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## DEFENSE NUCLEAR FACILITIES SAFETY BOARD



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January 29, 2007

The Honorable James A. Rispoli Assistant Secretary for Environmental Management U.S. Department of Energy 1000 Independence Avenue, SW Washington, DC 20585-0113

Dear Mr. Rispoli:

The Department of Energy (DOE) has tasked Washington Savannah River Company with the design of the Container Surveillance and Storage Capability (CSSC) project at the Savannah River Site. CSSC is a major modification within the K-Area Complex that will provide examination, stabilization, and repackaging capabilities for plutonium-bearing materials packaged in accordance with DOE-STD-3013, *Stabilization, Packaging, and Storage of Plutonium-Bearing Materials.* It will also provide rack storage for approximately 1,900 containers. The project received Critical Decision-1 approval in March 2006.

The Defense Nuclear Facilities Safety Board (Board) recently completed a review of the preliminary design and safety strategy for this project. Observations of the Board's staff are documented in the enclosed report and transmitted to you for information and use as appropriate. The Board notes that many significant safety issues, which are identified in the enclosed report, remain to be addressed.

Sincerely

A. J. Eggenberger Chairman

c: Mr. Jeffrey M. Allison Mr. Mark B. Whitaker, Jr.

Enclosure

## **DEFENSE NUCLEAR FACILITIES SAFETY BOARD**

Review of the Container Surveillance and Storage Capability

## **Staff Issue Report**

January 4, 2007

MEMORANDUM FOR:J. K. Fortenberry, Technical DirectorFROM:C. Shuffler

**SUBJECT:** 

Project This report documents a review by the staff of the Defense Nuclear Facilities Safety

Board (Board) of the Container Surveillance and Storage Capability (CSSC) project at the Savannah River Site (SRS). CSSC is a major modification within the K-Area Complex that will provide examination, stabilization, and packaging capabilities for plutonium-bearing materials in 3013 containers. It will also provide rack storage for approximately 1,900 3013 containers. Members of the Board's staff V. Anderson, F. Bamdad, R. Kasdorf, R. Layton, and C. Shuffler and site representative J. Contardi met with representatives of Washington Savannah River Company (WSRC) and the Department of Energy (DOE) during the week of November 13, 2006, to review the organization of the project team and activities related to the preliminary design and safety basis development.

**Background.** SRS is being considered for consolidated storage of excess plutonium from across the DOE complex, most of which is packaged in accordance with DOE-STD-3013, *Stabilization, Packaging, and Storage of Plutonium-Bearing Materials.* The standard provides criteria to ensure that safe storage conditions are maintained for 50 years, but this is contingent upon periodic surveillance of the 3013 containers to validate key assumptions. If unsafe conditions are detected (e.g., pressurization, corrosion), the standard provides criteria for stabilization, and repackaging plutonium oxide and metal into new 3013 containers. Surveillance, stabilization, and repackaging capabilities were originally slated for F-Area, but changes to the design basis threat in 2004 drove project costs too high. A decision was made to relocate the project to K-Area to take advantage of the existing K-Area Materials Storage (KAMS) security infrastructure, thus maintaining only one Category I storage facility at SRS.

The CSSC project received Critical Decision-1 (CD-1) approval in March 2006. As part of the CD-1 package, WSRC performed a preliminary hazards analysis (PHA) and identified initial safety-related structures, systems, and components (SSCs). The facility's ventilation system was designed as safety-significant to operate during and after a fire. Subsequent preliminary design calculations showed that the filters were not protected from excessive soot loading. In May, DOE directed WSRC to perform an engineering evaluation of potential design solutions to the postfire active confinement problem. Solutions included different functional classifications for fire detection and suppression systems, fire zones, and ventilation systems. WSRC forwarded the completed study to DOE in September with a thorough description of a recommended alternative. WSRC provided detailed discussion of this alternative during the staff's review, as described in the next section of this report. DOE has not yet approved the new design. WSRC estimates that the new safety strategy will increase the total project cost by about \$15 million. The preliminary total project cost range at CD-1 was \$79 to \$97 million.

**Facility Description.** CSSC is a Hazard Category 2 facility that will provide nondestructive examination of 3013 containers and 9975 shipping packages (about 100/year) and destructive examination of 3013 containers (about 27/year). Nondestructive examination of 3013 containers involves contamination surveys and visual inspections, weight measurements, digital radiography, and nondestructive assay (i.e., gamma and calorimetric assay). Digital radiography verifies acceptable storage pressure in the inner 3013 container by measuring lid deflection. Nondestructive examination of 9975 shipping packages includes visual inspections, weight measurements, dimensional verifications (o-rings, Celotex insulation), and temperature measurements.

