# **Chapter 11 Radioactive Waste Management**

#### 11.1 Source Terms

This section of the referenced DCD is incorporated by reference with no departures or supplements.

# 11.2 Liquid Waste Management System

This section of the referenced DCD is incorporated by reference with the following departures and/or supplements.

# 11.2.1 Design Basis

# Safety Design Bases

Add the following at the end of this section.

#### EF3 SUP 11.2-1

Regulatory Guide 1.110 methodology was applied to satisfy the cost-benefit analysis requirements of 10 CFR 50, Appendix I, Section II. D, for the system augments compatible with BWR plant design features. Cost parameters used to calculate the Total Annual Cost (TAC) for each applicable radwaste treatment system augment listed in RG 1.110 are taken without exception from RG 1.110, Appendix A. These costs are Annual Operating Cost (AOC) (Table A-2), Annual Maintenance Cost (AMC) (Table A-3), Direct Cost of Equipment and Materials (DCEM) (Table A-1), and Direct Labor Cost (DLC) (Table A-1). Other cost parameters used to determine TAC are as follows:

- Capital Recovery Factor (CRF) Obtained from RG 1.110, Table A-6, this factor reflects the cost-of-money for capital expenditures. A cost-of-money value of 7 percent per year is assumed in this analysis, consistent with "Guidelines and Discount Rates for Benefit-Cost Analysis of Federal Programs" (OMB Circular A-94) (Reference 11.2-201). Based on a 30-year service life, Table A-6 gives a CRF of 0.0806.
- Indirect Cost Factor (ICF) Obtained from RG 1.110, Table A-5, this
  factor takes into account whether the radwaste system will be shared
  with an operating unit on site. At Fermi, the radwaste system for Fermi
  3 will not be shared with the radwaste system for Fermi 2; which gives
  an ICF of 1.625.

 Labor Cost Correction Factor (LCCF) - Obtained from RG 1.110, Table A-4, this factor takes into account the relative labor cost differences among geographical regions. A factor of 1.5 is assumed in the analysis based on Fermi being located in Region II as shown on RG 1.110, Figure A-1.

A value of \$1,000 per person-rem is prescribed in 10 CFR 50, Appendix I.

There are three augments which fall below the \$1000 per person-rem threshold value; these are a 20 gpm cartridge filter, evaporator distillate demineralizer, and 10,000 gallon tank.

If it is conservatively assumed that each radwaste treatment system augment is a "perfect" technology that reduces the effluent dose by 100 percent, the annual cost of the augment can be determined and the lowest annual cost can be considered a threshold value. The lowest-cost option for augments is a 20 gpm cartridge filter at \$11,900 per year, which yields a threshold value of 11.9 person-rem whole body or thyroid dose from liquid effluents.

Neglecting the modeling of filters in the development of the source term, the addition of a 20 gpm cartridge filter would treat only 20 percent of the total analyzed liquid radwaste discharge of 105 gpm. Assuming 100 percent effectiveness, this would represent a dose reduction of 30.07 person-rem x 20 percent = 6.014 person-rem. The cost benefit ratio for this augment is therefore greater than the \$1000/person-rem and not a cost benefit augment.

The addition of an evaporator distillate demineralizer is dependent on the existence of an evaporator. Even though the cost of the option, \$16,400, is below the threshold value, this system cannot be incorporated without the use of an evaporator which would have a cost greater than the \$30,700 threshold. Based on the threshold of \$30,700 and the presence of the evaporator, it is determined that this augment is not cost-beneficial.

The cost to incorporate a 10,000 gallon tank is \$18,600. The purpose of such a tank is to provide additional holdup capacity to allow decay of short-lived radionuclides prior to discharge. The 10,000 gallon tank would be used for holdup, based on 105 gpm effluent discharge; holdup time would be 95 minutes. The list of nuclides in the effluent discharge can be found from the average annual liquid release in ESBWR DCD Table 12.2-19b. By examining the half-life of each nuclide, only three of the half-lives are less than the 95 minute holdup time Compared to overall

release, these comprise <0.001% of the total annual release; therefore this augment will have little affect and is not a cost benefit augment.

Of the three augments which fall below the \$1000 per person-rem threshold value, none of these is cost-beneficial.

Note that the ESBWR Radwaste LWMS is designed to monitor and process all radioactive liquid streams and to provide water management for those streams. Under normal conditions, the water management is not expected to result in any routine release of radioactive effluents in the liquid discharges.

# 11.2.2.3 **Detailed System Component Description**

# 11.2.2.3.3 Processing Systems

Replace the first two paragraphs with the following.

# STD COL 11.2-1-A

Specific equipment connection configuration and plant sampling procedures are used to implement the guidance in Inspection and Enforcement (IE) Bulletin 80-10 (DCD Reference 11.2-10). The non-radioactive systems, which are connected to radioactive or potentially radioactive portions of process LWMS, are protected from contamination with an arrangement of double check valves in each line. The configuration of each line is also equipped with a tell-tale connection, which permits periodic checks to confirm the integrity of the line and its check valve arrangement. Plant procedures describe sampling of non-radioactive systems that could become contaminated by cross-connection with systems that contain radioactive material. In accordance with the guidance in RG 1.109, exposure pathways that may arise due to unique conditions are considered for incorporation into the plant-specific ODCM if they are likely to contribute significantly to the total dose.

#### **STD COL 11.2-2-A**

Section 12.3 discusses how ESBWR design features and procedures for operation will minimize contamination of the facility and environment, facilitate decommissioning, and minimize the generation of radioactive wastes, in compliance with 10 CFR 20.1406. Section 13.5 describes the requirement for procedures for operation of radioactive waste processing system. Operating procedures for LWMS process systems required by

Section 12.3, Section 12.4, Section 12.5, and Section 13.5 address the requirements of 10 CFR 20.1406.

