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PG&E Letter HBL-12-008



U.S. Nuclear Regulatory Commission  
ATTN: Document Control Desk  
Washington, DC 20555-0001

Docket No. 50-133  
License No. DPR-7  
Humboldt Bay Power Plant Unit 3  
Annual Radiological Environmental Monitoring Report for 2011

Dear Commissioners and Staff:

Enclosed is the Humboldt Bay Power Plant Unit 3, "Annual Radiological Environmental Monitoring Report" for 2011. This report provides the information required by Section 4.1 of the SAFSTOR/Decommissioning Offsite Dose Calculation Manual (ODCM).

The report has three sections. Section A provides a summary description of the SAFSTOR Radiological Environmental Monitoring Program (REMP), including maps of sampling locations. Section A also provides the results of licensee laboratory participation in the Interlaboratory Comparison Program.

Section B provides summaries, interpretations, and analyses of trends of the results of the REMP for the reporting period. The material provided is consistent with the objectives outlined in the ODCM, and in 10 CFR 50, Appendix I, Sections IV.B.2, IV.B.3, and IV.C. Section B also includes a comparison with the baseline environmental conditions at the beginning of SAFSTOR.

Section C provides monitoring results for the reporting period, with summaries and tabulations. Radiological environmental samples and environmental radiation measurements were taken at the locations identified in ODCM Table 2-7 as quality-related locations. The summarized results are formatted for applicable reporting requirements of the NRC Radiological Assessment Branch's Branch Technical Position.

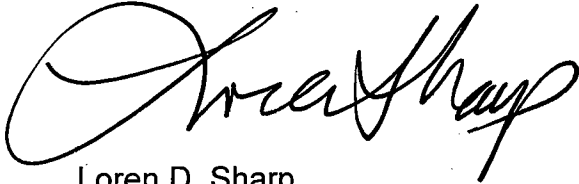
There are no regulatory commitments made in this letter.

FSME20

FSME

If you wish to discuss the information in the enclosed report, please contact Karl Johnson at (707) 444-0842, or David Sokolsky at (415) 973-5024.

Sincerely,

A handwritten signature in black ink, appearing to read "Loren D. Sharp". The signature is fluid and cursive, with a large initial "L" and "S".

Loren D. Sharp  
*Director and Plant Manager Humboldt Bay Nuclear*

cc/enc: Elmo E. Collins, Jr., NRC Region IV  
John B. Hickman, NRC Project Manager  
HBPP Humboldt Distribution

Enclosure

Enclosure  
PG&E Letter HBL-12-008

**HUMBOLDT BAY POWER PLANT UNIT 3  
ANNUAL RADIOLOGICAL ENVIRONMENTAL MONITORING REPORT**

**JANUARY 1 THROUGH DECEMBER 31, 2011**

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**PACIFIC GAS AND ELECTRIC COMPANY  
ANNUAL RADIOLOGICAL ENVIRONMENTAL MONITORING REPORT FOR  
HUMBOLDT BAY POWER PLANT UNIT 3, COVERING THE PERIOD  
JANUARY 1 THROUGH DECEMBER 31, 2011**

This annual report is required by Section 4.1 of the SAFSTOR Offsite Dose Calculation Manual (ODCM). This report provides information about the Radiological Environmental Monitoring Program (REMP) for the period of January 1 through December 31, 2011, in a manner consistent with the objectives outlined in the ODCM, and in 10CFR 50, Appendix I, Sections IV.B.2, IV.B.3, and IV.C.

The report has three sections. Section A provides a summary description of the REMP, including maps of sampling locations. Section A also provides the results of licensee laboratory participation in the Interlaboratory Comparison Program.

Section B provides summaries, interpretations, and analyses of trends of the results of the REMP for the reporting period. The material provided is consistent with the objectives outlined in the ODCM, and in 10CFR 50, Appendix I, Sections IV.B.2, IV.B.3, and IV.C. Section B also includes a comparison with the baseline environmental conditions at the beginning of SAFSTOR.

Section C provides the results of analyses of radiological environmental samples and of environmental radiation measurements taken during the period pursuant to the quality related locations specified in the table and figures in the ODCM, presented as both summarized and tabulated results of these analyses and measurements. The summarized results are formatted for applicable reporting requirements of the NRC Radiological Assessment Branch's Branch Technical Position.

## **A. RADIOLOGICAL ENVIRONMENTAL MONITORING PROGRAM**

### **1. Program Description**

The NRC Radiological Assessment Branch issued a Branch Technical Position (BTP) on environmental monitoring in March 1978. Revision 1 of the BTP was issued as Generic Letter 79-65, "Radiological Environmental Monitoring Program Requirements – Enclosing Branch Technical Position," Revision 1, dated November 27, 1979, and sets forth an example of an acceptable minimum radiological monitoring program. The specified environmental monitoring program provides measurements of radiation and of radioactive materials in those exposure pathways and for those radionuclides that lead to the highest potential radiation exposures of individuals resulting from plant effluents.

As discussed below, many of the exposure pathway sample requirements specified in the BTP are not required for the HBPP REMP because of the baseline conditions established in the SAFSTOR Decommissioning Plan (now identified as the Post Shutdown Decommissioning Activities Report (PSDAR) and Defueled Safety Analysis Report (DSAR)) and the Environmental Report.

In addition, the nuclides specified for analysis by the BTP have been revised to reflect the available source term at a nuclear power plant that has been shut down since July 2, 1976.

The REMP consists of the collection and analysis of both onsite and offsite environmental samples. HBPP personnel perform sample collection and General Engineering Laboratories (GEL) personnel perform sample analysis. The Diablo Canyon Power Plant (DCPP) dosimetry group performs analysis of thermoluminescent dosimeters (TLDs) used for monitoring direct radiation. A summary of the REMP is provided as Table A-1, "HBPP Radiological Environmental Monitoring Program."

Sample collection for the REMP is performed at the sampling stations defined by Table A-2, "Distances and Directions to HBPP Offsite TLD Locations;" Figure A-1, "HBPP Onsite TLD Locations;" Figure A-2, "HBPP Onsite Monitoring Well Locations;" and the discharge canal shown in Figure A-2.

## 2. Monitoring Requirements

### a. Offsite Environmental Monitoring - Direct Radiation

The SAFSTOR ODCM requires four (4) offsite environmental monitoring stations equipped with TLDs to monitor gamma exposure. The TLDs are required to be exchanged quarterly. The stations selected to satisfy this requirement are Stations 1, 2, 14, 25, and T17 as described in Table A-2. These stations are considered to be the five control locations for the direct radiation dose pathway.

### b. Onsite Environmental Monitoring

#### (1) Direct Radiation

The SAFSTOR ODCM requires 16 onsite environmental monitoring stations, equipped with TLDs to monitor gamma exposure. The TLDs are required to be exchanged quarterly. The stations selected to satisfy this requirement are Stations T1 through T16, shown on Figure A-1. Four (4) additional TLDs were added around the ISFSI in 2010. These are Stations T18 through T21.

Each quarter the exposures from 20 stations are determined, which results in the 80 analyses for a full year. Each TLD station has three TLDs, each containing a number of phosphors (normally three).

The phosphor exposures for each TLD are averaged and then the three TLDs per station are averaged to provide the quarterly exposure for the station.

#### (2) Surface Water

The SAFSTOR ODCM requires that the discharge canal effluent be monitored by gamma isotopic analysis and by tritium analysis.



Composite samples are normally collected weekly from a continuous sampler, with dip (grab) samples collected if the sampler is inoperable.

### (3) Groundwater

The SAFSTOR ODCM requires that twelve groundwater wells be monitored by gamma isotopic analysis and by tritium analysis.

Samples are to be collected quarterly. The monitoring wells selected to satisfy this requirement are identified as: MW-1, MW-2, MW-4, MW-6, MW-11, RCW-SFP-1, RCW-SFP-2, RCW-CS-1, RCW-CS-2, RCW-CS-3, RCW-CS-4, and RCW-CS-5 - shown on Figure A-2.

### c. Other Monitoring

Airborne, ingestion and terrestrial pathway monitoring is not required by the ODCM. The Environmental Report, submitted to the NRC as Attachment 6 to SAFSTOR License Amendment Request 84-01, dated July 31, 1984, established baseline conditions for these pathways. In accordance with the NRC-approved SAFSTOR Decommissioning Plan, (now identified as the PSDAR and DSAR), these baseline conditions will only need to be reestablished prior to final decommissioning if a significant release occurs during SAFSTOR. The Environmental Report also contains a description of the demography and human activities within the environs surrounding the site.

As a matter of plant policy, groundwater leakage into the reactor caisson is routinely sampled, approximately monthly, and analyzed for tritium and gamma emitters, in order to develop a historical record of these parameters. The results are included in this report, but are not considered part of the SAFSTOR REMP.

## 3. Interlaboratory Comparison Program

PG&E's contract laboratory, GEL, has analyzed evaluation samples provided by a commercial supplier to satisfy the requirement to participate in an Interlaboratory Cross-Check Program. This participation includes sufficient determinations (sample medium and radionuclide combination) to ensure independent checks on the precision and accuracy of the measurements of radioactive materials in the REMP samples. Table A-3 presents the participation in this Interlaboratory Cross-Check Program for samples analyzed in the report period that represent analyses performed for HBPP. The agreement criteria are consistent with the guidance for "Confirmatory Measurements" in NRC Inspection Procedure 83502.3, "Radiological Environment Monitoring Program and Radioactive Material Control Program."

GEL analyzed four (4) Eckert & Ziegler Analytics samples for 37 parameters that are representative of analyses performed for HBPP during 2011. All results met the acceptance criteria with the exception of the second Eckert & Ziegler Analytics sample for Cr-51. GEL believes that the half-life and resulting elevated uncertainty were the major contributing factors in the failure. The

following steps were taken by GEL to prove that the failure was an isolated event:

- 1) The batch controls samples were reviewed and found to be compliant.
- 2) A duplicate of the sample was also prepared and counted along side the original; its result also fell outside the acceptable range.
- 3) The instrument calibrations were reviewed for any anomalies that could have been attributed to this failure and none were noted.

GEL also participated in various proficiency testing programs for federal and state agencies, including the DOE Mixed Analyte Performance Evaluation Program (MAPEP). Included in Table A-3 are the results of three (3) Gross Alpha and three (3) Gross Beta analyses. All results were acceptable.

No adverse trends in quality were noted in the crosscheck program results.

#### 4. NEI Groundwater Protection Initiative

Groundwater monitoring data is collected in accordance with the Nuclear Energy Institute (NEI) Groundwater Protection Initiative. The results show that there are detectable concentrations of radionuclides in the groundwater within the HBPP restricted area. These are believed to be the results of historical spills at the site.

