm that the information required to complete each procedure is incorporated into the procedure before fuel loan through the routine prelicensing inspection program.

Justifications for several deviations included commitments by the applicant to change plant procedures, in most cases, based on improvements identified during the plant's procedure verification and validation effort. These changes were identified in deviations discussed on pages 7, 10, 16, 17, 19, 20, 27, 35, 39, and 52 of Attachment 1 to the January 15, 1985, letter. These changes must be completed before fuel load. In addition, the applicant committed to change or clarify the deviations on pages 18, 34, and 50 of Attachment 1 to the January 15, 1985, letter. The staff will confirm the acceptability of these revised deviations in an SER supplement.

The staff identified three errors associated with the deviations reviewed. First, although the justification on page 1 of Attachment 1 stated that generic Emergency Procedures Guidelines (EPG) Cautions 1-8 were addressed in training and not in the procedures, two cautions which the operators would be expected to have difficulty remembering (6 and 8) are, in fact, included in the procedures. The staff found this acceptable. Second, the staff found an inconsistency in the value used for the "maximum subcritical banked withdrawal position." The applicant stated that he had also found the inconsistency and that it had been

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corrected. The staff found this acceptable. Third, we identified an apparent typographical error in the junctication for EOP-0002, step 3.4.4 (page 33 of the attachment) referencing \_ psig instead of 12 psig. On the basis of these changes, the staff found the material acceptable.

Finally, the RBS Emergency Operating Procedures direct the plant operators to vent the primary containment when containment pressure exceeds the "primary containment pressure limit" as defined by a curve of primary containment water level versus suppression chamber pressure. The RBS limit proposed is based on an ultimate capacity of 56 psia which is in excess of the design pressure by a factor of about four. The NRC staff's Safety Evaluation Report on Revision 2 of the generic Emergency Procedure Guidelines (issued February 1983) has approved the use of twice design pressure as an interim limit provided containment integrity can be demonstrated. The staff is aware of a proposed revision to the generic EPGs which will result in a redefinition of the venting criteria. In this regard, it is the staff's intent to continue the review of the proposed venting criteriem (both generically and for each plant) which emphasis on the following areas:

(1) purge valve operability at the proposed venting pressure

- (2) consideration of depressurization rate during venting to limit suppression pool flashing
- (3) safety/relief valve actuation at high containment pressures
- (4) structural analyses and tests
- (5) limitation of offsite release rates by selective use of vent paths

The staff must complete its review of this item before operation above 5% power.

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Enclosure 1

SUPPLEMENTAL SAFETY TALUATION REPORT RIVER BEND NULLAR STATION DOCKET J. 50-458

3. CONDUCT OF OPERATIONS

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13.1 Organizational Structure of Applicant

13.1.2 Operating Organization

13.1.2.3 Operating Shift Crews

The <u>Commission</u> is concerned about the possible lack of hot operating experience among the operators on shift at newly licensed nuclear power plants, *it* <u>this</u> has <u>led to an</u> evaluation of the operating experience on shift proposed by the applicant.

13.1. Operating Experience on Shift

Dialogue with the industry was begun /in late 1983 to find a way of ensuring that each operating shift at a newly licensed plant had at least one senior operator with previous hot operating experience. On February 24, 1984, an Industry Working Group representing utilities with nuclear power plants under construction or ready for operation presented a proposal to the Commission on the amount of previous operating experience considered to be the minimum desirable on each shift and how that experience could be obtained. On June 14, 1984, the Commission accepted the industry proposal with certain clarifications. Information regarding the Commission action was forwarded to the industry as Generic Letter 84-16, dated June 27, 1984. The objective is that, at the time of initial criticality, each operating shift will have at least one senior operator with a minimum of six months of hot operating experience on a similar type plant, including start-up/shutdown experience and at least six weeks above 20% power. However, for plants in the late stages of licensing with insufficient time to meet the objective, the temporary use of experienced shift advisors is acceptable. The minimum experience level for shift advisors is four years of power plapt experience (including two years of nuclear power plant experience) and one year of hot operating experience as a senior reactor operator (or reactor operator, if found suitably qualified) on a large commercial nuclear power plant of the same

type. All shift advisors are to be trained on + systems, procedures and Technical Specifications of the plant for whic they are to provide advice, and they are to be certified to the NRC as being qualified to act as shift advisors.

The applicant's latest submittals on operating experience are dated March 7, April 11, and May 28, 1985; and a meeting between the applicant and the staff was held on May 14, 1985, at which additional information was provided. The applicant has four licensed senior operators with enough BWR operating the requirements of experience to satisfy Generic Letter 84-16. The applicant has also nel identified three other individuals with BWR operating experience who could be used as shift advisors until additional senior operators who do meet the requirement Generic Ketter can be licensed. We have reviewed the applicant's submittals and our findings are discussed below.

In addition, since the applicant does not now have senior reactor operators on each shift who meet the minimum sidelines for hot operating experience, e stat e will condition the operating license to require shift advisors until such time as the requisite experience has been obtained.

#### 13.1.2.2 Shift Advisor Program

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By letters dated March 7, April 11, and May 28, 1985, the applicant has The staff submitted information regarding the River Bend shift advisor program. have reviewed this information for conformance to Generic Letter 84-16. The review has covered four main areas: shift advisor experience, the shift advisor training program, the procedure used to define shift advisor duties and responsibilities, and other matters pertaining to the use of shift advisors.

(1)Shift Advisor Experience

\* requiremente Two prospective shift advisors amply meet the guidelines of Generic Letter 84-16 and may participate in the River Bend shift advisor program. All have well over four years of power plant experience

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(including well over two years of nuclear plant experisive), and all have had well over one year as a senior operator at . large operating BWR:

A third prospective shift advisor would also meet the <u>guidelines</u> of Generic Letter 84-16, except he has only 11 months (rather than at least 12 months) of on-shift SRO experience at a large operating BWR. However, this individual also has a bachelor's degree in Muclear Engineering and has 14 months of on-shift STA experience at a large operating BWR, which more than offsets the one month shortfall in on-shift SRO time. The staff considers the third prospective shift advisor to be qualified to participate in the River Bend shift advisor program.

## (2) Shift Advisor Training Program

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The shift advisor training program is patterned off the systems training course described in FSAR Section 13.2.1.1.3, the simulator course described in FSAR Section 13.2.1.1.4, and the General Employee Training described in FSAR Section 13.2.1.3.4. In addition, the simulator segment will include training in station procedures; the applicant should ensure that the Technical Specifications are also covered. The staff finds the applicant's shift advisor training program acceptable, assuming that it includes or will include familiarization with the River Bend Technical Specifications.

## (3) Shift Advisor Procedure

The duties and responsibilities of the shift advisor are described in River Bend procedure TP-85-02. This procedure establishes experience/training criteria, log-keeping and shift-turnover requirements, and other detailed duties and responsibilities of the shift advisor position. The main purpose of the shift advisor will be to evaluate plant conditions and provide advice to the Shift Supervisor during startup testing, low-power testing, and power ascension. Step 6.1 of procedure TP-85-02 (draft Rev. 0) states, in part, that shift advisor candidates shall have a minimum of "six months conshift" as a licensed SRO or RO at an operating plant of the same type (i.e., BWR). In order for this procedural requirement to agree with Generic Letter 84-16, it should read "one year on shift."