#### 11.2.3.2 Radioactive Releases

Add the following after the end of the first sentence of the second paragraph.

#### EF3 SUP 11.2-2

The LWMS discharge pipe from the Fermi 3 Radwaste Building is a buried stainless steel line with no valves, vacuum breakers, or other inline components and is enclosed within a guard pipe and monitored for leakage to comply with 10 CFR 20.1406. The LWMS discharge line connects to the circulating water system blowdown line within the Exclusion Area Boundary for dilution below the limits of 10 CFR 20 Appendix B, Table II, Column 2. Dilution at this point, downstream of the connection to the circulating water system blowdown line is supplied by the circulating water system. The diluted flow is discharged from the circulating water system through the blowdown line which extends into Lake Erie. The blowdown line is a buried high density polyethylene pipe with no valves, vacuum breakers, or other inline components in the blowdown line downstream of the LWMS connection as required by DCD Subsection 12.3.1.5.1. Monitoring for leakage downstream of LWMS connection is per NEI 08-08A (Reference 11.2-202) as described in Subsection 12.3.1.5.2. This monitoring will be implemented as part of the Fermi 3 groundwater monitoring program.

# 11.2.6 **COL Information**

# 11.2-1-A Implementation of IE Bulletin 80-10

# STD COL 11.2-1-A

This COL item is addressed in Subsection 11.2.2.3.

# 11.2-2-A Implementation of Part 20.1406

# STD COL 11.2-2-A

This COL item is addressed in Subsection 11.2.2.3.

## 11.2.7 References

11.2-201 OMB Circular A-94, "Guidelines and Discount Rates for Benefit-Cost Analysis of Federal Programs," October 29, 1992, Office of Management and Budget.

11.2-202 Nuclear Energy Institute, Generic FSAR Template Guidance for Life Cycle Minimization of Contamination, NEI 08-08A.

# 11.3 Gaseous Waste Management System

This section of the referenced DCD is incorporated by reference with the following departures and/or supplements.

# 11.3.1 **Design Basis**

Add the following at the end of this section.

#### **EF3 SUP 11.3-1**

Regulatory Guide 1.110 was used as the basis for a cost benefit evaluation to assess gaseous radwaste system augments. The overall principle behind Regulatory Guide 1.110 is to determine when it is economically feasible to implement an augmented system to reduce radiation exposure to the public further below the regulatory threshold. The regulatory guidance specifies that an augmented system should be implemented if the cumulative dose to a population within an 80 km (50 mile) radius of the reactor site can be reduced at an annual cost of less than \$1000 per person-rem or \$1000 per person-thyroid-rem.

Only the augments applicable to the ESBWR conceptual design are considered.

# **Cost Benefit Analysis Determination**

Appendix A of Regulatory Guide 1.110 states that augments with a Total Annual Cost (TAC) lower than the reduced dose multiplied by \$1000 per person-rem and/or \$1000 per person-thyroid-rem, should be implemented in order of diminishing cost-benefit. TAC of radwaste system augments considered herein is determined following Regulatory Guide 1.110, Appendix A, assuming that Fermi 2 and Fermi 3 will have separate radwaste systems and a seven percent per year cost of money. The maximum reduction of any augment is bounded by the total annual dose exposures. As shown in Table 12.2-204, the annual whole body dose from gaseous effluents is less than 6.7 person-rem/year whole body and 27.1 person-rem/year thyroid for the 80 km (50 mi) population. Therefore, for augments that have a TAC below the \$6700 and \$27,100 thresholds, the TAC is divided by the amount of the total annual dose that the augment is assumed to eliminate.

# 3-Ton Charcoal Absorber

The annual cost of the 3-ton charcoal absorber is \$9691/year; thus, potential reductions to thyroid dose are considered. Per DCD Table 11.3-1 the total mass of charcoal in the Offgas System (OGS) is 237,000 kg (523,000 lb), or approximately 237 metric tonnes (262 tons). Addition of a 3-ton charcoal absorber provides an additional 1.1 percent capacity to the existing OGS. Section 12.2 shows that the annual airborne releases from the OGS represent approximately 4 percent of the total annual airborne releases. Additional charcoal absorbers would improve the holdup times of the xenon and krypton isotopes, but those only contribute 4.4 percent to the thyroid dose. Therefore, additional charcoal absorber material could make a maximum improvement of 0.18 percent of the 27.1 person-rem/year thyroid dose, or 0.05 person-rem/year. The \$9691/year cost of the 3-ton charcoal absorber augment divided by the annual dose reduction of 0.05 person-rem/year, results in an estimated cost of over \$190,000/person-rem saved. This augment exceeds the cost-benefit ratio of \$1000/person-rem and is eliminated from further consideration.

# **Charcoal Vault Refrigeration**

Charcoal vault refrigeration would improve the performance of the OGS which uses activated charcoal absorber beds to minimize and control the release of radioactive material into the atmosphere by delaying release of the offgas process stream. The annual cost of the charcoal vault refrigeration system is \$29,655/year. This value exceeds \$27,100 for person-rem/year thyroid dose and \$6700 person-rem/year whole body dose; therefore this augment exceeds the cost-benefit ratio of \$1000/person-rem and is eliminated from further consideration.