The impact of these detectable concentrations is negligible, because the groundwater is saline and is not used now nor likely to be used in the future for either direct consumption or for agricultural purposes.

### B. TRENDS, BASELINE COMPARISONS AND INTERPRETATIONS

Section B provides interpretations of results, and analyses of trends of the results. The material provided is consistent with the objectives outlined in the ODCM, and in 10CFR 50, Appendix I, Sections IV.B.2, IV.B.3, and IV.C.

Section B also includes a comparison with the baseline environmental conditions at the beginning of SAFSTOR.

#### 1. General Comments

The Environmental Report, submitted to the NRC as Attachment 6 to SAFSTOR License Amendment Request 84-01, established baseline conditions for soil, biota and sediments. The results to date indicate no significant change from the baseline environmental conditions established in the Environmental Report.

The results, interpretations, and analysis of trends of the results, indicate that SAFSTOR activities have had no measurable radiological effect on the environment. Facility surveys for radiation and radioactive surface contamination are performed on both a scheduled basis and on an as-required basis. These surveys indicate that the radioactivity control

barriers established for SAFSTOR and decommissioning continue to be effective.

As discussed below, the ODCM calculation model conservatively assumes that exposure pathways begin at the unrestricted area boundary, also known as the owner controlled area (OCA) boundary. Since there have not been any changes in the location of the boundary, no survey for changes to the use of unrestricted areas was necessary.

## 2. Direct Radiation Pathway

A plot of the radiation level trends for the five control (offsite) locations is shown in Figure B-1, "Offsite Environmental Radiation Level Trends." A plot of the radiation level trends for onsite stations is shown in Figure B-2, "Onsite Environmental Radiation Level Trends." The plots show that the offsite annual doses continue to be within the ranges that have been observed over the last ten years.

Figure B-2 includes the average dose for two groups of onsite stations, selected by their potential to be affected by radioactive waste handling activities. Figure B-2 also shows that dose measurement variations can be attributed to in-plant sources and low-level waste packaging and shipping activities. However, allowing for the background change in the general environs, all measurements were comparable to the ranges observed at these locations since entering SAFSTOR, with the onsite station dose levels approximately within the range of dose levels shown by the offsite stations.

The ODCM calculation model for the direct radiation exposure pathway assumes an occupancy factor for the portion of the unrestricted area boundary that is closest to the radioactive waste handling area of the plant, (TLDs T5-T8), which is the location of the highest potential exposure. The occupancy factor is 67 hours per year, based on regulatory guidance for shoreline recreation, even though the actual shoreline is farther from the boundary. Since there have been no significant changes of the locations of the radioactive waste handling activities, boundary, or shoreline, no further survey for changes to the use of unrestricted areas is necessary. Using the maximum yearly dose, as seen on TLDs T5-T8 and corrected to the 67 hour occupancy, and subtracting the average of the five (5) offsite control TLDs, the dose to the maximum exposed individual from this source was indistinguishable from background.

The Independent Spent Fuel Storage Installation (ISFSI) was constructed in 2008, and spent fuel transfer from the spent fuel pool (SFP) was completed in December 2008. As a result of this, the dose rates at the OCA fence line increased slightly. The ISFSI Final Safety Analysis Report (FSAR) assumes an occupancy factor of 2,080 hours per year at the OCA fence line. Using the maximum yearly dose, as seen on TLDs T18-T21 and corrected to the 2080 hour occupancy, and subtracting the average of the five (5) offsite control TLDs, the dose to the maximum exposed

individual from this source would be 2.2 mrem per year.

### 3. Airborne Pathway

Airborne pathway monitoring is not required by the ODCM. The Environmental Report, submitted to the NRC as Attachment 6 to SAFSTOR License Amendment Request 84-01, established baseline conditions for the airborne pathway. In accordance with the NRC-approved SAFSTOR Decommissioning Plan, (now identified as the PSDAR and DSAR), these baseline conditions will only need to be reestablished prior to final decommissioning if a significant release occurs during SAFSTOR. The ODCM calculation model for the airborne pathway assumes that the airborne exposure pathway (inhalation exposure) is at the unrestricted area boundary, which is the location of the highest potential exposure.

### 4. Waterborne Pathway

#### a. Surface Water

None of the REMP samples indicated detectable levels of tritium or gamma radioactivity. These sample results were typical of those observed since entering SAFSTOR.

The ODCM calculation model for the surface water waterborne pathway assumes that the waterborne exposure pathway (vertebrate and invertebrate food consumption) begins at the unrestricted area boundary, which is the location of the highest potential exposure.

The ODCM calculation model is based on the average concentration of the radioactivity released and diluted by the tidal flow of water in the discharge canal. For the purposes of comparing the sampling results with effluents, consider a conservatively estimated liquid waste batch of 7,000 gallons containing tritium at 30,000 pico-Curies/liter, Cs-137 at 1,000 pico-Curies/liter, and Co-60 at 100 pico-Curies/liter. For a single batch release during a week-long canal composite sample, the tidal flow volume is approximately  $7E6$  gallons, so the diluted activity for tritium, Cs-137 and Co-60 would be 30, 1.0, and 0.1 pico-Curies/liter, respectively. These concentrations are unlikely to be detected.

#### b. Groundwater

None of the samples of the twelve (12) SAFSTOR REMP required monitoring wells indicated detectable levels of tritium. For gamma radioactivity, these sample results were typical of those observed since entering SAFSTOR. Results for other parameters and samples were comparable to the ranges observed since entering SAFSTOR.

This report also contains information on gamma emitting radionuclides and tritium concentrations in the caisson sump and gamma emitting radionuclide concentrations for the SFP french drain. There is

detectable radioactivity, due to plant operations, at these sample points. Both of these locations are believed to be contaminated as a result of groundwater intrusion into historically contaminated areas of concrete and fill material.

The ODCM does not provide a model for the groundwater waterborne pathway, because the groundwater is saline and is not used now nor likely to be used in the future for either direct consumption or for agricultural purposes.

#### 5. Ingestion Pathway

Ingestion pathway monitoring is not required by the ODCM. The Environmental Report, submitted to the NRC as Attachment 6 to SAFSTOR License Amendment Request 84-01, established baseline conditions for the ingestion pathway. In accordance with the NRC-approved SAFSTOR Decommissioning Plan, (now identified as the PSDAR and DSAR), these baseline conditions will only need to be reestablished prior to final decommissioning if a significant release occurs during SAFSTOR.

The ODCM calculation model for the airborne pathway assumes that the ingestion pathways (milk, meat and vegetable consumption) begin at the unrestricted area boundary, which is the location of the highest potential exposure, whether any dairy, farm, etc. is actually present.

#### 6. Terrestrial Pathway

Terrestrial pathway monitoring is not required by the ODCM. The Environmental Report, submitted to the NRC as Attachment 6 to SAFSTOR License Amendment Request 84-01, established baseline conditions for the terrestrial pathway. In accordance with the NRC-approved SAFSTOR Decommissioning Plan, (now identified as the PSDAR and DSAR), these baseline conditions will only need to be reestablished prior to final decommissioning if a significant release occurs during SAFSTOR.

The ODCM calculation model for the terrestrial pathway conservatively assumes that the terrestrial exposure (direct radiation from airborne radioactivity deposition) is at the unrestricted area boundary, which is the location of the highest potential exposure.

### C. MONITORING RESULTS

#### 1. Annual Summary

Results of the REMP sampling and analysis are summarized in Table C-1 in the format of the BTP Table 3. None of the REMP samples results exceeded the reporting levels for radioactivity concentration in environmental samples specified in HBPP ODCM Table 2-8.

All of the minimum detectable activities (MDAs) for analyses required by the SAFSTOR REMP were less than or equal to the lower limit of detection (LLD) criteria for radioactivity in environmental samples specified in Table C-1 of this report. Because alpha and beta radioactivity analyses of the saline ground water are less effective than tritium and gamma radioactivity analyses for monitoring potential SFP leakage, the ODCM does not currently require alpha and beta radioactivity analyses to be part of the SAFSTOR REMP.

## 2. Direct Radiation Pathway

Monitoring of the direct radiation pathway is performed at 20 onsite locations near the OCA fence line, and at 5 offsite (control) locations in the vicinity of the facility. Monitoring is performed with TLDs with multiple crystal elements. Three TLDs are installed at each station, and the set is exchanged quarterly. The reported result and its standard error are calculated from the measurements of multiple elements in the TLD triplet. Results of the onsite and offsite monitoring are provided in Tables C-2 and C-3, respectively.

## 3. Airborne Pathway

Airborne pathway monitoring is not required by the ODCM.

## 4. Waterborne Pathway

### a. Surface Water

Surface water sampling of the waterborne pathway is performed by sampling the discharge canal effluent. Sampling is normally performed by collecting a weekly sample from a discharge canal continuous composite sampler. If the composite sampler is found to be inoperable, dip samples from the discharge canal are taken. All samples during the reporting period were obtained from the continuous composite sampler.

Detailed results of the discharge canal monitoring are provided in Table C-4. None of the REMP samples indicated detectable levels of tritium or gamma radioactivity at or above the MDA with the exception of samples taken on 6/1/11 and 11/23/11. These samples showed Cs-137 concentrations of 4.58 and 8.95 pCi/L, respectively. The MDA for these analyses was at or below the LLD stated in Table C-1 of this report. These sample results were typical of those observed since entering SAFSTOR and decommissioning. PG&E has determined that the positive Cs-137 results are most likely attributed to the batch releases done during the collection period.

b. Groundwater

Groundwater sampling of the waterborne pathway is performed by sampling twelve (12) monitoring wells located to monitor for leakage from the SFP. Sampling of these monitoring wells is performed quarterly. Detailed results of groundwater monitoring are provided in Table C-5.

The tritium concentration for all of the wells listed in Table C-5 during 2011 was less than the MDA of approximately 300 pCi/liter. The addition of the several more groundwater monitoring wells in the last couple of years will help to further characterize groundwater issues. All of the monitoring wells are inside the OCA boundary, and the groundwater is saline and is not used now nor likely to be used in the future for either direct consumption or for agricultural purposes. Therefore, there is no groundwater waterborne pathway for a member of the public. None of the other ODCM required REMP samples indicated detectable levels of tritium or gamma radioactivity.