The staff has reviewed draft Revision 0 of TP-85-02 and, with the exception of one change described above, finds it acceptable.

## (4) Additional Shift Advisor Issues

Plant management will review the performance of each shift advisor as part of the monthly appraisal of overall shift performance. This is acceptable to the staff.

All members of operating shift crews will be responsible for familiarizing themselves with the shift advisor procedure. This is acceptable to the staff.

The prospective advisors have passed a River Bend health screening examination. This is acceptable to the staff.

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13.1.3 Nuclear Administration

SAFETY EVALUATION REPORT SUPPLEMENT RIVER BEND STATION

## Chapters 13.1.2 and 13.1.3 Corporate Organization and Nuclear Administration

(His at : inst) Gulf States Utilities, has made several organizational changes. Some of these changes are not of significance, because they are essentially title changes. Other changes are, however, significant.

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Figure 13.1-1 shows the organization of the nuclear project. Of significance, the Senior Vice President, River Bend Nuclear Group, reports directly to the Chairman of the Board. Thus, the senior corporate officer with exclusive nuclear responsibility? is highly placed within the organization. Four positions report to the Senior Vice President, River Bend Nuclear Group. These are:

- Vice President, Safety and Environment
- Vice President River Bend Nuclear Group Manager Quality Assurance Manager Project Control his title has been up graded .

The Manager, Project Control position is related to construction and will not be considered further in this evaluation except to note that he now reports one management level higher than before. The Manager Quality Assurance remains in the same reporting position as before but with a title upgrade. The Vice President, Safety and Environment, is a new position. The incumbent in this position is responsible for environmental services, serves as Chairman of the Nuclear Review Board (i.e., the offsite committee), and is the individual to whom the Independent Safety Engineering Group (ISEG) reports. The organizational change involving ISEG meets the intent and requirements of NUREG-0737 TMI Action Plans Item I.B.1.2, in that this group reports to a corporate official who is not in the management chain for power production.

The Vice President, River Bend Nuclear Group, is responsible for both line (plant operation) and direct support functions. There are four positions reporting to this Vice President. These are:

- Plant Manager
- (Figure 13.1, Rev. 1) Manager, Engineering, Nuclear Fuels, and Licensing Manager - Projects Planning and Coordination SER Figure 13.1) Manager-Administration

The Manager, Administration is responsible for four functions which are training, emergency planning, security, and support services. The changes are that the title has been changed from Vice President to Manager and that the Environmental Services has been transferred to the Vice President Environmental Services. It is noted that the somewhat unusual organizational arrangement of having security not under the Plant Manager is retained. This was found to be acceptable before. The licensee now proposed to delete from the

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Ag. 13.1 Revision

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responsibilities of the Facility Review Committee (FRC) [the onsite committe responsibility for review of the security plan and implementing procedures. This proposed change coupled with the unusual organization removes all review of security plans and procedures from those organizations charged with safe plant operation. This is only acceptable if the Plant Manager's concurrence is required on the physical security plan, its implementing procedures, and all changes thereto prior to their implementation. For similar reasons, the Plant Manager's concurrence shall be required on the emergency and fire protection plans, implementing procedures, and changes thereto, prior to implementation.

The Manager, Projects Planning and Coordination, is a new position under the Vice President, River Bend Nuclear Group, assigned the responsibility for the outage management system and for continuing interface with the architectengineer and nuclear steam system supplier. pplicant

The staff concludes that the organizational changes proposed by the licensee are acceptable, provided that there is a specific requirement that the Plant Manager will concur in the security, emergency and fire protection plans, implementing procedures and changes thereto prior to implementation.

# Charter 13,1.4 Station Organization

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been changed .0 The organization under the Plant Manager has undergone changes so that there are now four positions which report to the Plant Manager. These are:

- Assistant Plant Manager, Operations Assistant Plant Manager-Technical Services

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- Assistant Plant Manager Maintenance and Materials
- Supervisor Radiological Programs

The position of Superintendent Startup and Test also reports to the Plant Manager, but this is only until the plant reaches commercial operation. The revised organization provides direct access to the Plant Manager for the individual responsible for radiological health and safety. It should be noted, however, that the radwaste and chemistry functions are retained under the direction of the Assistant Plant Manager, for Operations. as well as

The Assistant Plant Manager, for Maintenance and Material is responsible for the mechanical, electrical, and instrument and control craft groups and for purchasing and materials. This is a new position, but the functions and responsibilities grouped under it are logical. neactor operators 14

The shift organization indicates a minimum of fourteen personnel. Included in this total are two radiation protection technicians, one chemistry technician, and a nuclear test technician. There are also five nonlicensed operators, one of whom is a radwaste operator. The filensee has proposed to have five 5 licensed operators. (2,SROs, and 3, ROs) on shift but not to have a Shift Technical Advisor (STA), provided that one of the SROs has had sufficient additional training to qualify as a STA. This is conceptually acceptable. The Heensee has also committed to have a separate STA on shift if neither of the two SROs has had sufficient additional training to act as STA. In this latter

instance, it is proposed that one of the three RO positions would not have to be filled. This would keep minimum shift manning at fourteen, with two SROs, two ROs, and an shift technical advisor. Since this alternate proposal appears to satisfy NUREG=0737, item I.A.1.1, it is considered an acceptable alternative. TMIA: +>r Plan On the basis of On the pasis of

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Issue The resumes of key personnel have been reviewed. Based on this review, it is concluded that key members of the operating staff meet the requirements of RG)1.8 (ANSI/ANS 3.1-1978). This satisfactorily completes confirmatory item 56 of NUREG-09897 the River Band SER.

On the basis of this supplemental review, the staff has determined that changes to licensee organization and personnel qualifications meet regulatory guidance.

# 13.2 Training

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The licensee has added a section, (13.2.1.3.1) to the FSAR which describes the training for STAs. The Licensee states that this training meets the intent of TMI/ctar Don NUREG-07377 Item I.A.1.1, for STA training. Although the times allocated to various aspects of the training vary slightly from the periods delineated in the TVI Action (NUREG-0737) Appendix Q, the licensee's program appears sufficient to cover all aspects of the required training for STAs. The licensee also describes an STA retraining program and links this to requalification training program for those SROs who are cross-trained as STAs. SROs who are cross-trained as STAs. applicant the

The licensee has described his requalification training program. This description commits to the items delineated in 10 CFR Pert 551 (Appendix A) and in the H. R. Denton letter of March 28, 1980. The commitment to requalification training thus meets the regulatory requirement of 10 CFR Part 50.54 and NUREG-0737, Ttems I.A.2.1 and II.B.4. applicant

On the basis of the review of the supplemental licensee submittal, the staff concludes that the applicant's training commitments remain acceptable. Operational

13.4 Review and AndAthe 13.Tor

The organizational changes made by the licensee have resulted in changes in the onsite review committee, the FRC. The new composition of the FRC is as follows:

Assistant Plant Manager, Technical Services, 7 Chairman

Assistant Plant Manager Maintenance and Materials Assistant Plant Manager - Operations, Radwaste, and Chemistry

- . General Operations Supervisor
- Reactor Engineering Supervisor .