# Main Condenser Vacuum Pump Charcoal/HEPA Filtration System

The annual cost of the main condenser vacuum pump charcoal/HEPA filtration system is \$8210/year; thus, potential reductions to thyroid dose are considered. The addition of a main condenser vacuum pump charcoal/HEPA filtration system would provide for a reduction in the amount of iodides discharged from the plant. DCD Table 12.2-16 shows the mechanical vacuum pump contributes approximately 0.7 percent of the total iodine releases. The maximum improvement to the off-site dose would be 0.7 percent of the 27.1 person-rem/year thyroid dose, or less than 0.20 person-rem/year. The \$8210/year cost of the main condenser

vacuum pump HEPA filtration system augment divided by the annual dose reduction of 0.2 person-rem/year, results in an estimated cost of over \$41,000/person-rem saved. This augment exceeds the cost-benefit ratio of \$1000/person-rem and is eliminated from further consideration.

# 15,000-cfm HEPA Filtration System

ESBWR has four structures that contain potentially radioactive air: the Fuel Building, Radwaste Building, Reactor Building, and Turbine Building. Because the buildings all have flow rates that exceed the 15,000-cfm flow rate, multiple 15,000-cfm HEPA filters would be needed. The total annual cost for each 15,000-cfm HEPA filter is \$17,167 for those located in the Turbine Building, and \$27,952 for all other locations. The number of HEPA filters and the total annual cost for those filters is shown in Table 11.3-201.

These values all exceed \$27,100 for person-rem/year thyroid dose and \$6700 person-rem/year whole body dose; therefore this augment exceeds the cost-benefit ratio of \$1000/person-rem and is eliminated from further consideration.

# **Charcoal/HEPA Filtration Systems**

Table A-1 of Regulatory Guide 1.110 lists several charcoal/HEPA filtration system sizes, 1000-cfm, 15,000-cfm, and 30,000-cfm. It is assumed that these are to be combined in the most economical manner to envelope the building flow rates. There are different direct costs for the 15,000-cfm and 30,000-cfm systems depending on their location.

ESBWR has four structures that contain potentially radioactive air: the Fuel Building, Radwaste Building, Reactor Building, and Turbine Building. The exhaust systems for these buildings and their flow rates are listed in Table 11.3-201.

Because the buildings all have flow rates that exceed the 30,000-cfm flow rate, combinations of 1000-cfm, 15,000-cfm, and 30,000-cfm charcoal/HEPA filters are needed. The total annual cost for each 1000-cfm charcoal/HEPA filter is \$8231; each 15,000-cfm charcoal/HEPA filter is \$33,286 for those located in the Turbine Building, and \$34,792 for all other locations; and each 30,000-cfm charcoal/HEPA filter is \$54,958 for those located in the Turbine Building, and \$57,578 for all other locations. The number of HEPA filters and the total annual cost for those filters is shown in Table 11.3-202.

These values all exceed \$27,100 for person-rem/year thyroid dose and \$6700 person-rem/year whole body dose; therefore this augment exceeds the cost-benefit ratio of \$1000/person-rem and is eliminated from further consideration.

# 600-ft<sup>3</sup> Gas Decay Tank

The gas decay tank would be used as an augment to the OGS. The gas decay tank would be utilized to allow noble gas decay before release through the exhaust. Based on the OGS flow rate of 54 m<sup>3</sup>/hr (31.8 cfm) (DCD Table 12.2-15), the average residence time in the decay tank is 18.9 minutes.

The total tank size would need to be sized for 4.48 hours (Kr-85m half-life) of hold-up to impact the half-lives of the Ar and Kr isotopes (with the exception of Kr-85). Fifteen 600 ft<sup>3</sup> tanks would be required to provide a hold-up of 4.48 hours. Each 600 ft<sup>3</sup> tank has a total annual cost of \$9036, and 15 tanks would cost over \$135,000. This value exceeds the \$27,100 threshold for person-rem/year thyroid dose, and the \$6700 person-rem/year whole body dose; therefore this augment is not cost beneficial for dose reduction.

# Conclusion

There are no gaseous radwaste system augments that are cost beneficial to implement for Fermi 3.

# Table 11.3-201 HEPA Filter Locations and Costs

[EF3 SUP 11.3-1]

HVAC Subsystem	Flow (I/s)	No. of 15,000-cfm HEPA filters needed	Total Annual Cost per 15,000-cfm HEPA filter	Total Annual Cost for Augment
FBGAVS	13,550	2	\$27,952	\$55,904
FBFPVS	15,790	3	\$27,952	\$83,856
RWGAVS	25,000	4	\$27,952	\$111,808
REPAVS	32,000	5	\$27,952	\$139,760
CONAVS	20,010	3	\$27,952	\$83,856
TBE	52,800	8	\$17,167	\$137,336

# Acronyms from ESBWR DCD:

FBGAVS – Fuel Building General Area HVAC Subsystem

FBFPVS - Fuel Building Fuel Pool Area HVAC Subsystem

RWGAVS – Radwaste Building General Area HVAC Subsystem

REPAVS – Reactor Building Refueling and Pool Area HVAC Subsystem

CONAVS – Reactor Building Contaminated Area HVAC Subsystem

TBE – Turbine Building Exhaust

# Table 11.3-202 HEPA Filter Annual Costs

[EF3 SUP 11.3-1]

HVAC Subsystem	Flow (I/s)	No. and Type of Filters Used <sup>(1)</sup>	Total Annual Cost per Charcoal/HEPA filter	Total Annual Cost for Augment
FBGAVS	13,550	1x30,000	\$57,578	\$57,578
FBFPVS	15,790	1x30,000	\$57,578	\$90,502
		4x1000	\$8231	
RWGAVS	25,000	2x30,000	\$57,578	\$115,156
REPAVS	32,000	2x30,000	\$57,578	\$149,948
		1x15,000	\$34,792	
CONAVS	20,010	1x30,000	\$57,578	\$92,370
		1x15,000	\$34,792	
TBE	52,800	4x30,000	\$54,958	\$219,832

<sup>(1)</sup> Filter flow in cfm.