Destructive examination occurs within a glovebox, where 3013 containers are opened, gas and material samples are collected,<sup>1</sup> and plutonium is stabilized. Oxide materials are stabilized in a furnace, where high temperature and an oxidizing atmosphere drive off moisture and volatile compounds. These compounds can pressurize the container through radiolytic and thermal degradation during storage. Metal is stabilized by brushing off any loose oxide coating. Alternatively, metal may be converted to oxide in the furnace before undergoing normal oxide stabilization. Stabilized plutonium is sealed into welded inner and outer 3013 containers, and placed into a 9975 shipping package for return to KAMS; 3013 containers may also be stored directly in the rack storage area of CSSC.

The facility design recommended by WSRC divides CSSC into five major process areas: (1) the packaging area (nondestructive surveillance of 3013 containers and 9975 shipping packages); (2) the neutron multiplicity area (nondestructive assay of 3013 containers); (3) the glovebox control area (destructive examination of 3013 containers and stabilization and repackaging activities); (4) the mezzanine area (safety-related equipment storage); and (5) the rack storage area.

The proposal provides each area with its own safety-class fire detection and safety-class gaseous fire suppression system, safety-class fire barriers (building structure, fire dampers, fire doors, penetration seals), and safety-significant active confinement ventilation system. The ventilation system is supported by a safety-significant backup diesel generator. All fire barriers, fire detection and suppression equipment, and ventilation system components, including the diesel generator are designed to Performance Category-3 (PC-3) criteria. If a fire occurs in a process area, the area is passively sealed, and FM-200 gaseous agent is introduced. The facility's ventilation supply shuts down, and the exhaust system transitions to a low-flow mode. This is

<sup>&</sup>lt;sup>1</sup> Headspace gas and stabilized plutonium material samples are sent to Savannah River National Laboratory for chemical and moisture analysis. Empty 3013 containers are also sent to the laboratory for metallurgical analysis.

accomplished by isolating the normal 40 horsepower exhaust fans and starting a lower-flow 5 horsepower unit. The low-flow fan provides enough suction to maintain differential pressure zones within the facility without compromising the integrity of the passively sealed fire area (i.e., it limits leakage of the FM-200 suppression agent from the fire area). It is the ventilation hardware and controls supporting this low-flow mode that are classified as safety-significant. The normal design exhaust flow rate is 9,100 cubic feet per minute, but the rate will be reduced to about 600 cubic feet per minute when required.

**Project Execution.** The project's application of the critical decision process described in DOE Order 413.3, *Program and Project Management for the Acquisition of Capital Assets*, is nontraditional although within the bounds allowed by the Order for flexibility. Specifically, the project is pursuing four phased combinations of the performance baseline and construction milestones (i.e., CD-2 and CD-3). The content and estimated approval date for each milestone are as follows:

- CD-2A/3A authorizes dismantlement and removal activities in project areas for old K-Reactor hardware. Approval is expected in January 2007.
- CD-2B/3B authorizes fabrication of the safety-significant glovebox and safety-class 3013 storage racks. Major inputs include the fire safety strategy and the criticality and accident analyses. Approval is expected in July 2007.
- CD-2C/3C approves the design of remaining safety systems. Major inputs include a Preliminary Documented Safety Analysis (PDSA), Fire Hazards Analysis, and Nuclear Criticality Safety Evaluation (NCSE). Approval is expected by the end of 2007.
- CD-3 approves the entire design and authorizes full construction activities. An estimated approval date is not available.

Staff Observations. The staff's review yielded the observations summarized below.

Hazards Identification and Analysis—The PHA was recently revised to support WSRC's design proposal for postfire active confinement ventilation. The staff reviewed this document and identified several weaknesses. Examples include lack of consideration of toxicological hazards from process gases (e.g., FM-200, CO<sub>2</sub>), lack of assessment of loss of ventilation cooling in the rack storage area and its potential consequences, and insufficient basis for concluding that a seismically induced full-facility (i.e., the CSSC facility) fire is incredible. This latter concern will be addressed in a future calculation. The staff also pointed out that the controls selection matrix improperly screens out low-probability operational events with moderate worker consequences (i.e., less than 100 rem) from consideration for facility controls. This contradicts guidance provided in Appendix A of DOE-STD-3009, *Preparation Guide for U.S. Department of Energy Non-Reactor Nuclear Facility Documented Safety Analyses*.