Insert office Fire Department Training , p. 4

- Supervisor-Radiological Programs
  - on the onsite review commettee :

There are also two nonvoting members, these are the Director, Operations QA and the Plant Services Supervisor, who acts as Secretary.

The committee composition appears to provide expertise or access to expertise in all required areas. The quorum is established as the Chairman (or designated alternate) and four members, of whom no more than two are alternates.

The review responsibilities for procedures are proposed to be that the FRC reviews all general administrative procedures. All other procedures are reviewed by the department responsible for their preparation (a peer review system). Additionally, cross-discipline reviews are done as required. Procedures approval is by either the Plant Manager or one of his direct assistants, e.g., Assistant Plant Managers. This review plan concentrates the efforts of the FRC on the broader procedures which establish programmatic controls and allows detailed technical review by technical groups.

The makeup of the offsite committee, the Nuclear Review Board (NRB), has also changed. NRB composition is:

- Vice President, Safety and Environment, 4 Chairman 2
- Vice President, River Bend Nuclear Group, \* Vice Chairman and Member Executive Vice President, External Affairs, \* Member 0 0
- 0
- Manager, Design Engineering, Technical Services Department, 4 Member Manager, Engineering, Nuclear Fuels and Licensing, 1 Member d
- RBS Plant Manager, ≠ Member
  - Assistant Plant Manager, Operations, Radwaste and Chemistry, \* Member Manager, Quality Assurance, \* Member Manager, Administration, \* Member

  - Director-Nuclear Plant Engineering, 4 Member
  - Director, Nuclear Fuels Design and Safety Analysis, "Member Director, Nuclear Licensing Member

1.30 This composition appears to contain or to have readily available expertise in all required areas. The quorum is the Chairman or the Vice Chairman and six members including no more than two alternates. This means that a majority of the NRB will be present in order to conduct a meeting. Also, individuals with line responsibility for power production are a minority on this committee.

The ISEG has been changed organizationally so that the ISEG reports to the Vice President, Safety and Environment. This appears to meet the requirements and intent of NUREG-0737, Item I.B.1.2.

The staff finds that the changes in review and audit meet the SRP 13.4 and are acceptable.

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#### ATTACHMENT

#### 13 - Conduct of Operations

### 13.2.1.1.11.3 Offsite Fire Department Training

In the SER, the staff stated that training for the fire protection staff and for offsite fire departments was not firm and was therefore subject to confirmatory review. Amendment, 13 to the FSAR delineated how training of fire prevention staff would be conducted. The applicant's letter of October 22, 1984 (RBG-19,245), committed to specific, annual training of offsite fire departments (including basic radiation protection), the use of personal dosimetry, plant familiarization? (including fire protection systems and hazards), and fire-fighting procedures; including entry and exit from the plant). The October 22, 1984, letter also stated that these commitments would be included in an FSAR amendment. These changes and commitments made by the applicant are acceptable. This resolves confirmatory item 58.

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River Bend SSER Input

13.3 Emergency Preparedness

13.3.1 Background

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The SER provided the staff's review and evaluation of the River Bend Station Radiological Emergency Plan (Plan), including FSAR Amendment 11 and supplemental information and commitments in letters dated October 28, 1983, and February 16, 1984. In the SER, Section 13.3.3, the staff concluded that the Plan will provide an adequate planning basis for an acceptable state of onsite emergency preparedthe state of onsite emergency prepared-

After the SER was issued, the applicant continued to upgrade its emergency FSARplanning program and submitted Amendments 13, 15 and 16 to the FSAR (June 1984, November 1984, and February 1985, respectively). On August 14, 1984 and February 5, 1985, the applicant responded to the items identified by the staff in the SER, and in addition furnished information that was requested by the staff had requested.

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Mail to Ray Sanders D-730 The staff has completed its review and evaluation of the FSAR (thru Amendment 16) and the applicant's responses of August 14, 1984 and February 5, 1985. The results of this evaluation are given in Section 13.3.2 below under the same format used in the SER. Section 13.3.3 provides the staff's conclusions.

An onsite appraisal of the applicant's implementation of its emergency preparedness program was conducted on December 3,14, 1984. The appraisal was conducted in seven general areas: administration, organization, facilities and equipment, training, procedures, coordination with offsite support groups, and drills, exercises, and walk-throughs. Appraisal results are documented in Inspection Market 18,1155. Report No. 50-458/84-35, NRC Region IV will conduct follow-up appraisal(s) to ensure that all identified deficiencies are corrected.

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A full participation exercise of the River Bend Station Emergency Plan was conducted at the River Bend Station site on January 16, 1985. The exercise tested the capabilities of the applyicant's onsite and offsite emergency support organizations to respond to a simulated accident scenario resulting in a major program plan of the radioactive release. The exercise was integrated with a test of the State of Louisiana, West Feliciana Parish, East Feliciana Parish, Pointe Coupee Parish, East Baton Rouge Parish and West Baton Rouge Parish, Plans. NRC's findings, which are documented in Inspection Report No. 50-458/85-03, dated March 19, 1985, show that the applicant demon of trated an adequate state of onsite emer – X gency preparedness.

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13.3.2 Evaluation of the Emergency (Onsite) Plan

13.3.2.1 Assignment of Responsibility (Organizational Control)

## Confirmatory Item T

## (1) Letters of agreement

The letter of agreement with Our Lady of the Lake Regional Medical Center, dated January 27, 1983, commits to a schedule for completion of certain items before fuel load. These items are medical vian and procedures, emergency kit, training for the medical staff, and a medical orill. The matter of Agreement letters with the State of Mississippi, Illinois Central Gulf Railroad, Stone and Webster, and General Electric, and the coordination of activities with Our Lady of the Lake Regional Medical Center are confirmatory.

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# Evaluation +

By letter dated August 14, 1984, the applicant provided an agreement letter with Our Lady of the Lake Regional Medical Center, dated April 9, 1984. The letter describes: (1) the capabilities of the medical center for treating contaminated patients from River Bend Station on a 24-hr/per day basis, (2) training to be provided by the applicant for the medical center personnel, and (3) a list of medical and emergency equipment. Medical support is discussed further in Section 13.3.2.12 of this supplement.

-3-

With regard to the agreement letter with Illinois Central Gulf Railroad (ICGR), in its response of August 14, 1984, the applicant explained that sufficient 50 track was purchased such that ICGR is abandoning the track which traverses the site in a northwest-southeast direction. Thus, the applicant has direct control over access to the site via the railroad and no longer requires an agreement letter with ICGR to provide this control.