# Acronyms from ESBWR DCD:

FBGAVS - Fuel Building General Area HVAC Subsystem

FBFPVS - Fuel Building Fuel Pool Area HVAC Subsystem

RWGAVS - Radwaste Building General Area HVAC Subsystem

REPAVS - Reactor Building Refueling and Pool Area HVAC Subsystem

CONAVS - Reactor Building Contaminated Area HVAC Subsystem

TBE – Turbine Building Exhaust

# 11.4 Solid Waste Management System

This section of the referenced DCD is incorporated by reference with the following departures and/or supplements.

Replace the third and fourth sentences of the third paragraph with the following.

# EF3 DEP 11.4-1

The SWMS component capacities are provided in Table 11.4-1R. The estimated annual waste generated from the SWMS Subsystem is provided in Table 11.4-2R. Table 11.4-2R also identifies Class A, B, and C waste in accordance with 10 CFR 61.55 (DCD Reference 11.4-16) and the quantities of waste that would be shipped or stored in the long-term storage area of the Radwaste Building if a licensed disposal facility is not available.

Replace text references to DCD Table 11.4-1, Table 11.4-2, Figure 11.4-1, and Figure 11.4-2 with Table 11.4-1R, Table 11.4-2R, Figure 11.4-1R, and Figure 11.4-2R, respectively.

# 11.4.1 **SWMS Design Bases**

Replace the seventh bullet of the first paragraph with the following.

# EF3 DEP 11.4-1 STD COL 11.4-4-A

• The Radwaste Building has been configured to accommodate at least 10 years of packaged Class B and C waste and approximately three months of packaged Class A waste, considering routine operations and anticipated operational occurrences. This Class B and C waste storage capacity is based on a conservative estimate of the annual generation of low-level waste, without credit for potential waste minimization techniques and methods other than dewatering. In order to further minimize waste volume a more restrictive waste minimization plan is implemented. This plan will consider strategies to reduce generation of Class B and C waste, including reducing the in-service run length of resin beds, as well as resin selection, short-loading, and point of generation segregation techniques. Implementation of these techniques could substantially extend the capacity of the Class B and C storage area in the Radwaste Building.

Add the following after the second paragraph.

#### **STD SUP 11.4-1**

The LWMS offsite dose calculations, which are described in Subsection 12.2.2.4, include the offsite doses from the SWMS liquid effluents, as they are processed by the LWMS. Similarly, the GWMS offsite dose calculations, which are described in Subsection 12.2.2.2 include the offsite doses from the SWMS gaseous effluents, as they are inputs processed by the GWMS. The cost-benefit analyses in Section 11.2.1 for the LWMS and in Section 11.3.1 for the GWMS address the liquid and gaseous effluents that are generated from solid waste processing by the SWMS. Because these two cost-benefit analyses include the liquid and gaseous effluents from the SWMS, the augments considered for the LWMS and GWMS apply to the SWMS, which provides inputs to those systems. As described in Sections 11.2.1 and 11.3.1, no augments are needed for the LWMS and GWMS to comply with 10 CFR 50, Appendix I, Section II.D. Therefore, no augments are needed for the SWMS to comply with 10 CFR 50, Appendix I, Section II.D.

Replace the fourth sentence of the forth paragraph with the following.

#### STD COL 11.4-5-A

Subsection 12.3.1.5 discusses how the ESBWR design features and procedures for operation will minimize contamination of the facility and environment, facilitate decommissioning, and minimize the generation of radioactive wastes, in compliance with 10 CFR 20.1406. Section 13.5 describes the requirement for procedures for operation of the radioactive waste processing system. Operating procedures for SWMS required by Section 12.4, Section 12.5, and Section 13.5 address requirements of 10 CFR 20.1406.

# 11.4.2.2 **System Operation**

# 11.4.2.2.1 **SWMS Collection Subsystem**

Replace the fourth paragraph with the following.

## EF3 DEP 11.4-1

When sufficient bead resins have been collected in the high or low activity resin holdup tanks, they are mixed via the high or low activity circulation pump and sent to the SWMS Processing Subsystem via the

high or low activity transfer pump. When sufficient bead resins have been collected in the condensate resin holdup tank, they are mixed via the low activity circulation pump and sent to the LWMS pre-treatment ion-exchanger for reuse or the SWMS Processing Subsystem via the low activity transfer pump.

Replace the last two sentences of the fifth paragraph with the following.

#### EF3 DEP 11.4-1

The suspended solids are allowed to settle and the residual water is transferred by the respective decant pump to the equipment drain collector tanks or the floor drain collector tanks for further processing. When sufficient sludges have been collected in the tank, the sludges are normally mixed by the low activity circulation pump and sent to the SWMS Processing Subsystem by the low activity transfer pump.

# 11.4.2.2.2 **SWMS Processing**

Replace the last paragraph with the following.

# EF3 DEP 11.4-1

The estimated annual waste generated from the SWMS Subsystems is provided in Table 11.4-2R. Table 11.4-2R also identifies Class A, B, and C waste in accordance with 10 CFR 61.55 (DCD Reference 11.4-16) and the quantities of waste that would be shipped or stored.

Typically, HICs of approximately 120 cubic feet each will be used for packaging Class B and C spent resins and sludge and HICs of approximately 215 cubic feet each will be used for packaging Class A spent resins and sludge. The larger containers can be used for Class A waste because radionuclide concentrations are lower so more waste can be placed in one container without exceeding radiation levels for transportations or disposal.

# 11.4.2.2.4 Container Storage Subsystem

Replace the first paragraph with the following.

## EF3 DEP 11.4-1

The Radwaste Building is configured to accommodate at least 10 years of packaged Class B and C waste and approximately three months of

packaged Class A waste, considering routine operations and anticipated operational occurrences.

