Fermi3CEm Resource

From: Elizabeth Poole [Poole.Elizabeth@epamail.epa.gov]

Sent: Tuesday, January 10, 2012 4:20 PM

To: colette.m.luff@usace.army.mil; Olson, Bruce

Subject: Fermi 3 Comment Package - EPA

Attachments: 20110364.pdf

Greetings -

Attached you'll find EPA's comment package for the Fermi 3 Draft EIS. I have also sent hard copies.

We are happy to answer any questions or talk through the comments with you once you begin to sift through them. Please don't hesitate to call for any clarification as you prepare the Final EIS.

Thanks again, Elizabeth

Elizabeth Poole Environmental Scientist U.S. Environmental Protection Agency, Region 5 NEPA Implementation 77 W Jackson Blvd, E-19J Chicago, IL 60604 Phone: 312-353-2087 Federal Register Notice: 76FR66998

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UNITED STATES ENVIRONMENTAL PROTECTION AGENCY REGION 5

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REPLY TO THE ATTENTION OF:

E-19J

Cindy K. Bladey,

Chief, Rules, Announcements, and Directives Branch

Office of Administration

Mail Stop: TWB-05-B01M

U.S. Nuclear Regulatory Commission

Washington, D.C. 20555-0001

Fermi Unit 3, Monroe County, Michigan, CEQ# 20110364 Draft Environmental Impact Statement for the Combined License (COL) for Enrico

Dear Ms. Bladey:

provided by the Nuclear Regulatory Commission (NRC) and the United States Army Corps of 1500-1508), and Section 309 of the Clean Air Act. Act (NEPA), the Council on Environmental Quality's NEPA Implementing Regulations (40 CFR Engineers (USACE). Our comments are provided pursuant to the National Environmental Policy The United States Environmental Protection Agency has reviewed the above-referenced document

application for a Combined Operating License (COL) for the Enrico Fermi Unit 3 (Fermi 3) to be of the Fermi site, is in the process of being decommissioned. would be located adjacent to the existing operating Fermi 2 Unit. Fermi 1, also within the confines its associated infrastructure would be completely within the confines of the current Fermi site and On September 18, 2008, the Detroit Edison Company (the Applicant) submitted to the NRC an 7 miles southwest of the United States-Canada international border. The proposed Fermi 3 Unit and located in Monroe County, Michigan, approximately 30 miles southwest of Detroit, Michigan, and Fermi Atomic Power Plant site (Fermi site). The site proposed by the Applicant for Fermi 3 is located adjacent to the existing Units 1 (Fermi 1) and 2 (Fermi 2) on the Detroit Edison Enrico

Commission accepts the NRC staff's recommendation. statement (EIS). As a result of the NEPA process, USACE and NRC will issue separate decision USACE, a cooperating agency, participated with NRC in preparation of the environmental impact documents: USACE will issue a Record of Decision (ROD) and NRC will issue a license, if the

Proposed actions include:

NRC issuance of a COL for the construction and operation of a power reactor at the Fermi site in Monroe County, Michigan, and

2) USACE permit action pursuant to Section 404 of the Clean Water Act, as amended, and preconstruction activities, as appropriate to the USACE scope of analysis, on the site Section 10 of the Rivers and Harbors Appropriation Act of 1899 to perform certain

Finally, we find some information from the document either missing or incomplete; its inclusion strategies and methodologies used for analyzing direct environmental and socioeconomic impacts. resources, air, and traffic as a result of increased onsite personnel, as well as public outreach impacts from radiation to construction workers. We are also concerned with impacts to aquatic our detailed comments. would accommodate a more comprehensive review. We have enclosed our ratings definitions and Concerns-Insufficient Information. This rating is based, in part, on dose limits and potential Based on the materials provided, we have rated the document and project as EC-2, Environmental

mentioned in the Draft EIS and Environmental Report (ER) in the decision documents recommend the Applicant commit to all mitigation measures and public outreach methods included in the license conditions; this is discussed further in the detailed comments. We undertakings. However, EPA is concerned that non-nuclear-safety-related mitigation will not be We commend the Applicant for suggesting various mitigation strategies and public outreach

not limited to, Clean Water Act Section 404 and 402 permits. If you have any questions, please feel the right to provide additional comments or recommendations at the permitting stage, including, but impacts of the project and to improve the quality of the document. Please be aware that we reserve free to contact Elizabeth Poole of my staff at 312-353-2087 or poole.elizabeth@epa.gov Thank you in advance for your consideration of our recommendations to reduce environmental

Sincerely,

Kenneth A. Westlake

Chief, NEPA Implementation Section

Office of Enforcement and Compliance Assurance

Colleen O'Keefe, Michigan Department of Environmental Quality Colette Luff, U.S. Army Corps of Engineers, Detroit District

Bruce Olson, U.S. Nuclear Regulatory Commission

Burr Fisher, U.S. Fish and Wildlife Service

Paul Ajegba, Michigan Department of Transportation

Randall Westmoreland, DTE Energy

Enclosures: USEPA's Detailed Comments

Ratings Definitions

Detailed Comments, Draft Environmental Impact Statement for Combined License (COL) for Enrico Fermi Unit 3 CEQ# 20110364 January 2012