In its February 5, 1985, response, the applicant provided letters of agreement with Stone and Webster Engineering and General Electric Company (GE's letter, amended December 11, 1984, confirms the agreement pending formal contract agreement).

The applicant has obtained a letter of agreement with the State of Mississippi dated May (31) 1985. The applicant advised the staff that this letter would be appended to the Plan in the next FSAR Amendment.

The staff finds the above portions of the applicant's Plan adequate.

13.3.2.2 Onsite Emergency Organization

ICGP

Open Item Assignment (1) Secondary Assignment of Shife Technical Advisor Table 13.3-5 of the Plan indicates that the secondary assignment of the Shift Supervisor is that of Technical Advisor, but does not state precisely what this assignment entails.

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Information on the Shift Technical Advisor (STA) function provided by the appli-STF. cant on October 28, 1983, has been incorporated into the Plan. The Plan specifies that the STA function is a collaterally shared responsibility of the shift supervisor and the control operations foreman (COF) as shown in Table 13.3-5 and COI The shift supervisor and the COF are both senior reactor operators Figure 13.3-7,. who will be trained in accordance with the April 30, 1980, INPO guidance document INFO provided under NUREG-0737, Item I.A.1.1, "Shift Technical Advisor." The shift supervisors will be primarily responsible for emergency direction and control. The COF will be primarily responsible for technical support in plant system engineering, repair, and corrective actions. The shift supervisor or the COF, and hence a qualified STA, will be in the control room at all times. In addition, in Section 13.2.1 of the SER, the staff concluded that the training for licensed plant staff personnel meets regulatory requirements. Further, the shift staffing of the shown in Table 13.3-5, conforms to Table B-1 of NUREG-0654 (Table 2 of Supplement 1 to NUREG-0737). The staff finds this portion of the applicant's Plan adequate.

Open Item

(2) Avoilability Requirement of Recovery Manager and Other Personnel

Availability

Table 13.3-5 of the Plan does not give the availability requirement of the Recovery Manager and other certain augmentation personnel who provide support to the onsite emergency organization. Table 13.3-5 does not list the individuals, by position or title, who are expected to arrive on the site within 30 minutes, as specified in Table B-1 of NUREG-0654 (Table 2 of Supplement 1 to NUREG-0737).

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Evaluation

By letter dated August 14, 1984, the applicant provided the results of its study of residential patterns to determine response capability as suggested in Table FSAR On the frais of B-1 of NUREG-0654. Based on these results and Amendment 15 to the FSAR, the staff finds that the applicant's Plan meets the guidance criteria of Table B-1 under normal weather and traffic conditions. Under severe weather or heavy traffic conditions, the applicant specifies that the 30-minute responders could be available in 45 minutes. To implement the 60-minute augmentation criteria during these conditions, all but six individuals would be available in 60 minutes. Of these six individuals, five would be available in 75 minutes and one, an alternate radiation protection technician, would require about 90 minutes. The 00 1000 Plan indicates that the entire emergency organization, including a primary and two alternates for each key postion, could be available within 60 minutes during fair weather and light traffic. The staff finds this portion of the applicant's Flan adequate.

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#### Open Item

(3) Primary as & Alterral Stekens ....

Identify the persons who will serve as primary and alternate spokespersons for the applicant.

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Evaluation

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Senior Vice President External Affairs (GSU Public Spokesperson) as the primary spokesperson and the Administrator of Louisiana Communications as the alternate spokesperson. The staff finds this portion of the applicant's Plan adequate.

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13.3.2.3 Emergency Response Support and Resources

Open Item 7

(1) Dispatch of a Utility Representative

Provision for the dispatch of a utility representative to the local emergency operations centers (EOCs) should be included in the Plan.

Evaluation 7

Amendment 15 to the FSAR provides for the dispatch of a technical representative to each of the five parish EOCs during a Site Area or General Emergency in order to ensure continuity and coordination among the utility, State and affected parishes. The staff finds this portion of the applicant's Plan adequate.

(2) Review of Proposed Change to Replace the Mutual Assistance Plan

The Mutual Assistance Plan between oulf States Utilities Company, Arkansas Power and Light Company, Louisiana Power and Light Company, Mississippi Power and 7

Light Company, and Middle South Services, Inc., contained in Appendix B to the Plan is to be replaced by the "Nuclear Power Plant Emergency Response Voluntary Assistance Agreement," which is advocated by the Institute for Nuclear Power Operations (INPO). An appropriate Plan change will be made. Also, copies of the INPO Emergency Resources Manual will be available in the Technical Support Center and Emergency Operations Facility. The staff finds this proposed change to the applicant's Plan adequate.

13.3.2.4 Emergency Classification System

Open Item

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Table 13.3-1 of the Plan contains an emergency action level (EAL) scheme that approximates the recommended guidance of NUREG-0654, Appendix 1. The applicant submitted a comprehensive change to Table 13.3-1 in Amendment 11 to the FSAR. Table 13.3-1 is being reviewed, and the staff will provide its conclusions as to the acceptability of the upgraded EALs in a supplement to this report.

## Evaluation 5

Following discussions with the applicant in May 1984, Table 13.3-1 was revised FSAR by Amendments 13 and 15. to the ESARe The staff completed its review of Table 13.3-1, Amendment 15, dated November 1984 and on February 22, 1985, requested that the applicant provide additional information and clarification on certain EALs that were previously discussed with the applicant. On March 29, 1985, the

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applicant provided the additional information and clarification that was requested and committed to make a further minor revision to the EAL scheme in a future FSAR amendment. The staff finds this portion of the applicant's Plan adequate.

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13.3.2.5 Notification Methods and Procedures

# Open Item

(1) Smen in ship insting Precedures

Table F-1 of Appendix F to the Plan is a listing of Emergency Implementing Procedures (EIP<sub>3</sub>) to be developed by the applicant. The applicant is required to submit the EIPs to the staff at least 180 days prior to the scheduled issuance of an operating license.

Evaluation

On October 3, 1984, the applicant submitted its approved EIPs for the staff's review. The review of EIPs was conducted during the onsite appraisal of the applicant's implementation of its emergency preparedness program on December 3-14, 1984 (see IR No. 50-458/84-35). The staff finds this portion of the applicant's Plan adequate.

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<u>Confirmatory Item</u> (2) Notifying Augmentation Personnel By letter dated February 16, 1984, the applicant provided additional information regarding alerting and notifying those augmentation personnel assigned to GSU

corporate offices in Beaumont, Texas, during off-normal hours. An appropriate plan change will be provided in an FSAR amendment. This matter is confirmatory matter and the staff will provide its conclusions in a supplement to this report.

Evaluation

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Notification of GSU emergency organization augmentation personnel located in Beaumont, Texas, is addressed in Section 13.3.2.13 of this supplement. This confirmatory item is considered closed.

(3) Alert and Notification System (ANS) The applicant has not submitted details as to the design and implementation of the warning system. Following the identification of the selection of the final system design, appropriate Plan changes will be made.