Containers used for packaged waste include the following:

- HICs (approximately 215 cubic feet each for Class A and approximately 120 cubic feet each for Class B/C) used for spent resins and sludge
- 55-gallon drums (approximately 7.65 cubic feet each) used for DAW
- B-25 Boxes (metal boxes approximately 96 cubic feet each) used for DAW and miscellaneous parts
- Other shipping containers as necessary

See Figure 1.2-23R and Figure 11.4-1R for container storage schemes and sequencing.

Hydrogen and biogas can be generated in packaged and stored waste. The hydrogen is a result of the radiolytic decomposition of the resin beads (i.e. styrene). The biogas is a result of microorganisms and other materials necessary to support growth and metabolism of the microorganisms (i.e. nutrients) introduced into the waste stream from the environment.

HICs are provided with a passive vent equipped with a high efficiency particulate air (HEPA) filter. The HICs will vent to the general area in which they are being stored. The HICs will be provided with shield "bells". A shield bell is a steel, vertical right circular cylinder with an open bottom. It is also capable of venting to the general area. Shield bells are placed over HICs to provide radiation shielding. The Radwaste Building HVAC System is sized and designed to prevent hydrogen or biogas from accumulating in the general storage area. Furthermore, the general storage area will be monitored with hydrogen/explosive gas detectors that will alarm in the Radwaste Control Room.

The filters on the containers' vents will prevent migration of radioactive particulate. Should a filter break-through, the Radwaste Building's HVAC will control any contamination and direct it through the system's filters and exhaust the air through the Radwaste Building Ventilation Stack which is a radiologically monitored release point.

HICs will be equipped with a dewatering stone (i.e. filter) to permit verification/final dewatering after removal from storage and prior to shipment for disposal. The verification/final dewatering will be

accomplished in a Dewatering Station on Elevation 4650 of the Radwaste Building or at an approved alternate facility (e.g. off-site vendor). Reprocessing/repackaging of stored wastes prior to shipment for final disposal will be performed as needed.

# 11.4.2.3.1 **Pumps**

Replace section 11.4.2.3.1 with the following.

# EF3 DEP 11.4-1

Typically three types of pumps are utilized in the SWMS. The decant and concentrated waste pumps are centrifugal pumps. Air operated diaphragm type pumps are utilized in dewatering stations and for circulation pumps; and the transfer pumps are progressing cavity type pumps. All pumps are constructed of materials suitable for the intended service. Pump codes are per the noted requirements of DCD Table 3.2-1 for K20 Solid Waste Management Systems and DCD Table 11.2-1.

# 11.4.2.3 **Detailed System Component Description**

# 11.4.2.3.5 **SWMS Processing Subsystem**

Replace the last three sentences of the second paragraph with the following.

# STD COL 11.4-1-A

Testing of the SWMS includes testing specified in Table 1 of RG 1.143. Implementation of the programs described in Section 12.1, for maintaining occupational dose ALARA, and Section 12.5, Radiation Protection Program, ensure that operation, maintenance, and testing of the SWMS satisfy the guidance in RG 8.8.

## STD COL 11.4-2-A

Specific equipment connection configuration and plant sampling procedures are used to implement the guidance in Inspection and Enforcement (IE) Bulletin 80-10 (DCD Reference 11.4-19). The non-radioactive systems, which are connected to radioactive or potentially radioactive portions of SWMS, are protected from contamination with an arrangement of double check valves in each line. The configuration of each line is also equipped with a tell-tale connection, which permits periodic checks to confirm the integrity of the line and its check valve arrangement. Plant procedures describe sampling of

non-radioactive systems that could potentially become contaminated by cross-connection with systems that contain radioactive material. In accordance with the guidance in RG 1.109, exposure pathways that may arise due to unique conditions are considered for incorporation into the plant-specific ODCM if they are likely to contribute significantly to the total dose.

STD COL 11.4-3-A

Waste classification and process controls are described in the PCP. NEI 07-10A, "Generic FSAR Template Guidance for Process Control Program (PCP)," is incorporated by reference. Reference 11.4-201. The milestone for development and implementation of the PCP is addressed in Section 13.4.

#### 11.4.6 **COL Information**

# 11.4-1-A SWMS Processing Subsystem Regulatory Guide Compliance

STD COL 11.4-1-A This COL item is addressed in Subsection 11.4.2.3.5.

11.4-2-A Compliance with IE Bulletin 80-10

STD COL 11.4-2-A This COL item is addressed in Subsection 11.4.2.3.5.

11.4-3-A Process Control Program

STD COL 11.4-3-A This COL item is addressed in Subsection 11.4.2.3.5.

11.4-4-A Temporary Storage Facility

**STD COL 11.4-4-A** This COL item is addressed in Subsection 11.4.1.

11.4-5-A **Compliance with Part 20.1406** 

STD COL 11.4-5-A This COL item is addressed in Subsection 11.4.1.

#### 11.4.7 References

11.4-201 NEI 07-10A, Generic FSAR Template Guidance for Process Control Program (PCP).