Affected Environment

Affected Environment: Aquatic Resources

Applicant has provided a "realistic scenario of the washout of tritium by precipitation." The EPA is concerned that tritium has been detected in some onsite monitoring wells (page 2-29, lines 16 though 23) and that well locations have not been provided. NRC indicates that the Applicant's conclusion. Draft EIS is not clear if NRC concurs with this statement, or if it is a reiteration of the

the source(s) of the tritium. The Final EIS should include a map of the locations of the tritium concentrations. (ER) on the whole. This will help us analyze whether or not there is a pattern regarding deep and shallow monitoring wells, rather than referencing the Environmental Report Recommendation: Clarify whether NRC concurs with the Applicant's conclusions on

the Final EIS to include a map showing the location of tritium monitoring points in Lake Though tritium levels in Lake Erie are expected to be significantly diluted, we would like much) the operation of Fermi 3 will increase tritium levels at the monitoring sites (and by how much) permitted discharge is a contributing factor, and if (and by how It is also unclear whether the Applicant has pursued remediation based on these levels, if

site. These wells have elevated concentrations above EPA's maximum concentration level. The responsible party(s), if known. EPA is concerned with the arsenic level found in wells within a five-mile radius of the Fermi Draft EIS does not identify a source(s), nor does it identify any remediation efforts by the

construction or operation related activities will augment concentrations of arsenic be included in the Final EIS. Further, we recommend identifying whether or not Recommendation: Identify the source(s) of the arsenic. We recommend this information

Affected Environment: Geology

In our scoping comment letter dated February 9, 2009, we commented that karst geology may be Appendix D that it would be found at the Fermi site. This was not addressed in Chapter 2 of the Draft EIS, as indicated in

proposed project will be influenced by it. geology exists at the Fermi site. If karst exists, the Applicant should identify how the Recommendation: EPA recommends that the document clarify whether or not karst

owned by the Applicant. Part of the proposed project includes the relocation of the meteorological tower to the southeastern part of the Fermi site The Draft EIS mentions 0.88 acre in the southeastern part of the Fermi site as mineral rights not

proposed meteorological tower. The Final EIS should show this area, where the do, what plans, if any, the Applicant has to acquire the minerals rights below the Applicant does not own mineral rights, on site maps. Recommendation: EPA recommends clarifying whether these areas overlap and, if they

Affected Environment: Socioeconomics

obtain the new nuclear technicians needed. midst of re-licensing), the Draft EIS does not draw conclusions about where the Applicant might decommissioning process (Fermi 2 has begun the re-licensing process and Davis-Besse is in the begin operation. With no currently operating facilities in the area expected to begin the and Ohio is not projected to increase between 2006 and 2016, just before Fermi 3 is expected to Table 2-33 indicates that the labor force percentages for "nuclear technicians" for both Michigan

technicians might come in order to rectify the discrepancy in this number. Recommendation: EPA recommends the NRC identify from where the nuclear

Construction Impacts

Preconstruction Impacts vs. Construction Impacts

the preconstruction work specific to Fermi 3 in 2013 and to complete all building activities in issuance. This is not the case, as noted on page 4-59, line 8 to 9: "Detroit Edison plans to begin "preconstruction" activities were either completed or ongoing at the time of the document's activities should be analyzed as direct impacts. This might be a valid delineation if reactor" as a preconstruction activity. However, but for the larger action (the issuance of the review because they are all connected actions, per 40 CFR 1508.25(a)(1)(iii) [...are of the COL application, per 10 CFR 51.45(c), these activities are within the scope of the NEPA COL), the excavation of the basemat for the reactor need not occur. Thus, all preconstruction For example, Table 3-2 identifies "deep excavation" or the "excavation of the basemat for the interdependent parts of a larger action and depend on the larger action for their justification]. While EPA recognizes that NRC does not consider "preconstruction" activities within the scope

EPA agrees that preconstruction activities should also continue to be analyzed in terms of or LARGE1) significantly changes, and warrants stronger or additional mitigation measures. NEPA. Therefore, the magnitudes of impacts (as identified by NRC as SMALL, MODERATE, Specific to Fermi 3, all preconstruction activities should be analyzed as direct impacts, per cumulative impacts.

listed in Table 3-2. Finally, if any construction-related activities have commenced, these Fermi 3 site that have been deemed "pre-construction," rather than the generic activities of the construction of Fermi 3. The Final EIS should include activities specific to the should be indentified in the Final EIS. Recommendation: NRC-deemed preconstruction activities should be re-analyzed as part

of this chapter." While we understand that NRC need not include a discussion of the actual issuance or amendment of a combined license for a nuclear power reactors under parts 52 or 54 required in any $[\ldots]$ environmental impact statement $[\ldots]$ prepared in connection with $[\ldots]$ the the period following the terms of the $[\ldots]$ reactor combined license or amendment $[\ldots]$ is storage in reactor facility storage pools or independent spent fuel storage installations (ISFSI) for Confidence Decision also states that "no discussion of environmental impact of spent fuel made that spent fuel could be stored onsite for 60 years past the length of its license. The Waste storage of spent fuel at the proposed Fermi 3 site, we do not understand why the construction of EPA recognizes that in NRC's Waste Confidence Decision and rule, a generic determination was could potentially hold fuel from Fermi 2. This information should be clarified in the Final EIS in the Final EIS. Based on conversations held at the interagency meeting on December 15, 2011, under a different subtitle, for instance under Radwaste Facility (page 3-16), this should be stated action to the proposed action. If the ISFSI's associated impacts were included in the discussion the ISFSI was left out of Chapter 4. EPA views the construction of the ISFSI as a connected we understand that the pad for the ISFSI has already been installed at the Fermi site and that it

construction of the ISFSI, or identification of where it was incorporated in Chapter 4. We Recommendation: EPA recommends that the Final EIS include discussion of the also recommend clarifying that it has already been constructed

reviewers to understand what will be stored onsite actual activity limits outlined in the permit for this area. A complete description is necessary for The Final EIS should include a more detailed description of the radwaste facility, including the

and future projected tonnage, cubic volume, total activity limits, and other related Recommendation: EPA recommends including in the Final EIS a description of current