Because alpha and beta radioactivity analyses of the saline groundwater are less effective than tritium and gamma radioactivity analyses for monitoring potential SFP leakage, the ODCM does not currently require alpha and beta radioactivity analyses to be part of the SAFSTOR REMP. Nevertheless, alpha and beta radioactivity analyses are performed as a matter of plant policy, in order to maintain a historical record of this parameter for the remainder of SAFSTOR. These results are included in Table C-5, but are not considered part of the SAFSTOR REMP.

All required sampling and analysis for the twelve (12) monitoring wells of the waterborne pathway required during this reporting period were performed successfully.

Groundwater leakage into the reactor caisson is also routinely sampled, approximately monthly, and analyzed for gamma emitters and tritium as a matter of plant policy, in order to develop a historical record of these parameters for SAFSTOR and decommissioning. These results are included in Table C-6, but are not considered part of the SAFSTOR REMP.

The french drain beneath the SFP is also routinely sampled, approximately monthly, and analyzed for gamma emitters as a matter of plant policy, in order to develop a historical record of this parameter for SAFSTOR and decommissioning. These results are included in Table C-7, but are not considered part of the SAFSTOR REMP.

5. Ingestion Pathway

Ingestion pathway monitoring is not required by the ODCM.

6. Terrestrial Pathway

Terrestrial pathway monitoring is not required by the ODCM.

7. NEI Groundwater Protection Initiative Voluntary Reporting Results

The NEI Groundwater Protection Initiative contains the following requirements:

**OBJECTIVE 2.2 VOLUNTARY COMMUNICATION**

*Make informal notification as soon as practicable to appropriate State/Local officials, with follow up notification to the NRC, as appropriate, regarding significant onsite leaks/spills into groundwater and onsite or offsite water sample results exceeding the criteria in the REMP as described in the ODCM/ODAM.*

HBPP Response to 2.2:

There were no reports or notifications required to be generated in 2011 for groundwater results exceeding reporting/notification levels or significant onsite leaks/spills.

**OBJECTIVE 2.3 THIRTY-DAY REPORTS**

*Submit a 30-day report to the NRC for any water sample result for onsite groundwater that is or may be used as a source of drinking water that exceeds the criteria in the licensee's existing REMP for 30-day reporting of offsite water sample results. Copies of 30-day reports for both onsite and offsite water samples will also be provided to the appropriate State agency, and:*

HBPP Response to 2.3:

There were no reports or notifications required to be generated in 2011 for groundwater results exceeding reporting/notification levels or significant onsite leaks/spills.

**OBJECTIVE 2.4 ANNUAL REPORTING**

*Document all on-site ground water sample results and a description of any significant on-site leaks/spills into groundwater for each calendar year in the AREOR for REMP or the ARERR for the RETS as contained in the appropriate reporting procedure, beginning with Calendar year 2006.*



**HBPP Response to 2.4:**

Onsite groundwater monitoring points are described and reported in this report as follows: MW-1, MW-2, MW-4, MW-6, MW-11, RCW-SFP-1, RCW-SFP-2, RCW-CS-1, RCW-CS-2, RCW-CS-3, RCW-CS-4, and RCW-CS-5, the caisson sump and the french drain. A summary of the sample results are provided in Section C.

There were no significant onsite leaks/spills into groundwater in 2011.

Note: the term "significant" is defined by the NEI Initiative as greater than 100 gallons.

**8. Errata for Previous Report**

There are no errata for previous reports.

**TABLE A-1  
HBPP RADIOLOGICAL ENVIRONMENTAL MONITORING PROGRAM**

<b>Exposure Pathway And/Or Sample</b>	<b>Number of Samples And Locations</b>	<b>Sampling and Collection Frequency</b>	<b>Type of Analysis</b>
<b>DIRECT RADIATION</b>	20 onsite stations with TLDs	TLDs exchanged quarterly	Gamma exposure
	5 offsite stations with TLDs	TLDs exchanged quarterly	Gamma exposure
<b>WATERBORNE</b> Surface Water	Discharge canal effluent	Continuous sampler operation with sample collection weekly. Dip samples if sampler inoperable	Gamma isotopic <sup>(a)</sup> and tritium analysis of weekly sample
Groundwater	5 groundwater monitoring wells	Quarterly	Tritium and gamma isotopic <sup>(a)</sup> analysis

<sup>(a)</sup> Gamma isotopic analysis means the identification and quantification of gamma emitting radionuclides that may be attributable to the effluents from the facility.

**TABLE A-2  
DISTANCES AND DIRECTIONS TO HBPP OFFSITE TLD LOCATIONS**

Station Number	Station Name	Radial Direction		Radial Distance From Plant (Miles)
		Sector	By Degrees	
1	King Salmon Picnic Area	W	270	0.3
2	City of Fortuna Water Pollution Control Plant, 180 Dinsmore Drive, Fortuna	SSE	158	9.4
14	South Bay School Parking Lot	S	180	0.4
25	Irving Drive, Humboldt Hill	SSE	175	1.3
T17	Mitchell Heights Drive	NNE	45	6

**TABLE A-3  
GEL PARTICIPATION – INTERLABORATORY CROSS-CHECK PROGRAM DATA**

Table Notation: (a) All of the values shown are relative. Therefore, the units for total activity or concentration levels are not shown.

Sample/Analysis	Radionuclide	Sample Number	Quarter 2011	GEL	Ref Value	Evaluation
Water/Gamma	I-131	E7-468-278	1st	9.73E+01	9.40E+01	Acceptable
	Cr-51	E7-468-278	1st	2.16E+02	1.96E+02	Acceptable
	Cs-134	E7-468-278	1st	8.52E+01	8.56E+01	Acceptable
	Cs-137	E7-468-278	1st	1.47E+02	1.35E+02	Acceptable
	Co-58	E7-468-278	1st	7.71E+01	7.44E+01	Acceptable
	Mn-54	E7-468-278	1st	1.88E+02	1.75E+02	Acceptable
	Fe-59	E7-468-278	1st	1.26E+02	1.15E+02	Acceptable
	Zn-65	E7-468-278	1st	1.90E+02	1.72E+02	Acceptable
	Co-60	E7-468-278	1st	1.14E+02	1.13E+02	Acceptable

Sample/Analysis	Radionuclide	Sample Number	Quarter 2011	GEL	Ref Value	Evaluation
Water/Gamma	I-131	E7-862-278	2nd	1.20E+02	1.01E+02	Acceptable
	Cr-51	E7-862-278	2nd	3.36E+02	2.41E+02	Not Acceptable
	Cs-134	E7-862-278	2nd	2.02E+02	2.22E+02	Acceptable
	Cs-137	E7-862-278	2nd	1.73E+02	1.61E+02	Acceptable
	Ce-141	E7-862-278	2nd	9.30E+01	9.35E+01	Acceptable
	Mn-54	E7-862-278	2nd	1.66E+02	1.61E+02	Acceptable
	Fe-59	E7-862-278	2nd	1.57E+02	1.44E+02	Acceptable
	Zn-65	E7-862-278	2nd	3.47E+02	3.05E+02	Acceptable
	Co-60	E7-862-278	2nd	2.38E+02	2.28E+02	Acceptable

**TABLE A-3 (Continued)**  
**GEL PARTICIPATION – INTERLABORATORY CROSS-CHECK PROGRAM DATA**

<b>Sample/Analysis</b>	<b>Radionuclide</b>	<b>Sample Number</b>	<b>Quarter 2011</b>	<b>GEL</b>	<b>Ref Value</b>	<b>Evaluation</b>
Water/Gamma	I-131	E8098-278	3rd	7.23E+01	8.01E+01	Acceptable
	Cr-51	E8098-278	3rd	3.19E+02	3.10E+02	Acceptable
	Cs-134	E8098-278	3rd	1.57E+02	1.76E+02	Acceptable
	Cs-137	E8098-278	3rd	1.60E+02	1.56E+02	Acceptable
	Ce-141	E8098-278	3rd	9.06E+01	9.15E+01	Acceptable
	Mn-54	E8098-278	3rd	2.19E+02	2.07E+02	Acceptable
	Fe-59	E8098-278	3rd	9.04E+01	7.52E+01	Acceptable
	Zn-65	E8098-278	3rd	2.74E+02	2.47E+02	Acceptable
	Co-58	E8098-278	3rd	1.34E+02	1.34E+02	Acceptable
Co-60	E8098-278	3rd	2.25E+02	2.15E+02	Acceptable	

<b>Sample/Analysis</b>	<b>Radionuclide</b>	<b>Sample Number</b>	<b>Quarter 2011</b>	<b>GEL</b>	<b>Ref Value</b>	<b>Evaluation</b>
Water/Gamma	I-131	E8200-278	4th	8.44E+01	8.87E+01	Acceptable
	Cr-51	E8200-278	4th	5.32E+02	5.66E+02	Acceptable
	Cs-134	E8200-278	4th	1.56E+02	1.71E+02	Acceptable
	Cs-137	E8200-278	4th	2.06E+02	2.10E+02	Acceptable
	Co-58	E8200-278	4th	2.02E+02	2.21E+02	Acceptable
	Mn-54	E8200-278	4th	2.50E+02	2.41E+02	Acceptable
	Fe-59	E8200-278	4th	1.81E+02	1.83E+02	Acceptable
	Zn-65	E8200-278	4th	2.95E+02	2.91E+02	Acceptable
Co-60	E8200-278	4th	2.58E+02	2.70E+02	Acceptable	

**TABLE A-3 (Continued)**  
**GEL PARTICIPATION – INTERLABORATORY CROSS-CHECK PROGRAM DATA**

<b>Sample/Analysis</b>	<b>Radionuclide</b>	<b>Sample Number</b>	<b>Quarter 2011</b>	<b>GEL</b>	<b>Ref Value</b>	<b>Evaluation</b>
Gross Alpha	NA	MAPEP-10-GrW23	1st	1.67	1.92	Acceptable
Gross Beta	NA	MAPEP-10-GrW23	1st	4.407	4.39	Acceptable
Gross Alpha	NA	MAPEP-11-GrW24	3rd	1.019	1.136	Acceptable
Gross Beta	NA	MAPEP-11-GrW24	3rd	3.14	2.96	Acceptable
Gross Alpha	NA	MAPEP-11-GrW25	4th	0.876	0.866	Acceptable
Gross Beta	NA	MAPEP-11-GrW25	4th	5.003	4.81	Acceptable

**TABLE C-1**  
**RADIOLOGICAL ENVIRONMENTAL MONITORING PROGRAM ANNUAL REPORT SUMMARY**

Name of Facility Humboldt Bay Power Plant Unit 3      Docket No. 50-133; License No. DPR-7  
 Location of Facility Humboldt County, California      Reporting Period January 1 – December 31, 2011  
 (County, State)