# Table 11.4-1R SWMS Component Capacities

[EF3 DEP 11.4-1]

Equipment Description	Type	Quantity	Nominal Capacity* Liter (Gal)			
Tanks						
High Activity Resin Holdup Tank	Vertical, Cylindrical	1	70,000 (18,494)			
Low Activity Resin Holdup Tank	Vertical, Cylindrical	1	70,000 (18,494)			
Condensate Resin Holdup Tank	Vertical, Cylindrical	1	70,000 (18,494)			
Low Activity Phase Separator	Vertical, Cylindrical	1	55,000 (14,531)			
High Activity Phase Separator	Vertical, Cylindrical	1	12,000 (3,170)			
Concentrated Waste Tank	Vertical, Cylindrical	1	60,000 (15,852)			
Pumps						
High Activity Decant Pump	Horizontal, Centrifugal	2	333L/min (88gpm)			
Low Activity Decant Pump	Horizontal, Centrifugal	2	333L/min (88gpm)			
High Activity Transfer Pump	Horizontal, Progressing Cavity	2	379L/min (100gpm)			
Low Activity Transfer Pump	Horizontal, Progressing Cavity	2	379L/min (100gpm)			
High Activity Circulation Pump	Diaphragm	2	833 L/min (220gpm)			
Low Activity Circulation Pump	Diaphragm	2	833 L/min (220gpm)			
Concentrated Waste Pump	Horizontal, Centrifugal	2	1,333L/min (352gpm)			
Process Equipment						
Dewatering Equipment Fill Head	N/A	2	-			
Dewatering Pump	Diaphragm	2	75L/min (20gpm)			

<sup>\*</sup>For tanks, nominal capacity refers to the operating tank capacity. Nominal capacity for pumps is in liters/min (gallons/min).

Waste Type	Waste Class Per 10 CFR 61.55	Estimated Annual Waste Generation m <sup>3</sup> /yr (ft <sup>3</sup> /yr)	Estimated Annual Shipped Volume <sup>2</sup> m <sup>3</sup> /yr (ft <sup>3</sup> /yr)	Estimated Annual Volume Subject to Long-Term Storage m³/yr (ft³/yr)
Dry Active Wastes (DAW)				
Combustible waste:	Α	225 (7,951)	225 (7,951)	-
Compactable waste:	Α	38 (1,343)	38 (1,343)	-
Other waste:	Α	100 (3,534)	100 (3,534)	-
DAW Total	А	363 (12,827)	363 (12,827)	-
Wet Solid Wastes				
RWCU Spent Bead Resin:	B/C	7.6 (269)	-	7.6 (269)
FAPCS Spent Bead Resin <sup>4</sup>	B/C	8.0 (283)	-	8.0 (283)
Condensate Purification System Spent Bead Resin:	A	33.8 (1,194)	33.8 (1,194)	-
LWMS Spent Bead Resin:	Α	5.4 (191)	5.4 (191)	-
Condensate Purification System Filter Sludge:	Α	5.2 (184)	5.2 (184)	-
LWMS Filter Sludge:	Α	0.8 (28.3)	0.8 (28.3)	-
LWMS Concentrated Waste <sup>3</sup> :	Α	50 (1,766)	25 (883)	-
Wet Solid Waste Total	Α	110.8 (3,915)	70.2 (2,480)	15.6 (552)
Mixed Waste:	-	0.416 (14.71)	0.416 (14.71)	-

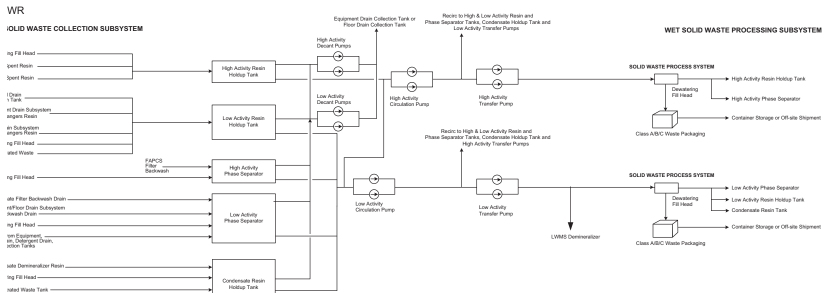
<sup>1</sup> If waste is compacted using a third party service, the estimated annual shipped waste volume provided in Table 11.4-2R may be reduced depending on the type and level of waste and the waste compacting equipment and resulting compaction performance.

<sup>2</sup> Value is a long-term average of resins and sludges in the dewatered condition and all other wastes packaged for shipment. The values for resins and sludges in the above table are volumes packaged for shipment.

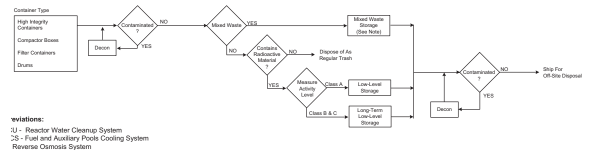
<sup>3</sup> The volume reduction is based on LWMS Concentrated Waste moisture removal. An estimate of 50% volume reduction is thought to be conservative based on current moisture removal technologies, such as drying and membrane-based operations.

The exact type of filters in the fuel pool system has not been established. There will be a small amount of filter sludge generated. This amount will be minimal and can be accommodated in the long-term storage plan.

<sup>5</sup> Irradiated hardware is not addressed here. It will be addressed by the applicant on a case-by-case basis.



#### AINER STORAGE SUBSYSTEM



#### : EPA Requirements set forth in 40 CFR may

/ - High Conductivity Waste

also apply to this particular waste.

#### DRY ACTIVE WASTE PROCESSING

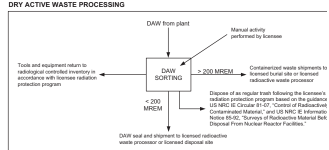
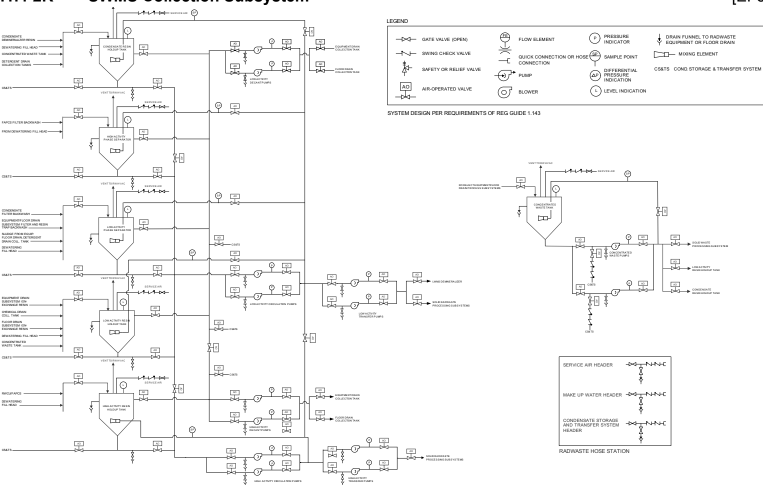