Evaluation

A general description of the final system configuration, siren control signals, FSAR and system communications has been provided and included in Amendment 15 to the **ESARC** On February 5. 1985, the applicant provided information on alert monitoring radios to be placed in special facilities as a secondary means of notification within the 10-mile EPZ. This information will be included in a future amendment to the FSAR.

EPZ

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On April 19, 1985, the applicant submitted an "Operational Siren Certification Report"? The report includes a complete system description; installation information; means for the alerting of special facilities, unpopulated areas, and the transient population; a design report summary and a schedule for system comple-

The applicant informed the staff that all sirens are now installed and that the operability of the entire system was operability tested on May 29, 1985. The results of this test will be furnished to NRC Region IV. The applicant plans to submit a full report alertand motification system on the total (ANS) in accordance with the FEMA 43 procedure in the near future.

NRC Region IV has identified the installation and operability testing of the ANS as an item to be completed prior to fuel load. Accordingly, Region IV will provide confirmation in an inspection report that the ANS has been installed and On the basis of operability tested. Based on its review of the Plan and the applicant's submittal of April 19, 1985, the staff finds this portion of the applicant's Plan adequate. This item is closed.

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(4) Capability to Alert the Public Open Them

It is not clear that the administrative capability exists for offsite authorities to alert the public and provide protective action recommendations (within the notification criteria of 10 CFR 5C, Appendix E, Section IV.D.3) for rapidly developing emergency situations with the potential for offsite releases especially during off-normal hours.

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## Evaluation

#### ESAR

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Amendment 15 to the FSAR provided additional information on the administrative capability of local authorities to promptly alert the public. A dedicated telephone system permits plant personnel to notify the five parishes and State and within 15 minutes agencies simultaneously, on a 24-hr/per day basis, of any emergency classification and recommended protective actions for the public within 15 minutes. reaching a decision to implement a protective response, each Parish Police Jury President, through the Civil Defense Director, will first ensure that an Emergency Broadcast System message coordinated with other parishes is ready to be broadcast. Control consoles in each of the five parish EOCs allow activation of sirens and alert monitoring radios in each respective parish. Each of the five parishes has an emergency plan compatible with the State of Louisiana emergency plan which will be exercised periodically. Training will be provided on the offsite plans. The EAL configuration in Table 13.3-1 of the Plan provides the utility interface with State and local officials for offsite response under the four emergency classifications. On an annual basis, State and local authorities will review

their interface with the applicant with regard to offsite response necessary (under the four emergency classes as shown in the EAL scheme in Table 13.3-1) for the protective action decision making process. The protective action decision+making process (onsite and offsite) utilizes plant status, core/containment conditions, offsite monitoring results, EPA protective action guides, protective action sections (subtareas of the 10-mile EPZ), EAL Table, and evacuation time estimates in the Plan. The staff finds this portion of the applicant's Plan adequate.

#### 13.3.2.6 Communications

#### Confirmatory Item

(1) Testing the Health Physics Network and the Emergency Notification System By letter dated February 16, 1984, the applicant committed to provide for testing of the HPN and ENS on a monthly basis. An appropriate Plan change will be provided in an FSAR amendment. This matter is confirmatory, and the staff will provide its conclusions as to the acceptability of this specific matter in a supplement to this report.

Evaluation

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Section 13.3.7.3.2.3 of the Plan has been revised to include testing of the (HPN-) and (ENS) communication systems between the control room, TSC, EOF, NRC Headquarters, and NRC Region IV on a monthly basis. The staff finds this portion of the applicant's Plan adequate.

13.3.2.7 Public Information

#### Open Item

(1) Emergency Information Brochure

In response to the staff, the applicant stated that the public information brochure is under development, and a draft will be submitted for staff review in early 1984. Following the submission of the public information brochure, the staff will provide its conclusions in a supplement to this report.

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#### Evaluation

The staff has received a copy of the final public emergency information brochure. The brochure contains the information specified in the guidance criteria of NUREG-0654. FEMA will provide an evaluation of the brochure in the process of its review of offsite plans. The staff finds this portion of the applicant's Plan adequate.

13.3.2.8 Emergency Facilities and Equipment

#### Confirmatory Item

## (1) Interim Facilities

The staff requires additional information on which portions/features of the Emergency Response Facilities (ERFs) (as described in Section 13.3.6 of the Plan) will be provided as interim facilities and those which will not be completed until February 1986. By letter dated February 16, 1984, the applicant committed to submit a new appendix to FSAR Section 13.3 that describes the capabilities of the interim facilities.

# Evaluation

In lieu of submitting a new appendix to the Plan, the applicant changed Section 13.3.6 identifying those automated, diagnostic functions in the TSC and EOF which may not be fully functional until February 1986. Table 13.3-16 to the Plan specifies the primary and backtup (secondary) systems for the emergency response information system (SPDS), digital radiation monitoring system automated dose assessment system (MIDAS), and the meteorological information system. The applicant specifies that the secondary systems are provided so that the ERFs can effectively support an emergency. The ERFs were reviewed during the onsite appraisal in December 1984, and were utilized during the full participation emergency preparedness exercise on January 16, 1985. The staff finds also finds this portion of the applicant's Plan adequate and that, on an interim basis, the ERFs are capable of supporting an emergency response effort in the event of an emergency at ABS. As indicted in the SER, the staff will conduct a postimplementation appraisal of the ERFs in accordance with Supplement 1 to NUREG-0737 on a schedule to be developed between the applicant and the NRC

#### Open Item

## (2) Meteorological Monitoring Program

The meteorological monitoring program, as presented in the Plan, and the procedures for its use will be reviewed and evaluated at the time of the onsite emergency preparedness implementation appraisal (inspection).

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Evaluation

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The staff has reviewed the meteorological monitoring program presented in Sections 13.3.5.2 and 13.3.6.3 and Table 13.3-8 of the Plan and has conducted an onsite appraisal of the implementation of the meteorological monitoring program. The staff's evaluation of the adequacy of the applicant's emergency response meterological monitoring program, as presented in the Plan, and the implementation of the program is provided in Inspection Report No. 458/85-05. The staff considers this planning item closed.

## Confirmatory Item

# (3) Lists of Medical and Radiological Equipment and Supplies

Appendix E of the Plan indicates that the lists of medical and radiological equipment and supplies located at West Feliciana Parish Hospital and Our Lady of the Lake Regional Medical Center will be included at a later date.

Evaluat

Appendix E to the Plan has been revised and now provides a list of equipment and supplies to be stored and used at the hospitals. The staff finds this portion of the applicant's Plan adequate.

West Feliciana Parish Hospital and Our Lody of the Lake Regional Medical Center

13.3.2.9 Accident Assessment

# (1) Dose Assessment Methodology

Methods and techniques have been established for determining the source term of radioactive material within plant systems, including the relationship between high-range containment monitors and radioactive material available for release. The staff is reviewing this information and will provide its conclusions regarding the dose assessment methodology in a supplement to this report.

### Evaluation

Three methods for assessing the potential and actual consequences of a release of airborne radioactivity are described in the Plan. These consist of a computerized dose assessment method, which is the primary method, and two backup hand calculational dose assessment methods.