¹NRC categorizes impacts to resources as SMALL, MODERATE, or LARGE

pools and the ISFSI. parameters, in relation to current and future planned storage capacity for the nuclear

Construction Impacts: Wetlands

that the conceptual mitigation plans were included as an attachment to the Draft EIS wetlands impacts have been reduced from approximately 125 acres to 10 acres. EPA appreciates EPA is pleased to see that, from the first iterations of the proposed project, projected permanent

Recommendation: We recommend that the following measures to further minimize impacts wetlands during construction be committed to in the license:

- Perform construction in wetlands during frozen ground conditions, if feasible
- Minimize width of temporary access roads;
- areas (e.g., swamp/timber mats) in lieu of materials that sink (e.g., stone, rip-rap, wood Use easily-removed materials for construction of temporary access roads and staging
- construction equipment. This will minimize soil rutting and compaction; Use swamp/timber mats or other alternative matting to distribute the weight of the
- ground pressure equipment to further minimize impacts during construction access and staging; Use vehicles and construction equipment with wider tires or rubberized tracks, or use low
- Use long-reach excavators, where appropriate, to avoid driving or staging in wetlands:
- Place mats under construction equipment to contain any spills

Construction Impacts: Surface Water Use and Quality

temperature shock discharge rates during the winter months to reduce the risk of fish mortality caused by EPA appreciates that the Applicant has committed to gradual reduction in surface water

discharge rates and temperatures and to mitigate for any resultant impacts, e.g., fish kills Department of Environmental Quality (MDEQ) during unplanned shutdowns to control Recommendation: We recommend that the Applicant work with and notify Michigan

will need to be updated when the permit is up for renewal. This includes the forthcoming revised water quality criteria or effluent change during the five-year permitting cycle, the NPDES permit the NPDES program to MDEQ, but retains an oversight role on NPDES permitting. Should any National Pollution Discharge Elimination System (NPDES) permitting stage. EPA has delegated Please be aware that EPA reserves the right to provide comments at the Clean Water Act

closed for public comments. standards under the Clean Water Act Section 316(b), which are currently in draft form, but

Construction Impacts: Groundwater

scenario as laid out in Section 4.2.2.2. The Draft EIS does not identify a clear recommendation regarding the groundwater dewatering

providing written notices to impacted residents explaining when, why, and by how much experience groundwater drawdown of no more than one foot (page 4-16), we recommend to be conducted before drawdown activities. Because several receptor wells will ultimately discharge. Finally, we would like additional information about public outreach recommend that more information be included pertaining to where the pumped water will provided, that technique would be the reinforced diaphragm concrete scenario. We also negative impact on adjacent receptors. Based on the models and the information Recommendation: EPA recommends using the dewatering technique that has the least they will be impacted

Construction Impacts: Socioeconomics and Environmental Justice

experience a markedly lower number of onsite workers (each period being under 500 workers). presence is not captured. During the first 50 months and last 30 months, the Fermi 3 site will number of onsite workers obscures the fluctuations in the numbers so that the true impact of their captures the range of the construction period; however, using an 8-year average to analyze the 1,000 onsite workers. We understand this is a more convenient way to compare impacts, as it average number of onsite construction workers over an 8-year construction period, which is In order to analyze different types of impacts in a more generic way, NRC opted to use the during the middle 40 months by a factor of three. workers. Using the average of 1,000 workers overestimates by a factor of two the number of The middle 40 months will experience the peak of construction, between 2,500 and 2,900 workers in the beginning and ending months and underestimates the number of onsite workers

months are largely diluted because the impacts are evenly spread throughout the construction negative air quality impacts from traffic and construction equipment during the middle 40 because 1,000 workers will not be onsite, only 500 workers will be onsite. Conversely, the workers during the beginning and ending months of the construction period is largely inflated constructions workers. For example, the economic benefits of the presence of construction Because of this, EPA does not agree with the conclusions about the impacts of onsite period, when in reality, the impacts will be undoubtedly much greater during the peak of construction. At both extremes, the metric does not capture the true impact of onsite construction

construction phase true number of onsite workers and reevaluating the magnitude of impact during each Recommendation: EPA recommends revisiting this methodology to better reflect the

EPA believes that the impacts are MODERATE in magnitude and require additional mitigation. community resources, such as affordable rent and availability of medical services. Therefore, given the methodology used. Such a large increase of workers will undoubtedly put pressure on average of 1,000 workers; the magnitude of an increase in 2,900 workers cannot be quantified community services. As outlined above, the additional 2,900 workers is captured by using the at the peak of Fermi 3's construction will have a SMALL impact to infrastructure and however, we disagree with NRC's conclusion that the influx of some 2,900 construction workers EPA appreciates NRC's efforts to outline its environmental justice analysis methodology;

justice concerns are reliant. This will also increase the necessity of mitigation measures magnitude of impact to resources on which communities living with environmental socioeconomic impacts as a result of the proposed project; this will yield a higher Recommendation: EPA recommends a re-evaluation of the methodology for assessing

consulted on the impending decreases in levels-of-service to certain roads and intersections. Ultimately, a comprehensive outreach strategy can mitigate many of the traffic impacts believes the Michigan Department of Transportation (MDOT) and Monroe County should be flawed and the true impact will be much greater during parts of the construction cycle. EPA also EPA views the methodology used to determine impact from the influx of construction workers as We agree that there will be at least a MODERATE impact to traffic. However, as detailed above,

proposed Fermi 3 project should be treated as connected actions and analyzed as such in Applicant's website. The estimated schedules should include when (beginnings and ends proposed project and any associated impacts to traffic patterns so they can assess the need expected. We also recommend that the MDOT and Monroe County be consulted on the of shifts) and where (heavily used roads and intersections) an increase in traffic is Applicant supply estimated schedules to adjacent communities and post them on the for potential improvements. Any improvements to local roads that are a result of the Recommendation: We suggest as part of the Applicant's mitigation strategy that the

centers) other than those listed in Chapter 2 of the Draft EIS sensitive populations in the vicinity of the Fermi site (such as nursing homes and child-care Based on conversations between EPA and NRC staff, we understand that there are no other