Medium or Pathway Sampled [Unit of Measurement]	Type and Total Number of Analyses Performed	Lower Limit of Detection <sup>a</sup> (LLD)	All Indicator Locations	Location with Highest Annual Mean		Control Locations Mean, (Fraction) & [Range] <sup>b</sup>	Number of Nonroutine Reported Measurements
			Mean, (Fraction) & [Range] <sup>b</sup>	Name, Distance and Direction	Mean, (Fraction) & [Range] <sup>b</sup>		
AIRBORNE Radioiodine and Particulates	Not Required	N/A	N/A	N/A	N/A	Not Required	N/A
DIRECT RADIATION [mR/quarter]	Direct radiation (80)	3	13.3 ± 0.1 (80/80) [11.2– 15.9]	Station T1 Figure B-1	14.7 ± 0.9 (4/4) [13.6–15.8]	12.7 ± 0.2 (20/20) [11.5–15.6]	0
WATERBORNE Surface Water (Discharge canal effluent) [pCi/l]	Gamma isotopic (52)	Co-60: 15 Cs-137: 18	Co-60 <MDA [NA] (0/52) Cs-137 6.87 ± 5.22 [4.58– 8.95] (2/52)	N/A	N/A	Not Required	0
	Tritium (52)	ODCM: 3000 Plant Policy: 400	<MDA (0/52) [N/A]	N/A	N/A	Not Required	0

**TABLE C-1 (Continued)**  
**RADIOLOGICAL ENVIRONMENTAL MONITORING PROGRAM ANNUAL REPORT SUMMARY**

Medium or Pathway Sampled [Unit of Measurement]	Type and Total Number of Analyses Performed	Lower Limit of Detection <sup>a</sup> (LLD)	All Indicator Locations		Location with Highest Annual Mean				Control Locations		Number of Nonroutine Reported Measurements
			Mean, (Fraction) & [Range] <sup>b</sup>		Name, Distance and Direction	Mean, (Fraction) & [Range] <sup>b</sup>		Mean, (Fraction) & [Range] <sup>b</sup>			
WATERBORNE (continued) Groundwater (Monitoring wells) [pCi/l]	Gamma isotopic (48)	Co-60: 15 Cs-137: 18	Co-60 <MDA (0/48) [N/A]	Cs-137 <MDA (0/48) [N/A]	Co-60 N/A	Cs-137 N/A	Co-60 <MDA (0/4) [N/A]	Cs-137 <MDA (0/4) [N/A]	Co-60 N/A	Cs-137 N/A	0
	Tritium (48)	ODCM:2000 Plant Policy: 400	<MDA (0/48) [N/A]		N/A		<MDA (0/4) [N/A]		N/A		0
Drinking Water	Not Required	N/A	N/A		N/A		N/A		Not Required		N/A
Sediment	Not Required	N/A	N/A		N/A		N/A		Not Required		N/A
Algae	Not Required	N/A	N/A		N/A		N/A		Not Required		N/A
INGESTION Milk	Not Required	N/A	N/A		N/A		N/A		Not Required		N/A
Fish and invertebrates	Not Required	N/A	N/A		N/A		N/A		Not Required		N/A
TERRESTRIAL Soil	Not Required	N/A	N/A		N/A		N/A		Not Required		N/A

<sup>a</sup> The LLD is defined as the smallest concentration of radioactive material in a sample that will yield a net count, above system background, that will be detected with 95 percent probability with only 5 percent probability of falsely concluding that a blank observation represents a "real" signal.

LLD is defined as the a priori (before the fact) lower limit of detection (as pCi per unit mass or volume) representing the capability of a measurement system and not as the a posteriori (after the fact) limit for a particular measurement. (Current literature defines the LLD as the detection capability for the instrumentation only, and the MDA, minimum detectable concentration, as the detection capability for a given instrument, procedure and type of sample.) The actual MDA for these analyses was at or below the LLD.

<sup>b</sup> The mean and the range are based on detectable measurements only. The fraction of detectable measurements at specified locations is indicated in parentheses; e.g., (10/12) means that 10 out of 12 samples contained detectable activity. The range of detected results is indicated in brackets; e.g., [23-34].

Not Required: Not required by the HBPP Unit 3 Technical Specifications or the SAFSTOR Offsite Dose Calculation Manual. Baseline environmental conditions for this parameter were established in the Environmental Report as referenced by the SAFSTOR Decommissioning Plan (now identified as the Post Shutdown Decommissioning Activities Report and Defueled Safety Analysis Report).  
 N/A – Not applicable



**TABLE C-2  
ONSITE ENVIRONMENTAL TLD STATIONS**

Station Number	TLD Exposure Measurements (mR)			
	First Quarter	Second Quarter	Third Quarter	Fourth Quarter
T1	15.8 ± 0.5	13.6 ± 0.5	14.9 ± 0.9	14.3 ± 0.7
T2	14.0 ± 0.6	12.3 ± 0.8	13.4 ± 0.7	12.9 ± 0.7
T3	13.3 ± 0.7	13.0 ± 0.7	12.3 ± 0.7	13.9 ± 0.6
T4	15.0 ± 0.6	13.5 ± 0.6	13.1 ± 1.0	14.2 ± 0.5
T5	12.5 ± 0.4	12.6 ± 0.5	12.1 ± 0.6	12.9 ± 0.7
T6	12.2 ± 0.7	11.7 ± 0.8	11.6 ± 0.7	11.8 ± 0.7
T7	13.3 ± 0.8	12.0 ± 0.4	12.1 ± 0.8	13.0 ± 0.4
T8	12.4 ± 0.9	11.2 ± 0.8	11.2 ± 0.5	11.7 ± 0.4
T9	13.4 ± 1.1	12.3 ± 0.7	13.1 ± 0.7	13.1 ± 0.6
T10	13.1 ± 0.6	11.8 ± 0.4	12.0 ± 1.9	12.1 ± 0.5
T11	13.5 ± 0.8	12.1 ± 0.7	13.1 ± 0.7	13.4 ± 0.8
T12	13.9 ± 0.6	13.0 ± 0.5	13.7 ± 0.6	13.8 ± 0.9
T13	14.4 ± 0.9	12.9 ± 0.5	12.9 ± 0.6	13.7 ± 0.6
T14	14.6 ± 0.8	13.4 ± 0.5	13.3 ± 0.7	14.4 ± 0.5
T15	13.5 ± 0.8	13.1 ± 0.4	12.8 ± 0.8	14.2 ± 0.4
T16	13.8 ± 0.7	12.6 ± 0.6	12.7 ± 0.7	13.4 ± 0.7
T18	15.5 ± 0.9	13.7 ± 0.2	13.4 ± 1.0	13.9 ± 0.9
T19	14.8 ± 0.7	14.4 ± 0.7	14.5 ± 0.2	14.9 ± 0.2
T20	15.9 ± 0.5	13.3 ± 0.6	14.2 ± 0.8	14.1 ± 0.5
T21	14.9 ± 0.5	13.2 ± 0.1	13.1 ± 0.9	13.4 ± 0.5

Parameter	Calculated Parameters (mR)			
	First Quarter	Second Quarter	Third Quarter	Fourth Quarter
Average	14.0 ± 0.1	12.8 ± 0.1	13.0 ± 0.1	13.5 ± 0.1
Maximum	15.9 ± 0.5	14.4 ± 0.7	14.9 ± 0.9	14.9 ± 0.2

Notes:

1. These exposures are reported for a standardized period of 90 days.

**TABLE C-3  
OFFSITE (Control) ENVIRONMENTAL TLD STATIONS**

Station Number	TLD Exposure Measurements (mR)			
	First Quarter	Second Quarter	Third Quarter	Fourth Quarter
<b>1</b>	12.7 ± 0.8	12.6 ± 1.4	12.0 ± 0.8	12.9 ± 0.6
<b>2</b>	15.0 ± 0.6	13.6 ± 0.9	13.7 ± 0.9	15.6 ± 0.9
<b>14</b>	11.9 ± 0.6	11.5 ± 0.5	11.6 ± 0.7	12.1 ± 0.5
<b>25</b>	12.6 ± 0.6	11.6 ± 0.6	12.3 ± 0.5	12.4 ± 0.6
<b>T17</b>	13.5 ± 0.9	11.7 ± 0.5	12.0 ± 0.7	12.2 ± 0.6
<b>Average</b>	13.1 ± 0.5	12.2 ± 0.4	12.3 ± 0.4	12.7 ± 0.7
<b>Maximum</b>	15.0 ± 0.6	13.6 ± 0.9	13.7 ± 0.9	15.6 ± 0.9

Note:

1. These exposures are reported for a standardized period of 90 days.

**TABLE C-4  
DISCHARGE CANAL SAMPLE RESULTS**

Sample Date	Gamma Activity (pCi/l)		Tritium Activity (pCi/l)
	Cs-137	Co-60	
1/05/2011	<MDA	<MDA	<MDA
1/12/2011	<MDA	<MDA	<MDA
1/19/2011	<MDA	<MDA	<MDA
1/26/2011	<MDA	<MDA	<MDA
2/02/2011	<MDA	<MDA	<MDA
2/09/2011	<MDA	<MDA	<MDA
2/16/2011	<MDA	<MDA	<MDA
2/23/2011	<MDA	<MDA	<MDA
3/02/2011	<MDA	<MDA	<MDA
3/09/2011	<MDA	<MDA	<MDA
3/16/2011	<MDA	<MDA	<MDA
3/23/2011	<MDA	<MDA	<MDA
3/30/2011	<MDA	<MDA	<MDA
4/06/2011	<MDA	<MDA	<MDA
4/13/2011	<MDA	<MDA	<MDA
4/20/2011	<MDA	<MDA	<MDA
4/27/2011	<MDA	<MDA	<MDA
5/04/2011	<MDA	<MDA	<MDA
5/11/2011	<MDA	<MDA	<MDA
5/18/2011	<MDA	<MDA	<MDA
5/25/2011	<MDA	<MDA	<MDA
6/01/2011	4.58 ± 3.56	<MDA	<MDA
6/08/2011	<MDA	<MDA	<MDA
6/15/2011	<MDA	<MDA	<MDA
6/22/2011	<MDA	<MDA	<MDA
6/29/2011	<MDA	<MDA	<MDA
7/06/2011	<MDA	<MDA	<MDA
7/13/2011	<MDA	<MDA	<MDA
7/20/2011	<MDA	<MDA	<MDA
7/27/2011	<MDA	<MDA	<MDA
8/03/2011	<MDA	<MDA	<MDA
8/10/2011	<MDA	<MDA	<MDA
8/17/2011	<MDA	<MDA	<MDA
8/24/2011	<MDA	<MDA	<MDA
8/31/2011	<MDA	<MDA	<MDA
9/07/2011	<MDA	<MDA	<MDA
9/14/2011	<MDA	<MDA	<MDA
9/21/2011	<MDA	<MDA	<MDA
9/28/2011	<MDA	<MDA	<MDA