Figure 11.4-2R SWMS Collection Subsystem



	11.5 Process Radiation Monitoring System  This section of the referenced DCD is incorporated by reference with the following departures and/or supplements.			
	Add the following paragraph at the end of this section.			
STD COL 11.5-3-A	Replace text references to DCD Table 11.5-5 with Table 11.5-201.			
	11.5.4.4 Setpoints			
	Replace the first sentence in this section with the following.			
STD COL 11.5-2-A	The derivation of setpoints used for offsite dose monitors described in the ODCM. Refer to Subsection 11.5.4.5 for a discussion regarding ODCM development and implementation.			
	11.5.4.5 Offsite Dose Calculation Manual			
	Replace this section with the following.			
STD COL 11.5-2-A	The methodology and parameters used for calculation of offsite dose and monitoring are described in the ODCM. NEI 07-09A, Generic FSAR Template Guidance for Offsite Dose Calculation Manual (ODCM) Program Description, is incorporated by reference. (Reference 11.5-201) The milestone for development and implementation of the ODCM is addressed in Section 13.4. [START COM 11.5-001] The provisions for sampling liquid and gaseous waste streams identified in Table 11.5-201 and DCD Table 11.5-6, and the provisions for batch liquid releases identified in DCD Table 11.5-7, will be included in the ODCM.[END COM 11.5-001] lodine concentrations in the reactor water are maintained less than the values in Table 12.2-205 per the ODCM.			
	11.5.4.6 Process and Effluent Monitoring Program			
	Replace this section with the following.			
	- Topiaco uno cocacii mai uio ionoming.			

# STD COL 11.5-3-A

The program for process and effluent monitoring and sampling is described in the ODCM. Refer to Subsection 11.5.4.5 for a discussion regarding ODCM development and implementation.

## 11.5.4.7 Sensitivity or Subsystem Lower Limit of Detection

Replace this section with the following.

# STD COL 11.5-1-A

The ODCM describes the methodology for deriving the lower limit of detection for each effluent monitor. Refer to Subsection 11.5.4.5 for a discussion regarding ODCM development and implementation. The estimated sensitivities (i.e., the dynamic detection ranges) of process radiation monitors are described in DCD Tables 11.5-2 and 11.5-4. The bases for these values are provided in DCD Table 11.5-9. These ranges are adjusted according to unique plant configurations and radiation background in accordance with written procedures. The processes described in these procedures are consistent with the bases defined in DCD Table 11.5-9. If changes to the values in DCD Tables 11.5-2 or 11.5-4 are necessary, the FSAR is updated to reflect these new values.

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# 11.5.4.8 Site Specific Offsite Dose Calculation

Replace this section with the following.

# STD COL 11.5-4-A

10 CFR 50, Appendix I guidelines are addressed in the ODCM. Refer to Subsection 11.5.4.5 for a discussion regarding ODCM development and implementation.

Site-specific evaluations for dose to members of the public are addressed in Section 12.2.

#### 11.5.4.9 Instrument Sensitivities

Replace this section with the following.

#### STD COL 11.5-5-A

The sensitivities, sampling and analytical frequencies and bases for each gaseous and liquid sample are described in the ODCM. Refer to Subsection 11.5.4.5 for a discussion regarding ODCM development and implementation.

	11.5.5.8 Setpoints
	Replace this section with the following.
STD COL 11.5-2-A	Refer to Subsection 11.5.4.4.
	Replace DCD Table 11.5-5 with Table 11.5-201.
	11.5.7 COL Information
	11.5-1-A Sensitivity or Subsystem Lower Limit of Detection
STD COL 11.5-1-A	This COL item is addressed in Subsection 11.5.4.7.
	11.5-2-A Offsite Dose Calculation Manual
STD COL 11.5-2-A	This COL item is addressed in Subsection 11.5.4.4, Subsection 11.5.4.5, and Subsection 11.5.5.8.
	11.5-3-A Process and Effluent Monitoring Program
STD COL 11.5-3-A	This COL item is addressed in Section 11.5 and Subsection 11.5.4.6,
	Table 11.5-201, Subsection DCD Table 11.5-2 and Subsection DCD Table 11.5-4.
	11.5-4-A Site Specific Offsite Dose Calculation
STD COL 11.5-4-A	This COL item is addressed in Subsection 11.5.4.8.
	11.5-5-A Instrument Sensitivities
STD COL 11.5-5-A	This COL item is addressed in Subsection 11.5.4.9.
	11.5.8 References
	11.5-201 NEI 07-09A, "Generic FSAR Template Guidance for Offsite Dose Calculation Manual (ODCM) Program Description"
	DCD Table 11.5-2
	Replace the "Note 2" wording with the following.
STD COL 11.5-3-A	Activity levels are expected to be at the subsystem's lower limit of detection (LLD). Applicable values are included in the plant-specific ODCM. See Section 12.2 for expected activity of various processes and effluents

# **DCD Table 11.5-4**

Replace the "Note 2" wording with the following.

# STD COL 11.5-3-A

Activity levels are expected to be at the subsystem's LLD. Applicable values are included in the plant-specific ODCM. See Section 12.2 for expected activity of various processes and effluents.