Recommendation: We recommend this be definitively stated in the Final EIS

east. The land downwind from the site is primarily Canadian. While we appreciate the receptors of Fermi 3 impacts. EPA would like to see more socioeconomic data from Canada, as Canadian citizens will also be comprehensiveness of the data provided for Monroe and Lucas Counties in the United States. The meteorological data indicates the predominate wind direction at the site is from the south-

areas be included in the Final EIS. Recommendation: EPA recommends that socioeconomic data from Canadian receptor

Construction Impacts: Terrestrial Resources

estimated impacts should be considered when preparing mitigation plans. This includes wetlands expansion of the Substation, at 1,069 and 21 acres, respectively. As outlined under Transmission concerned about the amount of habitat lost in the transmission corridor and due to the proposed native to the project vicinity once no longer need" (page 4-24, lines 1-2). However, EPA is pleased to see that "temporarily disturbed vegetated areas would be revegetated with plants forest patches and that no further forest fragmentation will occur at the Fermi site. We are also EPA is pleased to see that all temporary and permanent forest clearings will occur on edges of Corridor and Substation, EPA views these developments as connected actions. Therefore mitigation ratios.

success will be employed. Because of the low likelihood of successful restoration of tall area will be impacted and, if it is, whether it will be restored and what measures of transmission lines on the Fermi site mentioned on page 2-10, lines 4-6. It is unclear if this Finally, EPA would like to know the fate of the restored tall grass prairie below the construction staging will be returned to agricultural use or converted to upland habitat. periodic mowing be used instead. Clarify whether agricultural fields that will be used for transmissions towers, we strongly encourage low-growing native plants conducive to conversion of forested uplands to cleared grasslands is necessary for maintenance of the native invasive species) are discussed in the Final EIS. While we understand that using native species and that measures of success (e.g., percentages of allowed non-Recommendation: We recommend that all disturbed habitats are similarly revegetated become part of the Detroit River International Wildlife Refuge. grass prairies, EPA strongly encourages the Applicant to commit to avoiding this area. Lastly, EPA recommends that the Final EIS indicate what land, if any, will revert to or

under the Endangered Species Act prior to the issuance of the Final EIS As noted on page 4-23, lines 20 to 24, NRC staff will prepare the Biological Assessment (BA)

Biological Opinion are incorporated into the Final EIS, and will be incorporated into the the Final EIS whether the findings of the U.S. Fish and Wildlife Service's (USFWS) Recommendation: EPA expects to see the BA as an appendix to the Final EIS. Clarify in

protect the state-listed eastern fox snake in the Final EIS NRC license and the USACE ROD. EPA will also look for coordination with the Michigan Department of Natural Resources regarding adaptive management plans to

Construction Impacts: Air

include this information in their decision document. the wet operations and watering plans as appropriate control measures and encourage NRC to EPA appreciates the dust suppression and control methods proposed by the Applicant. We find

requested re-designation of southeastern Michigan to "maintenance" for PM2.5. That request is currently under review by EPA. conformity analysis for the proposed project is forthcoming. EPA acknowledges that MDEQ has 8-hour ozone standard and in "non-attainment" for the fine particulate PM_{2.5} standard, a Since Monroe County, Michigan is within an area that is designated in as "maintenance" for the

Recommendation: EPA expects to see this conformity analysis in the Final EIS

linked to health problems such as eye and nose irritation, headaches, nausea, asthma, and other genotoxicity, and carcinogenicity data. In addition, acute exposures to diesel exhaust have been exhaust is a potential occupational carcinogen, based on a combination of chemical respiratory system issues. The National Institute for Occupational Safety and Health (NIOSH) has determined that diesel

the following actions during construction: exposure to diesel exhaust. EPA recommends that the Applicant commit in the Final EIS to Recommendation: Although every construction site is unique, common actions can reduce

- Using low-sulfur diesel fuel (less than 0.05% sulfur).
- before it enters the construction site. Retrofitting engines with an exhaust filtration device to capture diesel particulate matter
- nearby workers, thereby reducing the fume concentration to which personnel are Positioning the exhaust pipe so that diesel fumes are directed away from the operator and
- diesel fumes. These devices must be used with low sulfur fuels Using catalytic converters to reduce carbon monoxide, aldehydes, and hydrocarbons in
- equipment operating indoors can build up to dangerous levels without adequate windows, roof fans, or other mechanical systems help move fresh air through work areas. As buildings under construction are gradually enclosed, remember that fumes from diesel Ventilating wherever diesel equipment operates indoors. Roof vents, open doors and