**TABLE C-4 (Continued)  
DISCHARGE CANAL SAMPLE RESULTS**

Sample Date	Gamma Activity (pCi/l)		Tritium Activity (pCi/l)
	Cs-137	Co-60	
10/05/2011	<MDA	<MDA	<MDA
10/12/2011	<MDA	<MDA	<MDA
10/19/2011	<MDA	<MDA	<MDA
10/26/2011	<MDA	<MDA	<MDA
11/02/2011	<MDA	<MDA	<MDA
11/09/2011	<MDA	<MDA	<MDA
11/16/2011	<MDA	<MDA	<MDA
11/23/2011	8.95 ± 6.87	<MDA	<MDA
11/30/2011	<MDA	<MDA	<MDA
12/07/2011	<MDA	<MDA	<MDA
12/14/2011	<MDA	<MDA	<MDA
12/24/2011	<MDA	<MDA	<MDA
12/28/2011	<MDA	<MDA	<MDA

Calculated Parameters	Gamma Activity (pCi/l)		Tritium Activity (pCi/l)
	Cs-137	Co-60	
Average	6.87 ± 5.22	Note 4	Note 4
Maximum	8.95 ± 6.87	Note 4	Note 4

Notes:

- Gamma measurements are performed on the original sample, with results corrected to the time of sampling. Naturally occurring isotopes are not reported. The maximum lower limits of detection (LLDs) for Co-60 and Cs-137 are 15 and 18 pCi/l, respectively. The MDA for these analyses was at or below the LLD and are reported as "<MDA".
- For purposes of this report, LLD is defined as the a priori (before the fact) lower limit of detection, which represents the capability of the measurement system. MDA is defined as the a posteriori (after the fact) limit of detection capability considering a given instrument, procedure and type of sample.
- Tritium analysis is performed on a measured aliquot of distilled sample. The reported values are net measurements above instrument background. The normal MDA for the analyses for tritium was less than 400 pCi/l. Results that are at or below the normal MDA are reported as "<MDA".
- Results identified as "<MDA" are not included in the calculation of average and maximum values.

**TABLE C-5  
GROUNDWATER MONITORING WELL RESULTS**

Monitor Well Number	Sample Date	Alpha Activity (pCi/l)	Beta Activity (pCi/l)	Gamma Activity (pCi/l)		Tritium Activity (pCi/l)
				Cs-137	Co-60	
MW-1	2/21/11	<6.67 (MDA)	<9.87 (MDA)	<4.77 (MDA)	<3.72 (MDA)	<312 (MDA)
MW-2	2/21/11	<2.44 (MDA)	<2.54 (MDA)	<5.02 (MDA)	<4.02 (MDA)	<310 (MDA)
MW-4	2/21/11	<2.12 (MDA)	6.15 ± 2.77	<5.35 (MDA)	<6.85 (MDA)	<314 (MDA)
MW-6	2/21/11	<0.87 (MDA)	2.24 ± 1.35	<5.16 (MDA)	<4.04 (MDA)	<312 (MDA)
MW-11	2/21/11	<5.71 (MDA)	<11.7 (MDA)	<4.54 (MDA)	<4.71 (MDA)	<314 (MDA)
RCW-SFP-1	2/21/11	<1.40 (MDA)	2.44 ± 1.29	<3.46 (MDA)	<4.00 (MDA)	<311 (MDA)
RCW-SFP-2	2/21/11	<7.22 (MDA)	7.89 ± 4.37	<4.18 (MDA)	<3.22 (MDA)	<308 (MDA)
RCW-CS-1	2/21/11	<36.0 (MDA)	<83.9 (MDA)	<7.95 (MDA)	<5.51 (MDA)	<306 (MDA)
RCW-CS-2	2/21/11	<29.1 (MDA)	<32.1 (MDA)	<3.90 (MDA)	<4.13 (MDA)	<310 (MDA)
RCW-CS-3	2/21/11	1.07 ± .638	<2.18 (MDA)	<5.32 (MDA)	<5.53 (MDA)	<310 (MDA)
RCW-CS-4	2/21/11	<2.64 (MDA)	<5.45 (MDA)	<4.96 (MDA)	<5.91 (MDA)	<313 (MDA)
RCW-CS-5	2/21/11	<1.04 (MDA)	3.16 ± 1.62	<5.47 (MDA)	<6.45 (MDA)	<311 (MDA)
MW-1	5/13/11	<6.31 (MDA)	<7.50 (MDA)	<6.11 (MDA)	<4.85 (MDA)	<303 (MDA)
MW-2	5/13/11	<2.66 (MDA)	<2.75 (MDA)	<4.28 (MDA)	<4.68 (MDA)	<301 (MDA)
MW-4	5/13/11	<3.06 (MDA)	9.42 ± 2.70	<4.02 (MDA)	<4.16 (MDA)	<307 (MDA)
MW-6	5/13/11	<3.42 (MDA)	<2.67 (MDA)	<3.18 (MDA)	<3.11 (MDA)	<304 (MDA)
MW-11	5/13/11	<4.94 (MDA)	9.85 ± 3.63	<4.65 (MDA)	<5.10 (MDA)	<303 (MDA)
RCW-SFP-1	5/13/11	<2.87 (MDA)	4.21 ± 2.33	<3.41 (MDA)	<4.45 (MDA)	<303 (MDA)
RCW-SFP-2	5/13/11	<4.11 (MDA)	4.71 ± 2.69	<3.94 (MDA)	<4.24 (MDA)	<301 (MDA)
RCW-CS-1	5/13/11	<20.7 (MDA)	<37.9 (MDA)	<4.64 (MDA)	<4.81 (MDA)	<300 (MDA)
RCW-CS-2	5/13/11	<12.9 (MDA)	<20.0 (MDA)	<4.48 (MDA)	<4.06 (MDA)	<304 (MDA)
RCW-CS-3	5/13/11	<2.5 (MDA)	<3.29 (MDA)	<7.81 (MDA)	<4.31 (MDA)	<307 (MDA)
RCW-CS-4	5/13/11	<3.68 (MDA)	10.5 ± 3.95	<6.95 (MDA)	<6.23 (MDA)	<303 (MDA)
RCW-CS-5	5/13/11	<2.63 (MDA)	<3.08 (MDA)	<5.18 (MDA)	<4.43 (MDA)	<306 (MDA)
MW-1	8/17/11	<11.4 (MDA)	<11.3 (MDA)	<4.69 (MDA)	<6.16 (MDA)	<288 (MDA)
MW-2	8/17/11	<2.88 (MDA)	<3.19 (MDA)	<4.87 (MDA)	<5.39 (MDA)	<284 (MDA)
MW-4	8/17/11	<3.17 (MDA)	6.23 ± 2.53	<4.00 (MDA)	<3.04 (MDA)	<282 (MDA)
MW-6	8/17/11	<2.71 (MDA)	3.08 ± 2.07	<5.95 (MDA)	<5.81 (MDA)	<286 (MDA)
MW-11	8/17/11	<11.2 (MDA)	<10.9 (MDA)	<4.84 (MDA)	<4.34 (MDA)	<287 (MDA)
RCW-SFP-1	8/17/11	<2.76 (MDA)	<3.03 (MDA)	<5.44 (MDA)	<5.40 (MDA)	<284 (MDA)
RCW-SFP-2	8/17/11	<5.49 (MDA)	8.91 ± 4.34	<5.13 (MDA)	<5.42 (MDA)	<286 (MDA)
RCW-CS-1	8/17/11	<42.8 (MDA)	<52.9 (MDA)	<4.04 (MDA)	<4.85 (MDA)	<286 (MDA)
RCW-CS-2	8/17/11	<32.1 (MDA)	<40.0 (MDA)	<3.64 (MDA)	<3.79 (MDA)	<286 (MDA)
RCW-CS-3	8/17/11	<3.23 (MDA)	<2.85 (MDA)	<4.51 (MDA)	<4.38 (MDA)	<287 (MDA)
RCW-CS-4	8/17/11	<2.68 (MDA)	5.47 ± 2.06	<5.52 (MDA)	<4.40 (MDA)	<285 (MDA)
RCW-CS-5	8/17/11	<2.95 (MDA)	<3.00 (MDA)	4.97 ± 4.21	<5.68 (MDA)	<284 (MDA)
MW-1	11/15/11	<8.82 (MDA)	7.25 ± 3.59	<2.79 (MDA)	<3.04 (MDA)	<283 (MDA)
MW-2	11/15/11	<1.07 (MDA)	1.63 ± 1.02	<2.48 (MDA)	<2.57 (MDA)	<280 (MDA)
MW-4	11/15/11	<2.41 (MDA)	<3.61 (MDA)	<2.07 (MDA)	<1.93 (MDA)	<279 (MDA)
MW-6	11/15/11	<1.52 (MDA)	<1.30 (MDA)	<2.23 (MDA)	<2.15 (MDA)	<279 (MDA)
MW-11	11/15/11	<11.1 (MDA)	<8.00 (MDA)	<4.14 (MDA)	<2.74 (MDA)	<286 (MDA)
RCW-SFP-1	11/15/11	<1.29 (MDA)	<1.50 (MDA)	<4.58 (MDA)	<5.12 (MDA)	<282 (MDA)
RCW-SFP-2	11/15/11	<4.65 (MDA)	8.39 ± 4.00	<5.54 (MDA)	<5.92 (MDA)	<283 (MDA)
RCW-CS-1	11/15/11	<51.6 (MDA)	<43.3 (MDA)	<3.45 (MDA)	<4.55 (MDA)	<286 (MDA)
RCW-CS-2	11/15/11	<23.0 (MDA)	<17.1 (MDA)	<6.30 (MDA)	<6.79 (MDA)	<280 (MDA)
RCW-CS-3	11/15/11	<0.828 (MDA)	3.62 ± 1.21	<6.63 (MDA)	<6.00 (MDA)	<278 (MDA)
RCW-CS-4	11/15/11	<3.67 (MDA)	7.85 ± 3.42	<5.61 (MDA)	<6.78 (MDA)	<281 (MDA)
RCW-CS-5	11/15/11	<1.47 (MDA)	3.97 ± 1.11	<4.07 (MDA)	<3.54 (MDA)	<279 (MDA)