	Process Systems as listed in		In Process	In Effluent	
No.	NUREG-0800, SRP 11.5 Table 2 (Draft Rev. 4)	ESBWR System(s) that Perform the Equivalent SRP 11.5 Function (Note 1)	Grab Notes 2 & 7	Grab Notes 2 & 7	Continuous Notes 2 & 7
1	Liquid Radwaste (Batch) Effluent System Note 3	Equipment (Low Conductivity) Drain Subsystem Floor (High Conductivity) Drain Subsystem Detergent Drain Subsystem	S&A	S&A, H3 Note 4	
2	Service Water System and/or Circulating Water System	Plant Service Water System and Circulating Water System		S&A, H3 Note 9	
3	Component Cooling Water System	Reactor Component Cooling Water System	S&A	S&A H3	(S&A) Notes 6 & 8
4	Spent Fuel Pool Treatment System	Spent Fuel Pool Treatment System	S&A	S&A H3	(S&A) Notes 6 & 8
5	Equipment & Floor Drain Collection and Treatment Systems	LCW Drain Subsystem HCW Drain Subsystem Detergent Drain Subsystem Chemical Waste Drain Subsystem Reactor Component Cooling Water System (RCCWS) Drain Subsystem		S&A H3	(S&A) Notes 6 & 8
6	Phase Separator Decant & Holding Basin Systems	Equipment (Low Conductivity) Drain Subsystem Floor (High) Drain Subsystem		S&A H3	(S&A) Notes 6 & 8
7	Chemical & Regeneration Solution Waste Systems	Chemical Waste Drain Subsystem		S&A H3	(S&A) Notes 6 & 8
8	Laboratory & Sample System Waste Systems	Chemical Waste Drain Subsystem		S&A H3	(S&A) Notes 6 & 8
9	Laundry & Decontamination Waste Systems	Detergent Drain Subsystem		S&A H3	(S&A) Notes 6 & 8
10	Resin Slurry, Solidification & Baling Drain Systems	Equipment (Low Conductivity) Drain Subsystem Floor (High) Drain Subsystem		S&A H3	(S&A) Notes 6 & 8
11	Storm & Underdrain Water System	Storm Drains		S&A, H3 Notes 3 & 10	

	Process Systems as listed in		In Process	In Effluent	
No.	NUREG-0800, SRP 11.5 Table 2 (Draft Rev. 4)	ESBWR System(s) that Perform the Equivalent SRP 11.5 Function (Note 1)	Grab Notes 2 & 7	Grab Notes 2 & 7	Continuous Notes 2 & 7
12	Tanks and Sumps Inside Reactor Building	Equipment (Low Conductivity) Drain Subsystem Floor (High) Drain Subsystem Chemical Waste Drain Subsystem Detergent Drain Subsystem		S&A H3	(S&A) Notes 6 & 8
13	Ultrasonic Resin Cleanup Waste Systems	Note 5		Note 5	Note 5
14	Non-Contaminated Waste Water System	Sanitary Waste Discharge System		S&A, H3 Note 11	
15	Liquid Radioactive Waste Processing Systems (Includes Reverse Osmosis Systems)	Liquid Radioactive Waste Processing Systems (Includes Reverse Osmosis Systems)	S&A	(S&A, H3)	(S&A) Notes 6 & 8

# Table 11.5-201 Provisions for Sampling Liquid Streams (Notes) [STD COL 11.5-3-A]

Notes for Table 11.5-201:

- 1. Table 11.5-201 addresses sampling provisions for ESBWRs as recommended in Table 2 of SRP 11.5 for BWRs. For process systems identified for BWRs in SRP 11.5 Table 2, but not shown in Table 11.5-201, those systems are not applicable to ESBWR. In some cases, there are multiple subsystems that are used to perform the overall equivalent SRP function and are listed as such in the column.
- 2. S&A = Sampling & Analysis of radionuclides, to include gross radioactivity, identification and concentration of principal radionuclides and concentration of alpha emitters; H3 = Tritium.
- 3. Liquid Radwaste is processed on a batch-wise basis. The Liquid Waste Management System sample tanks can be sampled for analysis of the batch. See DCD Section 11.2.2.2 for more information on Liquid Radwaste Management.
- 4. Monitoring of effluents from the Equipment, Floor, and Detergent Drain Subsystems is included in the Offsite Dose Calculation Manual.
- 5. The ESBWR does not include ultrasonic resin cleanup waste system at this time. Should one be installed, the Liquid Waste Management System would provide sampling and monitoring provisions.
- 6. The use of parenthesis indicates that these provisions are required only for the systems not monitored, sampled, or analyzed (as indicated) prior to release by downstream provisions.
- 7. The sensitivity of detection, also defined here as the Lower Limit of Detection (LLD), for each indicated measured variable, is based on the applicable radionuclide (or collection of radionuclides as applicable) as given in ANSI/IEEE N42.18.
- 8. Processed through radwaste Liquid Waste Management System (LWMS) prior to discharge. Therefore, this process system is monitored, sampled, or analyzed prior to release by downstream provisions. See Note 6 above. Depending on utility's discretion, additional sampling lines may be installed. Continuous Effluent sampling is not required per Standard Review Plan 11.5 Draft Rev. 4, April 1996, Table 2 for this system function.
- 9 Grab samples can be obtained from a cooling tower basin. See Subsection 9.2.1.2 for the PSWS cooling tower basin and Subsection 10.4.5.2.3 for the Circulating Water System cooling tower basin.
- 10 Grab samples can be obtained from the Condensate Storage Tank (CST) basin sump. See DCD Section 9.2.6.2.
- 11 Grab samples can be obtained from the sewage treatment plant. See Subsection 9.2.4.2.