00A<sup>5</sup> The computerized system, termed the Online Dose Assessment System (ODAS), receives effluent monitor data from the radiation data processing subsystem, meteorological information from the onsite meteorological tower, and isotopic composition data from multichannel analyzer input. These data are used for accident assessment and dose projection calculations using a model which conforms to the Class A model described in Appendix 2 of NUREG-0654, Revision 1. The model uses a blend of equations from NRC Regulatory Guides 1.111, (Rev, 1)

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and 1.145 ( $\operatorname{Rev}_{A}^{\circ}$ ). The ODAS can compute and plot contour lines of equal dispersion or dose on a site map based on the last 10-minute average of meteorological data recorded. Several alternative approaches are available to input release rates, isotopic data and meteorological data.

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An alternative manual calculation procedure is provided, via EIP-2-024, using a programmed electronic calculator with a printer. If both computer and calculator are not available, a third, totally manual method is provided in EPIP-2-024 to calculate doses. The last method uses information from EPA's Manual of Protective Action Guides to convert concentrations of radionuclide to dose applicant has rate. The methods described by the applicant can estimate doses to the relevant can be estimated target organs of individuals in the vicinity of the site. The Plan also includes a manual procedure to assess the possible impact of a potential release to the liquid pathway (i.e., the Mississippi River). The applicant's dose assessment methods provide an adequate planning basis for emergency preparedness purposes.

Accident conditions of radiation levels in containment will be indicated by high range containment area monitors. Radioactive material available for release from the containment can be estimated using the readout from these monitors in conjunction with the graphs in Figures 13.3-25 and 13.3-26 of the Plan, relating area monitor reading in containment versus time for the following accident situation radioactive releases: 100 percent gap activity, 100 percent coolant activity, and 1, 10, and 100 percent fuel inventory. Information from the high-range containment monitors is included in offsite dose assessment and is also incorporated in the EAL scheme for classifying Site Area and General Emergencies.

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The staff finds this portion of the applicant's Plan adequate.

## Confirmatory Item

(2) Procedures for Radiological Sampling and Monitoring

By letter dated October 28, 1983, the applicant committed to include administrative procedures for inplant, onsite, and offsite radiological sampling and monitoring in procedure 1-EIP-17. Radiation protection procedures will outline the specifics in performing the sampling and monitoring. This matter is confirmatory, and the staff will provide its conclusions in a supplement to this report after the applicant submits 1-EIP-17.

Evaluatio



On October 3, 1984, the applicant submitted approved EIPs to the staff. EIP-2-013 and EIP-2-014 provide instructions to the monitoring teams for onsite and offsite radiological monitoring, respectively. These EIPs will be reviewed during the health physics preoperational inspection program. The staff finds this portion of the applicant's Plan adequate.

#### Confirmatory Ltem

# (3) Detection and Measurement of Radioactivity in Liquid Effluents

By letter dated February 16, 1984, the applicant submitted a proposed change FGAP to Section 13.3.3.2.2 of the FSAP that provides additional information on the detection and measurement of radioactivity in liquid effluents. The applicant also specified that EIPs provide the calculational method for rapidly assessing
the offsite dose consequences resulting from radiation levels in the cooling tower blowdown and liquid radwaste effluents. This matter is confirmatory, and the staff will provide its conclusions in a supplement to this report.

# Evaluation

Section 13.3.3.2.2 of the Plan has been revised and now provides a general description of the applicant's methods for handling potential releases via the cooling tower blowdown and liquid radwaste effluent lines. These lines have radiation monitors that detect the radiation level in the blowdown to the Mississippi River and will alarm in the control room for any level above pre-established setpoints. EIP-2-024, "Offsite Dose Calculation-Manual Method," provides a method for projecting doses resulting from liquid releases. The EIPs will be reviewed during the health physics preoperational inspection program. The staff finds this portion of the applicant's Plan adequate.

13.3.2.10 Protective Response

## Confirmatory Item

## (1) Manual Method of Accountability

By letter dated February 16, 1984, the applicant provided additional information on a manual method of accountability. An appropriate Plan change will be provided in an FSAR amendment. This matter 15 confirmatory, and the staff will provide its conclusions in a supplement to this report.

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Evaluation

Section 13.3.4.2.2.8 of the Plan has been revised to include a description of a manual badge exchange system that will be used to perform accountability in the event the security access control system is inoperative. The staff finds this portion of the applicant's Plan adequate.

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(2) Classification of Emergencies and Protective Action Recommendations The applicant should use the guidance of IE Information Notice 83-28, "Criteria for Protective Action Recommendations for General Emergencies" (dated May 4, 1983), in upgrading EALs and establishing EIPs for classification of emergencies and protective action recommendations. (The information notice provides a flow chart depicting the classification and protective action recommendation scheme described in Appendix 1 of NUREG-0654.)

## Evaluation

The applicant has incorporated the guidance of Appendix 1 of NUREG-0654 into Table 13.3-1 (EAL scheme) of the Plan and EIP-2-007, "Protective Action Recommendation Guidelines." The staff finds this portion of the applicant's Plan adequate.

Open Item 30-Minute (3) Accountability for All Onsite Individuals

The applicant must make Section 13.3.5.4.1.1.3.4 of the Plan consistent with NUREG-0654 and Section 13.3.4.2.2.8 regarding the capability to account for all persons onsite within 30 minutes from the start of an emergency.

## Evaluation

Section 13.3.5.4.1.1.3.4 of the Plan has been revised to specify accountability of all onsite individuals within 30 minutes of the declaration of a Site Area or General Emergency. In addition, should the Emergency Director determine that a protected area evacuation is required for other classes of emergency, the accountability will be accomplished within 30 minutes of the evacuation order. The staff finds this portion of the applicant's Plan adequate.

13.3.2.11 Radiological Exposure Control

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# (i) Exposure Limits for Medical Personnel

The applicant must provide emergency exposure guidelines for persons providing medical treatment.

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Evaluation

In correspondence dated February 5, 1985, the applicant specified that exposure limits for ambulance drivers are in accordance with the Louisiana Radiation Regulations and by FSAR Amendment 16 revised the Plan accordingly. The staff finds this portion of the applicant's Plan adequate.

13.3.2.12 Medical and Public Health Support

## Open Item

(1) Emergency Medical Assistance Plans

By letter dated February 16, 1984, the applicant stated that the River Bend medical assistance plan (MAP) and the <u>Decontamination and Treatment of the</u> <u>Radioactivity Contaminated Patient Manual of West Feliciana Parish Hospital</u> outline the hospital's capabilities and will be provided for staff review. The staff will provide its conclusions on the acceptability of the MAP in a supplement to this report.