- outside, where they cannot reenter the workplace. Inspect hoses regularly for defects and Attaching a hose to the tailpipe of diesel vehicles running indoors and exhaust the fumes
- incoming air is filtered first. Pressurization ensures that air moves from inside to outside. HEPA filters ensure that any particulate air (HEPA) filters to reduce the operators' exposure to diesel fumes Using enclosed, climate-controlled cabs pressurized and equipped with high efficiency
- an engine requires servicing or tuning. color can signal the need for maintenance. For example, blue/black smoke indicates that Follow the manufacturer's recommended maintenance schedule and procedures. Smoke Regularly maintaining diesel engines, which is essential to keep exhaust emissions low.
- perform routine inspection, and maintaining filtration devices. vehicles are stopped for more than a few minutes, training diesel-equipment operators to Reducing exposure through work practices and training, such as turning off engines when
- systems available Purchasing new vehicles that are equipped with the most advanced emission control
- reduces diesel emissions. With older vehicles, using electric starting aids such as block heaters to warm the engine
- mask and respirator. Personnel familiar with the selection, care, and use of respirators present, concentrations of particulates present will determine the efficiency and type of emissions. In most cases, an N95 respirator is adequate. Workers must be trained and fit-Using respirators, which are only an interim measure to control exposure to diese must perform the fit testing. Respirators must bear a NIOSH approval number. Never use tested before they wear respirators. Depending on work being conducted, and if oil is paper masks or surgical masks without NIOSH approval numbers

of trees to bring the site into compliance with the regulatory requirements for clearance around tower. Relocation of this tower to the proposed wooded location requires cutting a large amount opportunity to upgrade the instrumentation. Presently, the instrumentation is on a 60-meter high will require the relocation of the meteorological data collection site. This presents an excellent would also increase worker safety by eliminating the elevated work required for maintenance instruments would likely decrease the amount of clearance required. The use of the SODAR unit the tower. Replacing the tower with a SODAR unit and some additional ground-based The location of the proposed cooling tower, presently the site for meteorological data collection.

relocating the meteorological tower additional ground-based instrumentation at the new meteorological site instead of Recommendation: EPA suggests the Applicant consider using a SODAR unit and some

if the emergency is extended offsite. The ability to determine if a lake breeze is in effect may be would be helpful. critical. The presence of a second (10 m) tower located inland beyond the lake breeze zone breeze effect. Although this is important for onsite emergency response, it could cause problems monitoring site closer to Lake Erie will probably increase the amount of data that shows the lake breeze effects usually extend only a few miles inland, at best. Moving the meteorological Present meteorological monitoring data shows the presence of a lake breeze at times. Lake

meteorological tower beyond the lake breeze effect zone for use during emergencies. Recommendation: EPA suggests the Applicant consider installing a second, 10-meter

Construction Impacts: Radiological Health

December 6th, 15th, and 21st, 2011, we understand the following: Based on conversations held between members of the EPA review team and NRC staff on

- offsite. This information should be included in the Final EIS. under the NRC annual limit of 5 rem. Construction workers are still protected by the limit for onsite members of the public, while the EPA limit is for members of the public NRC inspectors. Further, the annual ambient limit of 100 mrem is an NRC regulatory hazards; any onsite safety violations or concerns will be reported to OSHA via the onsite Occupational Safety and Health Administration (OSHA) for other types of occupational limit of 100 millirem (mrem), as opposed to occupational workers who are protected dose limits only. Construction workers are protected under a more stringent NRC annual The classification of construction workers as members of the public pertains to radiation
- included the design maximum as the upper limit; however, this is not the expected dose The dose limit used to estimate construction worker exposure is very conservative, as it This estimation includes exposures as a result of fuel outages.
- monitoring plan. There are radiation monitors within the boundary of Fermi 2. The decommissioning for approximately 20 years and Fermi 2 has its own radiation stage, there will be limited potential for radiation exposure. Fermi 1 has been undergoing the new fuel for the operation of Fermi 3 is brought onsite at the end of the construction radiation badges are not required on construction workers. Applicant does not anticipate that there will be a radiation exceedance; therefore are not classified as occupational radiation workers will not wear radiation badges. Until Construction workers and other onsite personnel (administrative, reclamation, etc.) who

protected under the "members of the public" annual limit of 100 mrem; we are also concerned with NRC's interpretation of 10 CFR Part 20. Based on an NRC Request for Additional Information (RAI) dated May 21, 2010 (ADAMS Access number: ML101450195; answers to EPA respectively disagrees with the Applicant's assertion that construction workers should be

radiation just by being onsite, as pointed out in the Draft EIS, EPA believes that the construction material and that the 96 mrem is a conservative estimate; however, since they will be exposed to dose limits as opposed to limits that would apply to members of the public. As outlined above, material3". These definitions suggest construction workers should be subject to occupational in which the individual's assigned duties involve exposure to radiation or to radioactive and an occupational dose means "the dose received by an individual in the course of employment public. However, NRC's regulations at 10 CFR Part 20 indicate that individuals are excluded the Applicant and NRC opted to allow construction workers to be treated as members of the is 96 mrem. Since this number is under NRC's members-of-the-public dose limit of 100 mrem, scenario estimate of total radiation doses from all onsite sources to construction workers, which question 5 and 6), we understand that this conclusion was reached based on a worst-caseensuring their health and safety. rems per year, and would also fall under the licensed radiation protection program, further occupational workers, the construction workers would be allowed a total effective dose limit of 5 workers are entitled to a higher protection class than onsite "members of the public." As EPA recognizes that construction workers will not be working in direct contact with radioactive from being considered members of the public when they are "receiving an occupational dose²"

siting (i.e., situations where aging units are being decommissioned alongside either under the 100 mrem limit, but also provide valuable data for future nuclear power plant limit. Onsite monitoring would not only validate that construction workers are working the construction site to ensure that the estimated dose limit of 96 mrem is an achievable health screening. At a minimum, ambient air quality monitoring should be performed at occupational workers, affording them radiation monitoring (simple radiation badges) and comprehensive radiation monitoring program that includes construction workers as under this heading) should be incorporated into the Final EIS, including NRC's views on operating units or units under construction). Finally, the above clarifications (bullets Recommendation: EPA strongly encourages NRC and the Applicant to commit to beyond the facility boundaries). where the radiation limit to members of the public of 100 rmem applies (e.g., within or