**TABLE C-5 (CONTINUED)**  
**GROUNDWATER MONITORING WELL RESULTS**

Calculated Parameters (By Monitor Well Number)	Alpha Activity (pCi/l)	Beta Activity (pCi/l)	Gamma Activity (pCi/l)		Tritium Activity (pCi/l)
			Cs-137	Co-60	
Average: MW-1	Note 4	7.25 ± 3.59	Note 4	Note 4	Note 4
Average: MW-2	Note 4	1.63 ± 1.02	Note 4	Note 4	Note 4
Average: MW-4	Note 4	7.39 ± 2.67	Note 4	Note 4	Note 4
Average: MW-6	Note 4	2.66 ± 1.71	Note 4	Note 4	Note 4
Average: MW-11	Note 4	9.85 ± 3.63	Note 4	Note 4	Note 4
Average: RCW-SFP-1	Note 4	3.33 ± 1.81	Note 4	Note 4	Note 4
Average: RCW-SFP-2	Note 4	7.48 ± 3.85	Note 4	Note 4	Note 4
Average: RCW-CS-1	Note 4	Note 4	Note 4	Note 4	Note 4
Average: RCW-CS-2	Note 4	Note 4	Note 4	Note 4	Note 4
Average: RCW-CS-3	1.07 ± .638	3.62 ± 1.21	Note 4	Note 4	Note 4
Average: RCW-CS-4	Note 4	7.94 ± 3.14	Note 4	Note 4	Note 4
Average: RCW-CS-5	Note 4	3.57 ± 1.37	Note 4	Note 4	Note 4
Maximum: MW-1	Note 4	7.25 ± 3.59	Note 4	Note 4	Note 4
Maximum: MW-2	Note 4	1.63 ± 1.02	Note 4	Note 4	Note 4
Maximum: MW-4	Note 4	9.42 ± 2.70	Note 4	Note 4	Note 4
Maximum: MW-6	Note 4	3.08 ± 2.07	Note 4	Note 4	Note 4
Maximum: MW-11	Note 4	9.85 ± 3.63	Note 4	Note 4	Note 4
Maximum: RCW-SFP-1	Note 4	4.21 ± 2.33	Note 4	Note 4	Note 4
Maximum: RCW-SFP-2	Note 4	8.91 ± 4.34	Note 4	Note 4	Note 4
Maximum: RCW-CS-1	Note 4	Note 4	Note 4	Note 4	Note 4
Maximum: RCW-CS-2	Note 4	Note 4	Note 4	Note 4	Note 4
Maximum: RCW-CS-3	1.07 ± .638	3.62 ± 1.21	Note 4	Note 4	Note 4
Maximum: RCW-CS-4	Note 4	10.5 ± 3.95	Note 4	Note 4	Note 4
Maximum: RCW-CS-5	Note 4	3.97 ± 1.11	Note 4	Note 4	Note 4

Notes:

1. Reported values are net measurements (above instrument background). The normal minimum detectable activities (MDAs) for the analyses for gross alpha, gross beta and tritium are approximately 4, 4 and 400 pCi/l, respectively. Results that are at or below the normal MDA are reported as "<MDA".
2. Gamma activity measurements are performed on the original sample, with results corrected to the time of sampling. Naturally occurring isotopes are not reported. The maximum lower limits of detection (LLDs) for Co-60 and Cs-137 are 15 and 18 pCi/l, respectively. The actual MDAs for these analyses were at or below the LLD.
3. For purposes of this report, LLD is defined as the a priori (before the fact) lower limit of detection, which represents the capability of the measurement system. MDA is defined as the a posteriori (after the fact) limit of detection capability considering a given instrument, procedure and type of sample.
4. Results identified as "<" are not included in the calculation of average and maximum values.

**TABLE C-6  
CAISSON SUMP MONITORING RESULTS**

Sample Date	Cs-137 Activity (pCi/L)	Co-60 Activity (pCi/L)	Tritium Activity (pCi/l)
1/13/2011	<MDA	<MDA	779 ± 214
2/10/2011	14.3	<MDA	1250 ± 214
3/10/2011	17.7	<MDA	929 ± 324
4/12/2011	17.5	<MDA	1040 ± 287
5/10/2011	11.2	<MDA	746 ± 231
6/07/2011	<MDA	<MDA	734 ± 210
7/12/2011	<MDA	<MDA	599 ± 220
8/08/2011	<MDA	<MDA	749 ± 221
9/06/2011	<MDA	<MDA	634 ± 198
10/06/2011	14.1	<MDA	859 ± 299
11/08/2011	<MDA	<MDA	839 ± 359
12/06/2011	<MDA	<MDA	646 ± 265

**Notes:**

1. Gamma measurements are performed on the original sample, with results corrected to the time of sampling. Naturally occurring isotopes are not reported. The maximum lower limits of detection (LLDs) for Co-60 and Cs-137 are 15 and 18 pCi/l, respectively. The MDA for these analyses was at or below the LLD and are reported as "<MDA".
2. For purposes of this report, LLD is defined as the a priori (before the fact) lower limit of detection, which represents the capability of the measurement system. MDA is defined as the a posteriori (after the fact) limit of detection capability considering a given instrument, procedure and type of sample.
3. Tritium analysis is performed on a measured aliquot of distilled sample. The reported values are net measurements above instrument background. The normal MDA for the analyses for tritium was less than 400 pCi/l. Results that are at or below the normal MDA are reported as "<MDA".

**TABLE C-7  
FRENCH DRAIN MONITORING RESULTS**

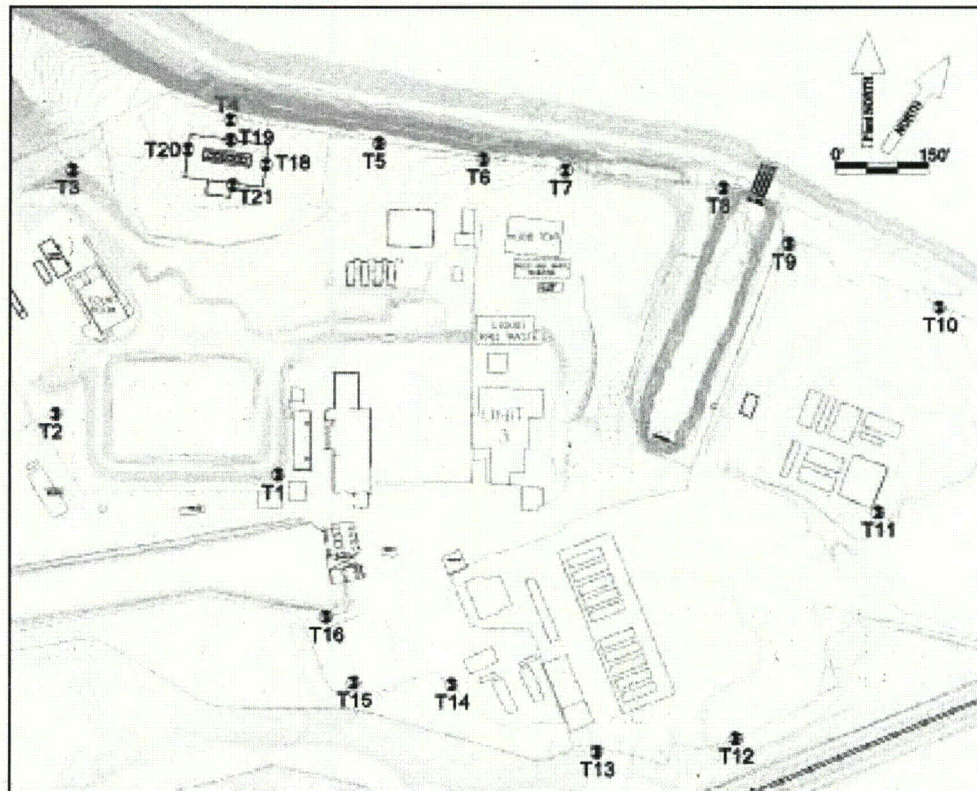
<b>Sample Date</b>	<b>Cs-137 Activity (pCi/L)</b>	<b>Co-60 Activity (pCi/L)</b>
1/13/2011	227	15.3
2/10/2011	238	13.0
3/10/2011	213	14.7
4/12/2011	244	9.8
5/10/2011	229	10.0
6/07/2011	255	6.0
7/12/2011	294	7.2
8/08/2011	298	11.8
9/06/2011	266	8.8
10/06/2011	258	10.6
11/08/2011	268	9.8
12/06/2011	228	14.9

Notes:

- Gamma measurements are performed on the original sample, with results corrected to the time of sampling. Naturally occurring isotopes are not reported. The maximum lower limits of detection (LLDs) for Co-60 and Cs-137 are 15 and 18 pCi/l, respectively. The MDA for these analyses was at or below the LLD and reported as "<MDA".
- For purposes of this report, LLD is defined as the a priori (before the fact) lower limit of detection, which represents the capability of the measurement system. MDA is defined as the a posteriori (after the fact) limit of detection capability considering a given instrument, procedure and type of sample.