# Evaluation

EMAP

MAP

By letter dated August 14, 1984, the applicant submitted the emergency medical assistance plan (EMAP) and the Decontamination and Treatment of the Radioactivity Contaminated Patient Manual for West Feliciana Parish Hospital and Our Lady of the Lake Regional Medical Center. The submittal contains a description of the RMC

hospitals' capabilities and agreement letters between Our Lady of the Lake Regional Medical Center, Jackson Rescue Unit, West Feliciana Parish Hospital, and Radiation Management Corporation (RMC) and GSU. The submittal also includes agreement letters between RMC and the Hospital of the University of Pennsylvania FSAR and Northwestern Memorial Hospital. By Amendment 15 to the FSAR, the applicant incorporated the EMAP into the Plan by reference. Appendix C to the Plan lists the EMAP as a supporting emergency plan. Controlled copies of the supporting emergency plans are maintained in the TSC and EOF. The staff finds this portion of the applicant's Plan adequate.

## Confirmatory Item C

(2)

By letter dated February 14, 1984, the applicant committed to provide agreement letters for ambulance service with West Feliciana Parish Hospital and the Jackson Rescue Unit in an FSAR amendment. This matter is confirmatory, and the staff will provide its conclusions in a supplement to the SER.

## Evaluation e

ESAR

Amendment 13 to the FSAR provided letters of agreement with the Jackson Rescue Unit and West Feliciana Parish Hospital. The staff finds this portion of the applicant's Plan adequate. 13.3.2.13 Recovery and Reentry Flanning and Postaccident Operations

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#### Open Item

Before the staff can reach a conclusion, the applicant must establish and submit for staff review a corporate plan and/or procedure that will ensure the necessary coordination and interface with site, local, and State plans and procedures.

#### Evaluation

BNG

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By letter dated August 14, 1984, the applicant furnished additional information on the relationship between the River Bend Nuclear Group (RBNG) and GSU's headquarters. The applicant specifies that GSU headquarters does not provide support as previously detailed in FSAR Section 13.3.4.3.1 and Figure 13.3-11. The Plan has been revised to show that the RBNG is organized to support emergencies and provide long-range support during the recovery phase. Interface may be required between the Recovery Manager (Senior Vice President-RBNG), and GSU's Chief Executive Officer for authorization of funds above the Recovery Manager's authorized level. However, according to the Plan, GSU's Approvals and Authorization Procedures are in place to support this interface. The GSU Treasurer and Controller will administrate funds required by RBNG during the emergency and recovery phase. In addition, the Licensing Support Coordinator (Beaumont, Texas) previously referenced in FSAR Table 13.3-5 is within the River Bend Nuclear Group (RBNG) but is no longer a member of the emergency organization. The Joint Information Center (JIC) is operated under the direction of the JIC Director. The primary spokesperson within the emergency organization is the Vice President External Affairs located in Beaumont, Texas. However, the Administrator of Louisiana Communications (JIC Director) is located in Baton Rouge and will serve as the alternate spokesperson until relieved by the primary spokesperson. Primary and back-up communications exist between RBS and the GSU corporate office. EIP 2-006 provides for notification of the JIC Director by a pager system at the Notification of Unusual Event level.

An Emergency Communications Staff Activation and Functions Procedure (EIP-2-023) describes the functions of the GSU primary spokesperson and his alternate when interfacing with RBNG, local and State public information personnel and the media. To ensure that the necessary coordination and interface exists among RBNG, local and State plans and procedures, the Recovery Manager will administrate appropriate emergency implementing procedures with offsite authorities.

The staff finds this portion of the applicant's Plan adequate.

EIP

13.3.2.16 Responsibility for the Planning Effort: Development, Periodic Review, and Distribution of Emergency Plans

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Continuatory Item (1) Cross-Referencing the Plan and Emergency Implementing Procedures of the Plan Appendix F<sub>A</sub> contains a listing of procedures required to implement the Plan. The applicant has agreed to include a cross-reference between the Plan and EIPs when all the procedures are completed.

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Evaluation

Revised Table F-2 of Appendix F to the Plan includes a cross-reference between the EIPs and the section of the Plan that is implemented by each EIP. The staff finds this portion of the applicant's Plan adequate.

13.3.3 Conclusions

On the basis of the staff's review of the applicant's Plan, the staff concludes that the state of onsite emergency preparedness provides reasonable assurance that adequate protective measures can and will be taken in the event of a radiological emergency during operation up to 5% of rated power.

The staff's conclusions with regard to offsite emergency plans and preparedness will be provided in a future supplement to this report in support of full-power operations.

## 15 TRANSIENT AND ACCIDENT ANALYSIS

#### 15.9 TMI Action Plan Requirements

## 15.9.3 Item II.K.1 IE Bulletins on Measures To Mitigate Small-Break LOCAs and Loss-of-Feedwater Accidents

## Item II.K.1.5 Assurance of Proper Engineered Safety Features Functioning

**Issue** Confirmatory **Item** 62 required NRC Region IV to verify that procedures satisfied the requirements of IE Bulletin 79-08, Item 6. The staff of Region IV has determined by inspection that the applicant has issued appropriate procedures to meet the aforestated item. This will be documented in NRC Inspection Report 50-458/85-49.

This completes regional action on Confirmatory Item 62.

15.9.4 Item II.K.3 Final Recommendations of Bulletins and Orders Task Force

# Item II.K.3.31 Plant-Specific Calculations To Show Compliance With 10 CFR 50.46

#### Plant-Specific LOCA Analysis

The staff's SER (Sections 6.3.3.3 and 15.9.4) reported the results of a lead plant LOCA analysis that was stated by the applicant to be representative of River Bend. The SER also noted that the applicant had committed to supply a plant-specific LOCA analysis for River Bend before fuel loading.

The applicant provided the LOCA analysis specific for River Bend in FSAR Amendment 15, dated November 1984. The plant-specific LOCA analysis included a spectrum of large and small pipe breaks and indicated that the most limiting break is a design-basis break in a recirculation suction pipe. As for the lead plant, an assumed failure of the low-pressure coolant injection (LPCI) diesel generator, coincident with the break, resulted in the worst single failure condition. The plant-specific results demonstrate compliance with the requirements of 10 CFR 50.46. (See revised Table 6.2.)

From its review, the staff concludes that the plant-specific LOCA analyses for River Bend are acceptable. This issue is closed.

### 18 HUMAN FACTORS ENGINEERING

The staff evaluation of the organization, process, and results of the River Bend detailed control room design review (DCRDR) contains the following elements, consistent with Section 18.1 and its Appendix A to Section 18.1 of the Standard Review Plan (NUREG-0800):

- (1) an evaluation of the DCRDR Program Plan submitted by the applicant
- (2) an onsite in-progress audit of the DCRDR conducted July 24-27, 1984
- (3) an evaluation of the applicant's DCRDR Summary Report
- (4) a preimplementation audit meeting with the applicant's DCRDR team leader and human factors contractor, January 23, 1985
- (5) review of a letter dated January 23, 1985, providing supplemental information to clarify the applicant's DCRDR Summary Report

The staff was assisted in items 1-3 above by consultants from Lawrence Livermore National Laboratory (LLNL). Appended to this SER supplement is the Technical Evaluation Report (TER) prepared by LLNL (Appendix J). Except as noted, the staff concurs with the evaluation, conclusions, and recommendations contained in the LLNL report. The following summarizes the staff's evaluation findings regarding the required elements of the River Bend DCRDR.