Unmitigated consequence calculations supporting the PHA do not apply guidance provided in the Office of Environmental Management's (EM) July 18, 2006, memorandum on the early integration of safety into design. Most notably, the direction to apply 95 percent meteorology and a 3 cm surface roughness factor to collocated worker dose calculations was not followed. The most significant hazard at CSSC involves a fire-induced pressurized release of material from a 3013 container. Estimated doses to the off-site public and collocated workers are 1.3 rem and 695 rem per container, respectively. Five containers are conservatively assumed to be at risk in the worst-case fire accident, increasing the consequences to 6.5 rem and 3475 rem, respectively. These doses, and others supporting the hazards analysis, would increase if the EM guidance were applied, potentially leading to the identification of additional safety controls.

WSRC was receptive to the staff's comments, and DOE has already directed WSRC to revise the PHA to incorporate the EM guidance. Safety basis development is still at an early stage, and appears adequate for this phase of the project. WSRC plans to issue a draft PDSA by the end of 2007.

Safety Systems—The PHA identifies 17 potential safety-significant and safety-class SSCs for CSSC. Several of these and other engineered controls credited as general service are under review by WSRC for potential reclassification as a result of new design information and the evolving safety strategy for the facility. For example, the safety-significant transport cart used to move 3013 containers between workstations in a critically safe configuration may require a safety-class designation if cart features protecting containers from direct flame impingement are credited in the evolving fire protection strategy. The safety-significant can-puncture device, which vents 3013 containers within the glovebox before opening, may also need to be upgraded and redesigned to accommodate flammable mixtures of hydrogen and oxygen in 3013 containers.

The fire detection and suppression system is designated safety-class to prevent a fireinduced pressurized release of material from the facility. It also supports operation of the active confinement ventilation system by limiting soot loading on the filters. Each fire area, including the storage vault, has redundant fire detection, gaseous suppression, and fire dampers to meet single-failure criteria. Although no guidance currently exists for the design of safety-class fire suppression systems, the staff believes the proposed design is reasonable.

WSRC discussed criteria under development to protect 3013 containers in the interim between initiation of a fire and activation of the suppression system. Current proposals center on preventing direct flame impingement on containers. The staff believes a critical element of the protection approach will be the design of the fire detection system. Its sensitivity and therefore response time is heavily dependent on such factors as type of combustibles, ventilation system operation, compartment geometry, and smoke transport characteristics. All of these factors will need to be considered as the design of this safety-class system moves forward. In addition, the expansion joint that is part of the CSSC structure needs to be assessed during a seismic event. Like the structure, this joint has a safety-class function to confine radioactive material during accidents and FM-200 agent during fires. The staff also discussed the criticality safety strategy for CSSC. WSRC believes that sufficient administrative and engineered controls will be implemented to render the probability of a criticality event incredible (i.e., below  $10^{-6}$  per year). Nuclear Incident Monitors (NIMs) are therefore not included in the design. Such an approach is allowed under DOE Order 420.1A, *Facility Safety*, as invoked in the current WSRC contract. Revision B of the Order, which WSRC plans to apply to its criticality evaluation, does not allow the incredibility argument. Instead, it refers to American National Standards Institute/American Nuclear Society Standard 8.3, *Criticality Accident Alarm System*, and direction that is not as clear when determining the need for criticality alarms. The standard is subject to interpretation, and must be reviewed in combination with the criticality analysis and control set proposed by the facility. The NCSE will be available in early 2007, and the staff will perform a detailed review of the criticality safety strategy and the proposed NIMs exemption at that time.

General Observations—The staff identified a few additional weaknesses with the potential for a negative impact on project safety. For example, major inputs and assumptions for preliminary design are scattered throughout several safety and design documents, making the job of implementing and tracking these key criteria a difficult task for the WSRC design authority. Developing a systematic program to maintain unverified inputs and assumptions, document their origin, and track them to completion could be of great benefit. Another example involves the integration of radiological controls with process design to minimize the spread of contamination. WSRC plans to introduce 3013 containers into the glovebox from its maintenance side, which has a higher potential for contamination than the operating side. The staff questioned why this operation could not be performed from the operating side. WSRC agreed to evaluate this issue when it performs time and motion studies. Finally, the staff questioned the basis for excluding nonseismic natural phenomenon hazards from the design criteria for the safety-significant PC-3 ventilation system and diesel generator. The staff encouraged WSRC to either document this basis or protect the assumption that nonseismic natural phenomenon hazards do not pose a significant risk to workers or the off-site public.