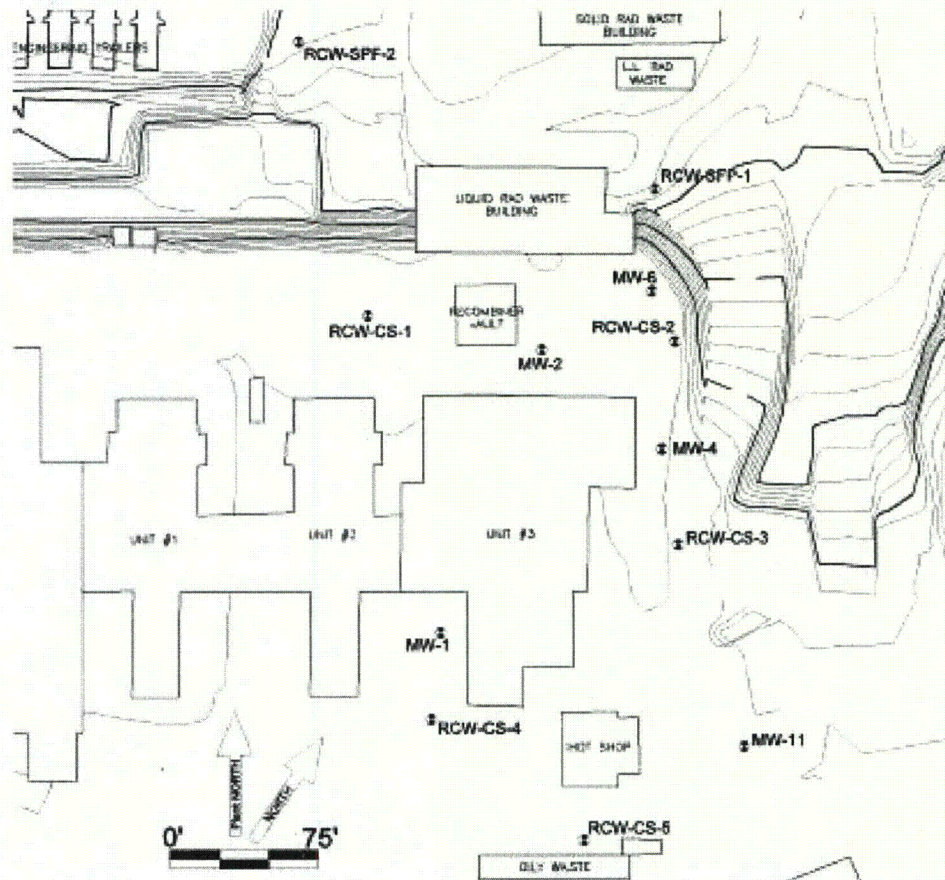


**FIGURE A-1  
HBPP ONSITE TLD LOCATIONS**



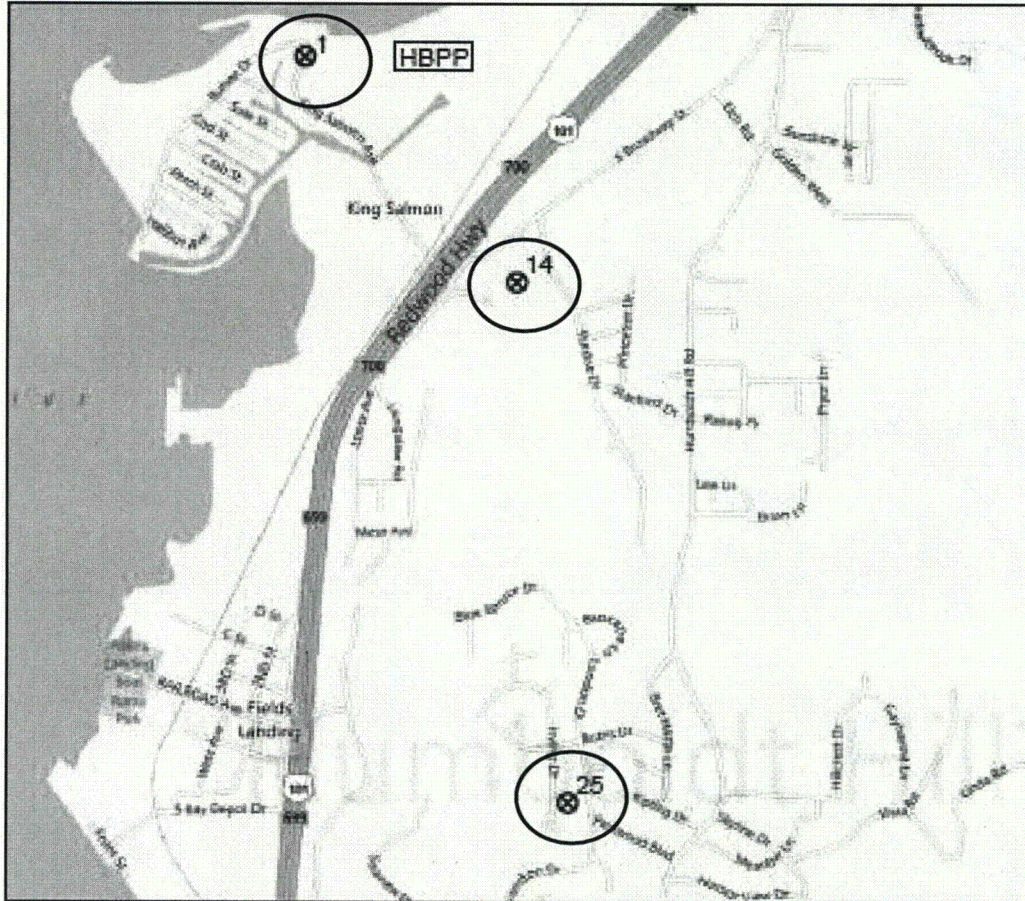
Location Number	GPS Coordinates (NAD83/NAVD88 CA. Zone 1)			HBPP (called north)	
	Easting	Northing	el.	East	North
T1	5949161.06	2160822.11	10.78	4873.87	9168.63
T2	5948804.52	2160710.72	11.56	4513.84	9268.18
T3	5948609.45	2161061.84	41.77	4540.12	9668.91
T4	5948778.72	2161289.91	43.66	4795.13	9752.07
T5	5949002.39	2161368.44	38.19	5038.50	9713.72
T6	5949159.22	2161437.55	36.30	5205.77	9686.84
T7	5949280.02	2161494.61	32.04	5338.22	9669.36
T8	5949511.99	2161606.36	12.96	5594.82	9639.33
T9	5949651.46	2161588.47	11.79	5701.27	9547.04
T10	5949912.89	2161633.96	11.17	5945.65	9443.64
T11	5950011.77	2161297.55	14.18	5846.48	9107.30
T12	5950019.25	2160858.44	11.25	5614.86	8734.19
T13	5949841.53	2160718.03	9.79	5389.40	8712.46
T14	5949583.98	2160684.24	10.46	5154.63	8823.60
T15	5949448.88	2160600.96	10.34	4995.96	8826.81
T16	5949352.82	2160667.18	10.80	4951.10	8934.52
T18	5948867.24	2161239.36	43.47	4852.98	9678.44
T19	5948796.71	2161242.74	42.84	4795.52	9719.50
T20	5948747.14	2161191.68	44.14	4728.20	9703.44
T21	5948834.52	2161182.89	45.71	4799.39	9644.52

**FIGURE A-2  
HBPP ONSITE MONITORING WELL LOCATIONS**



Monitoring Well	GPS Coordinates (NAD83/NAVD88 CA, Zone 1)			HBPP (Plant North)	
	Easting	Northing	el.	East	North
MW-1	5949428.45	2161020.10	11.35	5205.88	9190.17
MW-2	5949393.32	2161169.01	37.36	5257.03	9334.29
MW-4	5949470.92	2161159.02	11.41	5316.85	9283.91
MW-6	5949423.12	2161223.94	10.99	5311.84	9364.38
MW-11	5949588.32	2161053.64	12.04	5358.42	9131.73
RCW-CS-1	5949309.92	2161136.20	10.82	5169.16	9351.96
RCW-CS-2	5949446.86	2161208.52	10.87	5323.44	9338.56
RCW-CS-3	5949504.15	2161122.50	11.22	5324.99	9235.21
RCW-CS-4	5949448.47	2160980.19	11.17	5201.08	9145.77
RCW-CS-5	5949545.79	2160969.31	11.19	5276.99	9083.90
RCW-SFP-1	5949395.97	2161268.83	26.41	5313.34	9416.78
RCW-SFP-2	5949204.48	2161235.37	32.63	5134.27	9492.39

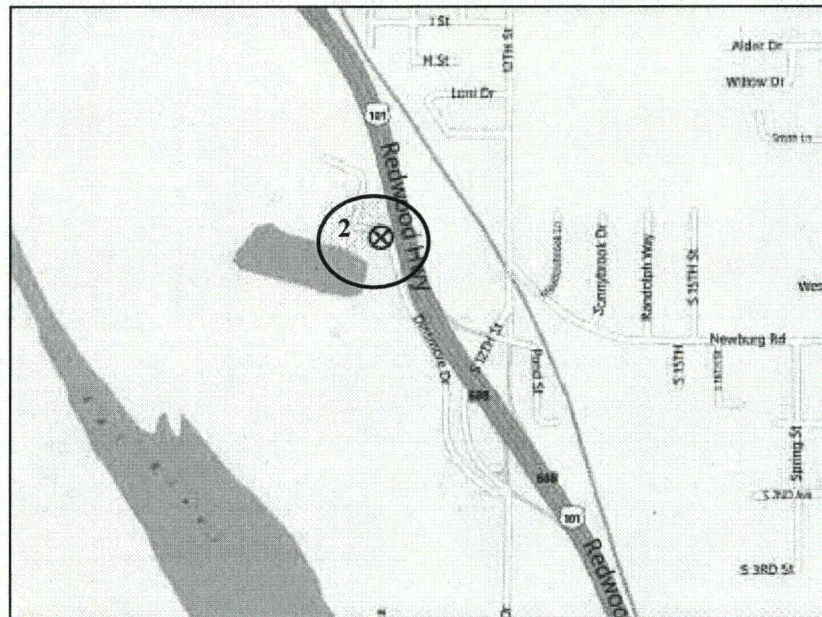
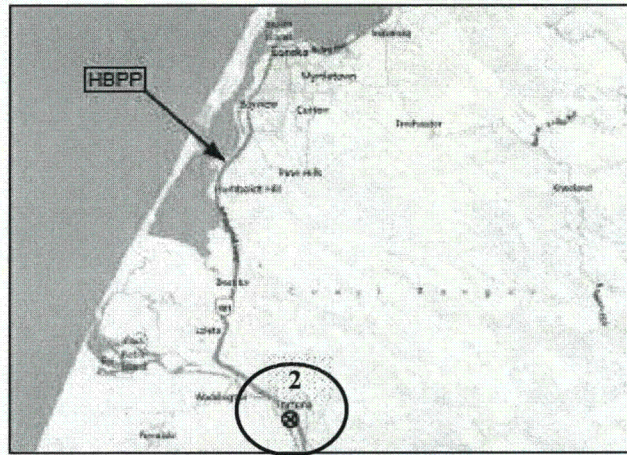
**FIGURE A-3  
HBPP OFFSITE TLD LOCATIONS  
Stations 1, 14, & 25**



⊗	GPS Coordinates (NAD83/NAVD88 CA, Zone 1)			Degree Decimal	
	Easting	Northing	el.	Latitude	Longitude
1	5948026.52	2161183.79	11.38	40.74156	-124.21803
14	5949876.83	2158864.39	18.65	40.73533	-124.20802
25	5950247.30	2154214.18	229.22	40.72260	-124.20626