#### 18.1 Human Factors Engineering Team

The applicant has established and utilized a qualified multidisciplinary team to conduct the detailed control room design review (DCRDR). The concern raised (see Appendix J) that the applicant's Summary Report indicates a significant reduction in the participation of human factors specialists during the final implementation and verification of control room design changes has been acceptably addressed by the applicant in a letter dated January 23, 1985. The continued

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application of appropriate human factors expertise through the completion of DCRDR activities should be confirmed by the applicant in his scheduled supplement to the DCRDR Summary Report.

## 18.2/18.3 System and Task Analysis

The methodology described in the GSU Summary Report and discussed in depth at the DCRDR in-progress audit provides an acceptable means to fulfill the function and task analysis requirements of the DCRDR. The information provided in the Summary Report, however, is insufficient to allow the staff or its consultants to determine if discrete operator tasks, decisions and actions associated with each task, and information and control requirements for successful task performance have been identified and analyzed to an acceptable level of detail. The staff met with the applicant's DCRDR team leader and human factors consultants on January 23, 1985 to determine if these processes have been adequately performed and documented. The staff audited the DCRDR task analysis documentation for selected emergency scenarios. The sample audited revealed that the applicant has identified the discrete tasks, decisions, and actions operators need to undertake in order to carry out emergency actions. Review of the documented information and control capability requirements for task performance, however, indicates that the applicant applied a broader definition of "requirements" than the staff had anticipated. As a result, the information and control requirements include more than the minimum requirements for completing the task. Because of this, the subsequent comparison of information and control requirements with the controls and displays in the existing control room appears, as currently documented, indicate more discrepancies than the applicant has reported. On the basis of the explanation of the verification of availability and suitability of displays and controls which was provided at the audit meeting, the staff believes that the process employed was adequate and identified human engineering discrepancies (HEDs) correctly. In order to confirm this, the applicant should provide written documentation for at least one emergency sequence which unequivocally demonstrates how it was determined that the inventoried displays and controls provided the necessary information and control capability. This information may be provided in the scheduled supplement to the DCRDR Summary Report.

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#### 18.4 The Main Control Room

## 18.4.1 Control Room Inventory

Although the control room inventory compiled by the applicant does not conform precisely to that recommended by the staff, the approach used is satisfactory. The documentation required to confirm the acceptability of the task analysis (see preceding paragraph) will also serve to confirm that the control room inventory function has been met.

#### 18.4.2 Control Room Survey

With the exception of items which have not been completed because of the construction status of the plant, the control room survey conducted as part of the DCRDR meets the requirements of Supplement 1 to NUREG-0737. Control room survey items which must be completed before fuel load include: lighting; heating, ventilation, and air conditioning (HVAC); noise levels; communications; and the availability of procedures and adequate protective clothing. The applicant has committed to evaluate these items and report the results to NRC in a supplement to the DCRDR Summary Report before fuel load. This is acceptable to the staff if the supplement also provides resolutions and an acceptable implementation schedule for any HEDs identified and assessed as significant.

## 18.4.3 Assessment of HEDs

The method applied by the applicant to assess the significance of HEDs satisfies the requirements of Supplement 1 to NUREG-0737.

## 18.4.4 Selection of Design Improvements

The applicant's approach to selecting design improvements which will correct significant HEDs is potentially acceptable for meeting the DCRDR requirements. However, on the basis of a review of the priority 1 and 2 discrepancy records in Section 7 of the applicant's Summary Report, the appropriateness of the proposed resolution of numerous HEDs is uncertain and/or unacceptable to the staff. The HEDs for which further information and/or additional action is needed

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are specified in Appendices A and B of the technical evaluation report (TER) that appears in this supplement as Appendix J. These HEDs fall into several categories which will require the applicant to take different degrees of action in order to resolve the HEDs to NRC's satisfaction. Many HEDs in question will require only a firmer commitment to implement a specific resolution consistent with good human engineering practices. In his letter of January 23, 1985, the applicant provided a generic commitment to develop and apply appropriate conventions and to implement certain displays associated with the safety parameter display system (SPDS) before fuel load. This commitment should be made specific to the HEDs identified in the appendices to the TER. Other HEDs with which the staff has concern will require either additional, more detailed justification for the proposed resolution or modification to the proposed resolution. For those HEDs which the TER recommends implementing before fuel load rather than before exceeding 5% power, the applicant should either modify its implementation schedule accordingly or provide justification for delaying implementation. Of particular concern to the staff is the possibility that, as now scheduled, some modifications may interfere with initial reactor startup operations.

The applicant should include the resolutions to the referenced HEDs in his scheduled supplement to the DCRDR Summary Report.

18.4.5 Verification of Design Improvements

The staff generally agrees with the recommendations in the appended TER (Appendix J) regarding verification that design improvements provide the necessary corrections and do not introduce new HEDs. The staff only requires, however, that the applicant confirm that modifications to the control room have been or, in the case of modifications not yet implemented, will be verified to ensure that the desired correction has been obtained without introducing new HEDs.

18.4.6 Coordination of DCRDR With Other Activities

Although the enclosed TER (Appendix J) notes some deficiencies in the documentation of the coordination and integration of the DCRDR with other Supplement 1 to NUREG-0737 activities, the staff does not require additional documentation at this time. The staff may, however, require additional information about the integration of the River Bend SPDS into the control room during its review and audit of the SPDS.

## Conclusions

The staff concludes that, with the exception of the issues identified below, the applicant meets the relevant requirements of Supplement 1 to NUREG-0737 for conducting a detailed control room design review. The applicant should provide for staff review information that will:

- Confirm the continued participation of human factors specialists in remaining DCRDR activities.
- (2) Document the adequacy of the DCRDR task analysis.
- (3) Confirm that the remaining control room survey items have been completed and provide acceptable resolutions and implementation schedules for any significant HEDs identified.
- (4) Respond to the specific concerns regarding resolution of the HEDs identified in Appendices A and B to the technical evaluation report appended to this supplement (Appendix J).
- (5) Confirm that all control room modifications resulting from the DCRDR have been verified to ensure they provide the expected correction and do not introduce new HEDs.

This information should be included in the supplement to the applicant's Summary Report to be provided before fuel load.

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Issue		Status	SER Section(s)
(1)	Oil and gas exploration	Removed (SSER 2)	2.2.2
(2)	Turbine system maintenance program		3.5.1.3.3
(3)	Fuel rod internal pressure	Removed (SSER 1)	4.2.1.1
(4)	Inadequate core cooling (TMI Item II.F.2)		4.4.7
(5)	ESF reset control	Included in Confirm- atory Issue (29) (SSER 1)	
(6)	Post-accident capability (TMI Item II.B.3)		10.4.6
(7)	Solid waste process control program		11.4.2
(8)	Partial feedwater heating		15.1

## Table 1.5 Listing of license conditions

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