Construction Impact: Noise

of adaptive management should there be an annoyance 4 specific noise sources and locations of noise receptors. The Final EIS should include discussion construction. However, EPA recommends additional information be included in the Final EIS on EPA acknowledges that Section 4.8.2 presented information on noise impacts during

² 10 CFR 20.1003 Member of the public

³ 10 CFR 20.1003 Occupational dose

⁴ As defined by the Frenchtown Charter Township Noise Ordinance.

outreach. be violated. See comments on *Public Notification* below, for discussion on recommended exceeded for the listed receptors or the Frenchtown Charter Township Noise Ordinance attenuation measures and Applicant mitigation plans to adapt should noise thresholds be should be included in the Final EIS. The Final EIS should also include specific noise anticipated decibel levels or potential sound pressure levels. A map of potential receptors Recommendation: EPA recommends that the sources of noise be listed along with

Operation Impacts

Operation Impacts: Surface Water Use and Quantity

airport, which is approximately 11 miles from the Fermi site (page 5-14, lines 15 through 17). The document states that mean monthly wind velocity was measured at the Grosse Ile, Michigan

rather than data generated by the on-site meteorological tower. Recommendation: The Final EIS should provide appropriate rationale for using this data

might control the listed pathogens, such as legionnella, salmonella, and naegleria fowleri. The valuable information for making an assessment of the surface water quality and quantity impacts management plan should an outbreak occur. Draft EIS does not include a monitoring or sampling plan for the listed pathogens or an adaptive There are separate discussions regarding etiological agents and biocides, but not how biocides Section 5.2.3.1, which discusses discharge and intake of water from Lake Erie, includes much

discussion of worker protection from exposure to likely etiological agents, such as the thermal plume, cooling towers, or condensers. Finally, EPA would like to see a conjunction with the NPDES permit. The document only discusses normal operations and more thorough discussion of etiological agents that could be found in Lake Erie, in outbreak would be SMALL. Nevertheless, EPA recommends that the Final EIS include a does not describe adaptive management if there were an outbreak of enteric pathogens legionnella or naegleria fowleri. Recommendation: We acknowledge that NRC concluded that the likelihood of an

Operation Impacts: Terrestrial Impacts

subsequently mitigated for. migratory bird flight paths, any lights that might impact bird migration should be discussed and or the proposed cooling towers. As this area or this part of Lake Erie is an important part of The Draft EIS does not discuss lights that may be located on the proposed meteorological tower

tower or the cooling towers is discussed, including what color will be used and whether Recommendation: EPA recommends that any lighting installed on the meteorological

they would be continuous or intermittent. The Final EIS should discuss coordination with solutions are employed to reduce avian impacts, while ensuring aviation safety USFWS and the Federal Aviation Administration to ensure the best possible lighting

Operation Impacts: Radiological Health

the maximally-exposed individual (MEI) is someone living offsite, but near, the Fermi facility. It information in Section 5.9 (Radiological Impacts of Normal Operations), the document indicates conclusion that construction members should be treated as "members of the public." Based on As outlined above, under Construction Impacts: Radiological Health, EPA disagrees with the analysis are actually for a maximally-exposed offsite individual (MEOSI). considered the MEI. EPA recommends clarification of whether the assumptions made in the MEI is not clear why a person living near the facility, and not working directly on it, might be

used to keep exposures as low as reasonable achievable (ALARA). make determinations of MEI or MEOSI, and the relative degree of conservatism that was explained. The Final EIS should explain which models and assumptions were used to construction workers fall into either category. If they do not, this should also be the Final EIS, including the differences between MEI and MEOSI and whether Recommendation: EPA recommends that more information about MEI be included in

Operational Impact: Transportation

of the rail line both on the Fermi site and externally. We acknowledge that the rail line is decommissioning of Fermi 1, there is reasonable expectation for rail use to increase. currently being used; however, with increased activity from both the construction of Fermi 3 and EPA acknowledges there is a discussion of rail transportation in terms of radioactive material in Chapter 6. However, the Draft EIS does not include other resource impacts as a result of the use

are interested in both internal and external rail use. For internal rail use, impacts to increased use of the rail line transporting fuel and goods to and from the Fermi site. to traffic, accident mitigation, noise, and emissions are the primary concerns. These worker health, noise, and emissions are the primary concerns. For external use, impacts Recommendation: EPA recommends a more thorough discussion of impacts from potential impacts should be studied further and information should be provided in the

Cumulative Impacts

Cumulative Impacts: Surface Water Quality

miles. The presence of any shoreline currents could transport water from one of the plumes The distance between the surface water discharge outfalls of Fermi 2 and 3 is approximately 0.4

towards the location of the other plume discharge. There is no discussion of whether shoreline currents are near the Fermi site, and if there are, how currents might impact plume movement.

and if present, what effects it would have on plume movement. Recommendation: EPA recommends that discussion of shoreline current be included,