**FIGURE A-3  
HBPP OFFSITE TLD LOCATIONS  
(Continued)  
Station 2**

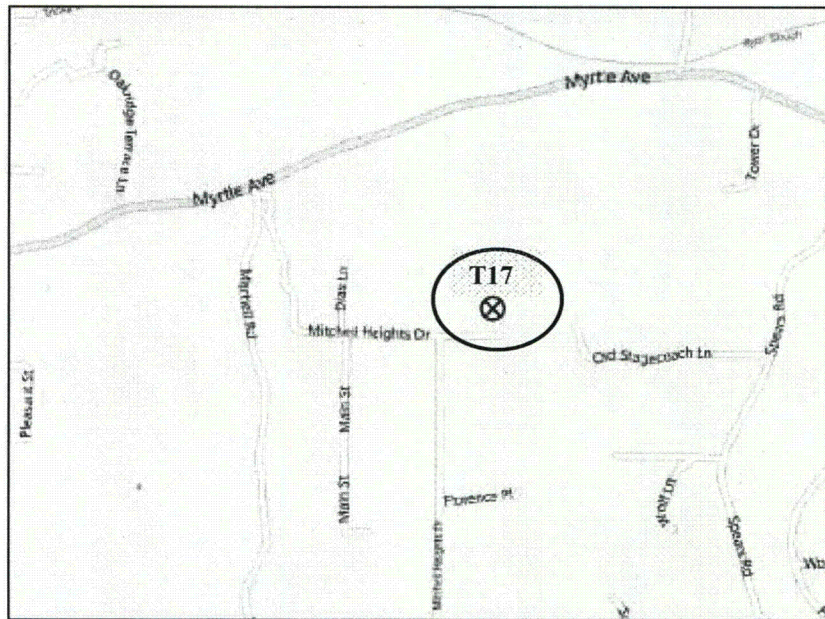
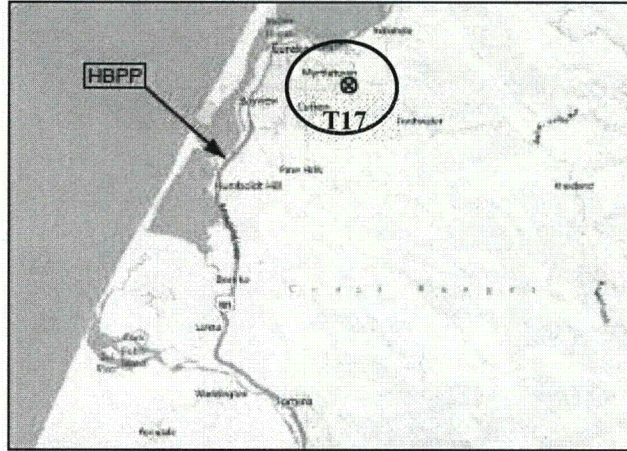
Fortuna TLD Location



GPS Coordinates (NAD83/NAVD88 CA, Zone 1)			Degree Decimal	
Easting	Northing	el.	Latitude	Longitude
5962583.86	2105797.82	35.53	40.59057	-124.15746

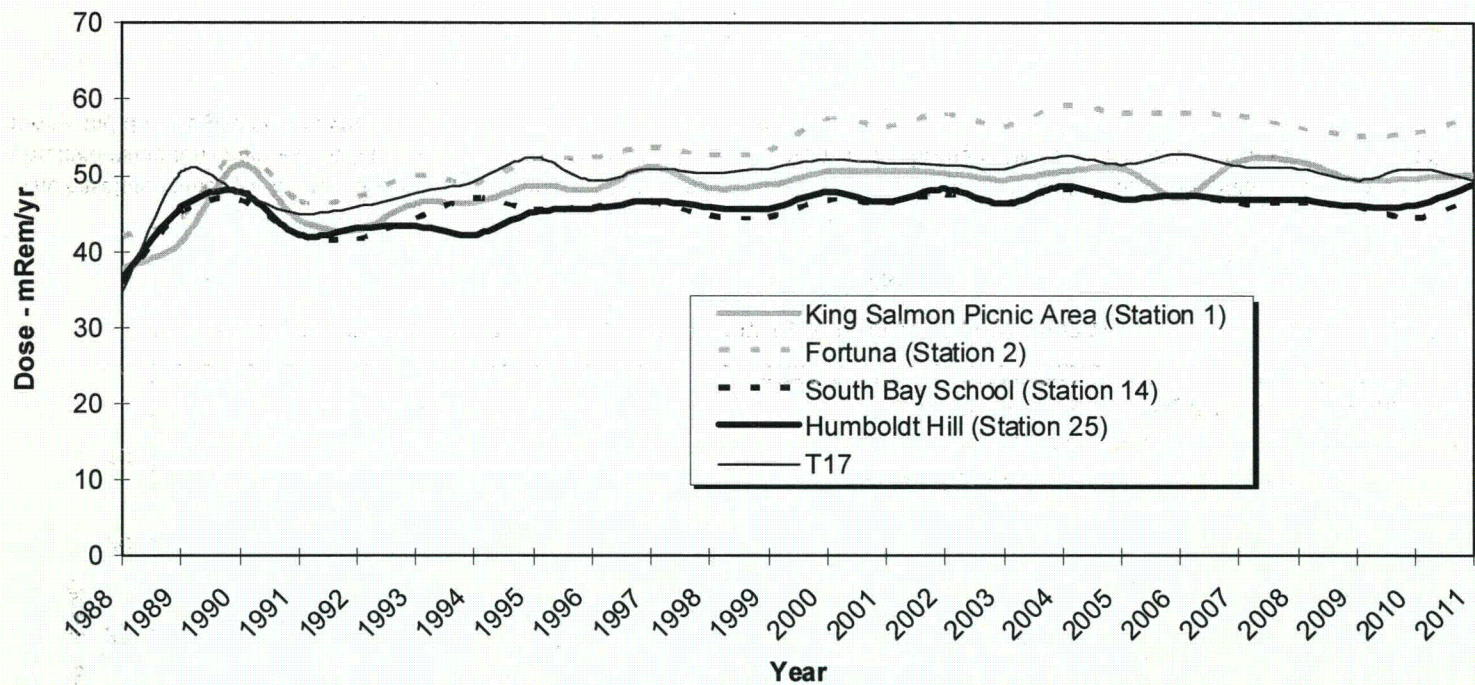
**FIGURE A-3  
HBPP CONTROL TLD LOCATION  
(Continued)  
Station T17**

Eureka TLD Location



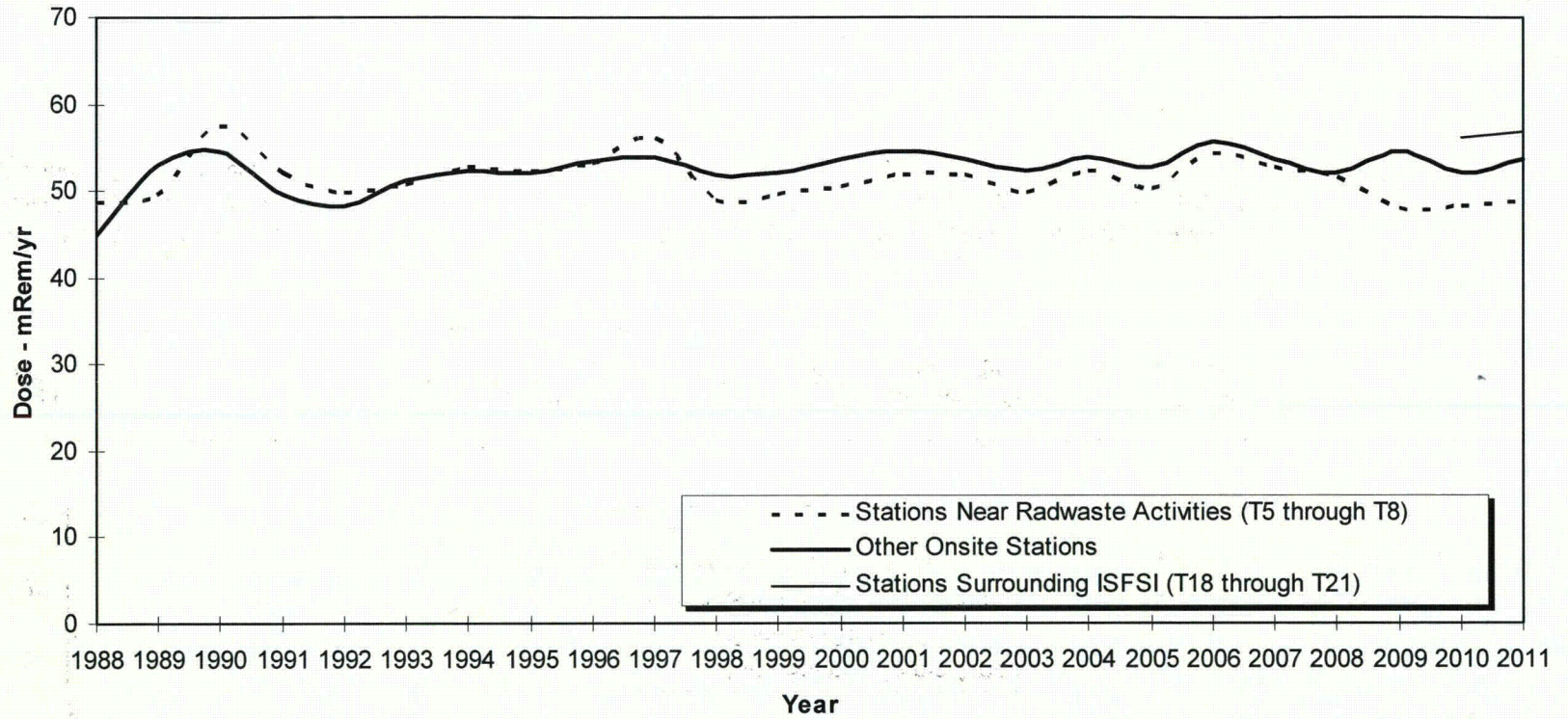
⊗	GPS Coordinates (NAD83/NAVD88 CA. Zone 1)			Degree Decimal	
	Easting	Northing	el.	Latitude	Longitude
	5976549.55	2175490.19	164.85	40.78276	-124.11324

**Figure B-1  
Offsite Environmental Radiation Level Trends**



The baseline values for each location were obtained by averaging the readings at each location from 1977 through 1983. These values, however, were obtained using ion chambers instead of TLDs. The average annual values from 1977 through 1983 were Station 1 – 83.0 mrem, Station 2 – 79.8 mrem, Station 14 – 80.2 mrem, and Station 25 – 73.7 mrem

**Figure B-2**  
**Onsite Environmental Radiation Level Trends**



The baseline values for the two areas were obtained by averaging the readings for each area from 1977 through 1983. These values, however, were obtained using ion chambers instead of TLDs. The average annual value from 1977 through 1983 for the stations near the radwaste activities was 78.6 mrem and the average annual value for other onsite stations was 79.4 mrem.