Transmission Lines and Substation

these two actions as direct impacts necessitated by granting the COL license for Fermi 3, the Final EIS should analyze impacts from of the building of Fermi 3 and the expansion of the Substation on page 3-17, lines 31-21, among actions as connected to the granting of the license and, therefore, should be analyzed as direct because the lengthening of the transmission lines and the expansion of the Substation are only 1000 ft by 1000 ft to accommodate the Fermi 3 expansion (Detroit Edison 2011b)." Therefore, other locations: "The 350-ft-by-ft-500-ft Milan Substation may be expanded to an area about impacts as a result of the proposed action. The Draft EIS even acknowledges the connectedness permit application and accompanying NEPA document. However, per NEPA, EPA views these expansion of the Milan Substation as cumulative impacts and outside the scope of the COL EPA understands that NRC analyzes impacts from the lengthening of the transmission lines and

unavoidable impacts should be accounted and mitigated for. lines and the expansion of the Substation as actions part of the proposed action; any Recommendation: The Final EIS should analyze the construction of the transmission

Green Infrastructure

of Fermi 3. This should include consideration of, but is not limited to, using permeable pavement we recommend all beneficial mitigation measures be outlined and included in the license construction areas with native species as part of their overall mitigation plan. In the Final EIS, with native vegetation. We appreciate that the Applicant has already identified re-vegetation of in roads leading in and out of the plant, for example, and re-planting construction lay-down areas sustainable or "green" infrastructure be incorporated into all facets of the design and site layout potential wetland and upland forest impacts. EPA strongly encourages that elements of parking structures; we appreciate that the Applicant opted for a smaller footprint, thus reducing EPA notes in the detailed site plans many of the current parking lots have been converted into

impact of the proposed project. identified in the Final EIS. These are important elements of reducing the overall environmental should be included in the Final EIS. Any potential use of Energy Star appliances, EPA's WaterSense program, EPA's GreenScapes program, or other similar programs should be Environmental Design (LEED) standards. If LEED standards are pursued, this information We also encourage the Applicant to construct all buildings to Leadership in Energy and

aggregate). EPA understands there could be specific safety codes that prevent this; however, we construction materials, as listed in table 10-4, on page 10-26 under "Material and Resources." Finally, EPA would like more information in the Final EIS on the sources of the required please see our website about environmentally responsible purchasing at www.epa.gov/epp constructed with materials that are recycled, if possible. If you need more information about this recommend that any auxiliary buildings, new roads, and other non-safety related structures be Please outline whether this material can be made of second-sourced material (i.e., reclaimed

should be disclosed in the Final EIS along with information listed above. plans currently proposed by the Applicant to pursue programs or initiatives listed above friendly purchasing and sourcing, as well as sustainable development of the facility. Any Recommendation: EPA strongly encourages the Applicant to consider environmentally-

Construction, Operating, and Refueling Schedules

activity might impact onsite construction workers. It is not clear if each of the resource analyses have taken into account the additional workers and risk of radiation. The Draft EIS does not fully outline when refueling of Fermi 2 will take place and how this

traffic impacts, and socioeconomic impacts, due to the additional risk of radiation conclusions. We are particularly interested in the sections on radiological health impacts, identify whether each of the impact analyses took this into account when drawing will occur, if Fermi 3 construction workers will be impacted by re-fueling operating, and the pre-construction and construction periods the required refueling operations of Fermi 2 are onsite during the refueling periods where there is an increased risk of radiation construction workers will wear radiation badges or receive additional screening if they exposure and the additional number of onsite workers. Clarify whether onsite Recommendation: EPA recommends that NRC and the Applicant identify when during exposure.

shift changes might be staggered or altered so that traffic impacts are reduced. This is an points at which anticipated shift changes might occur, whether any shift changes coincide, and if decommissioning schedule be included in the Final EIS. Specifically, EPA is looking for the schedules for Fermi 2, proposed construction schedules for Fermi 3, and estimated Fermi 1 In order to better quantify traffic impacts, EPA recommends that estimated normal operating Fermi 3 progresses and intersections is already rated at C or lower and LOS is expected to worsen as construction of important point for neighboring residences, as levels-of-service (LOS) on several nearby roads

aware of and adequately prepare for the change in traffic patterns. County. The Final EIS should outline shift schedules so local communities can be made Recommendation: EPA recommends additional coordination with MDOT and Monroe

Public Notification

believes this outreach would be particularly beneficial, including, but not limited to: informational literature, and updated websites. There are specific resource impacts where EPA This should include, but is not limited to, targeted outreach campaigns to neighbors EPA believes that comprehensive public outreach is part of any successful mitigation strategy. public outreach strategy to inform residents about the risks and impacts of the proposed project nuclear security. However, EPA strongly encourages the Applicant commit to a comprehensive understand that NRC cannot include mitigation measures in the license that do not pertain to Based on conversations between EPA staff and NRC staff on December 6th and 15th, 2011, we

- construction schedule;
- work shifts and the resultant traffic expectations;
- noise monitoring;
- air quality monitoring data;
- radiological data;
- dewatering at the construction site and the resultant lowering of the well levels;
- refueling outages and the resultant increase in onsite personnel;
- contact information for complaints and questions; and
- emergency information.

EPA's concerns. Any details of the public outreach strategy should be included in the Applicant to a comprehensive public outreach strategy would alleviate many of the to neighbors, informational literature, and updated websites. Commitment by the proposed project. This should include, but is not limited to, targeted outreach campaigns public outreach strategy to inform residents to the risks and impacts as a result of the Recommendation: EPA strongly encourages the Applicant commit to a comprehensive Final EIS

References and Editorial

and mitigation access to the Internet, prevented readers from understanding the full extent of actions, impacts EPA's review. We remain concerned that its unavailability, specifically to those who do not have appreciate that NRC sent a copy of the ER upon request; however, the ER's absence delayed referenced extensively throughout the Draft EIS, was not included with the document. We particularly when the reference is lengthy. However, the Environmental Report (ER), which is EPA understands that incorporation by reference is an effective way to conserve resources.

Recommendation: EPA recommends the ER be added as an appendix to the Final EIS

appreciate where specific references were employed, for example, in section 5.2.3.1, page 5-10, This made EPA's review very difficult, as the document is over 1,900 pages in length. We Most references to the ER were to the whole document and not specific lines, pages, or chapters.

page, and line numbers. receptors, and radiation monitoring locations. Other references should include section. the Final EIS, including, but not limited to, noise and air dispersion models, noise describe information found in the ER, the actual data, figure, table, etc. be inserted Recommendation: We recommend that in locations where narrative was used

not listed as contacted in Appendix B: the right to comment, as they each have authorities or interests in the proposed project, but were We recommend that the following entities be provided copies of the Final EIS and be afforded

- Occupational Safety and Health Administration;
- United States Coast Guard;
- Canadian Environmental Assessment Agency; and
- Michigan Department of Transportation, given the concerns outlined under Construction Impacts

language. Below are terms or figures that should be clarified or corrected in the Final EIS or ER: Per Executive Order 12866 and the Plain Writing Act of 2011, there are several instances in the Draft EIS that do not adhere to the government-wide directive to commit to writing in plain

- The northerly run of the transmission line is parallel to I-275, not I-75 (page 2-10, line 9).
- The status of the Coastal Zone Management Act Certification (page 2-7, lines 1-3).
- Wells referenced on page 2-31, lines 21 through 26 should be identified on a map
- Keys should be added to figures 2.1-4 and 4.2-1 in the ER.
- Category 1 structures (page 3-2, line 4) should be defined.
- The definition for "standard noise control measures" (page 4-61) should be clarified
- Identify the "four pieces" of equipment and their potential noise levels (page 4-109).
- "Blowdown" should be defined (as referenced throughout the document) earlier than Section 5.2.3.1, page 5-10, lines 6 through 14.
- Page 5-43, paragraph beginning on line 29 references Table 2-15, which should be Table
- Peaux State Wildlife Area, which is adjacent to the Fermi complex, not within it. Please make this correction in the Final EIS Restoration project, referred to on page 7-21, lines 14 and 15, is located in the Pointe Aux According to EPA's databases and the project workplan, the Pointe Aux Peaux Wetlands

- Maps that rely on color ramp symbology should be printed in color.
- shutdown, stable shutdown, cold shutdown, and refueling. Several industry terms that should be defined, including, but not limited to: startup, hot

above issues be addressed in order to accomplish this. Recommendation: The Final EIS should be more reader-friendly. EPA recommends the

*SUMMARY OF RATING DEFINITIONS AND FOLLOW UP ACTION"

Environmental Impact of the Action

LO-Lack of Objections

proposal. The review may have disclosed opportunities for application of mitigation measures that could be accomplished with no more than minor changes to the proposal. The EPA review has not identified any potential environmental impacts requiring substantive changes to the

EC-Environmental Concerns

measures that can reduce the environmental impacts. EPA would like to work with the lead agency to reduce these environment. Corrective measures may require changes to the preferred alternative or application of mitigation The EPA review has identified environmental impacts that should be avoided in order to fully protect the

EO-Environmental Objections

consideration of some other project alternative (including the no action alternative or a new alternative). EPA protection for the environment. Corrective measures may require substantial changes to the preferred alternative or intends to work with the lead agency to reduce these impacts. The EPA review has identified significant environmental impacts that must be avoided in order to provide adequate

EU-Environmentally Unsatisfactory

stage, this proposal will be recommended for referral to the CEQ. The EPA review has identified adverse environmental impacts that are of sufficient magnitude that they are unsatisfactory from the standpoint of public health or welfare or environmental quality. EPA intends to work with the lead agency to reduce these impacts. If the potential unsatisfactory impacts are not corrected at the final EIS

Adequacy of the Impact Statement

Category 1-Adequate

necessary, but the reviewer may suggest the addition of clarifying language or information. those of the alternatives reasonably available to the project or action. No further analysis or data collecting is The EPA believes the draft EIS adequately sets forth the environmental impact(s) of the preferred alterative and

Category 2-Insufficient Information

available alternatives that are within the spectrum of alternatives analyzed in the draft EIS, which could reduce the should be avoided in order to fully protect the environment, or the EPA reviewer has identified new reasonably included in the final EIS. environmental impacts of the action. The draft EIS does not contain sufficient information for the EPA to fully assess the environmental impacts that The identified additional information, data, analyses, or discussion should be

Category 3-Inadequate

alternatives analyzed in the draft EIS, which should be analyzed in order to reduce the potentially significant environmental impacts. EPA believes that the identified additional information, data analyses, or discussions are of impacts involved, this proposal could be a candidate for referral to the CEQ. available for public comment in a supplemental or revised draft EIS. On the basis of the potential significant adequate for the purposes of the NEPA and/or Section 309 review, and thus should be formally revised and made such a magnitude that they should have full public review at a draft stage. EPA does not believe that the draft EIS is action, or the EPA reviewer has identified new, reasonably available alternatives that are outside of the spectrum of EPA does not believe that the draft EIS adequately assesses potentially significant environmental impacts of the

*From EPA Manual 1640 Policy and Procedures for the Review of the Federal Actions Impacting the Environment

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