

Department of Energy

Washington, DC 20585

FEB 0 9 2007

The Honorable A.J. Eggenberger Chairman Defense Nuclear Facilities Safety Board 625 Indiana Avenue NW, Suite 700 Washington, DC 20004-2901

Dear Mr. Chairman:

This letter provides the enclosed report that you requested in your January 10, 2007, letter regarding geotechnical and structural issues associated with the design of the Salt Waste Processing Facility (SWPF) at the Savannah River Site (SRS). This report addresses the Defense Nuclear Facilities Safety Board issues identified in the letter and enclosed Staff Issue Report, and outlines planned actions for successful resolution. The report also identifies Department of Energy (DOE) actions to oversee the geotechnical and structural engineering design and demonstrates how the Department recognized these issues and is working with its SWPF engineering, procurement and construction contractor, Parsons, to address them.

We share your view that preliminary design must provide a sound technical basis for the final design. We will not proceed with Critical Decisions for this project until the geotechnical and structural issues have been adequately resolved to substantially reduce uncertainties in this area. To achieve this objective, Parsons has strengthened its geotechnical and structural engineering capabilities by augmenting its staff with nationally recognized technical experts in these areas. Additionally, the DOE Savannah River Operations Office (SR) has similarly augmented its staff in these areas by retaining its own set of experts. Further, the DOE Chief of Nuclear Safety had retained the services of a nationally recognized expert in soil-structure interactions and is providing the Office of Environmental Management (EM) access to this resource as a function of its nuclear safety technical support and oversight. EM is applying this resource to closely monitor and assist the SR integrated project team for the SWPF. Finally, DOE has directed Washington Savannah River Company to conduct geotechnical engineering analyses for the SWPF using existing SRS methodologies that have proven to be conservative for soil conditions and design of facilities on the site and that will be provided as Government Furnished Services/Items.



In order to document DOE's actions in this regard, the enclosure briefly describes the general path forward for addressing the issues identified as well as the specific proposed activities that will be addressed as the path forward is further developed.

We appreciate the Board's commitment to a timely review and we will make ourselves available for monthly meetings with you and your staff to ensure that project resolutions are technically sound and are being addressed in a timely manner.

If you have any further questions, please call me at (202) 586-7709 or Dr. Inès R. Triay, Chief Operating Officer, at (202) 586-0738.

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James A. Rispoli Assistant Secretary for Environmental Management

Enclosure

cc: M. Whitaker, HS-1.1 J. Allison, SRS

SALT WASTE PROCESSING FACILITY (SWPF)

Response to Defense Nuclear Facilities Safety Board (DNFSB) Issues in January 10, 2007 Letter

DOE Design Review Approach Summary

Department of Energy – Savannah River Operations Office (DOE-SR) has applied an integrated project team (IPT) approach in overseeing SWPF design activities. The IPT consists of full-time engineering and project management staff and is augmented as necessary with additional subject matter expertise. The IPT conducts technical reviews of in-process design and final design products in accordance with project procedures.

Technical oversight consists of four basic elements; IPT engineering, augmentation, Headquarters, and independent technical reviews (ITRs). Full-time engineering staff oversees day-to-day design activities and are supported by additional subject matter expertise. Where additional support is required, the full-time staff is augmented with additional subject matter expertise either through contract or obtained from DOE expertise at another site. The Chief of Nuclear Safety provides technical support during the resolution of complex design issues, and EM Headquarters conducts frequent project reviews. Further, the IPT technical oversight is augmented by ITRs or other external assessments (e.g., Headquarters oversight reviews in accordance with DOE Order 226.1).

Deficiencies or comments identified as a result of oversight reviews are documented and communicated to the Engineering, Procurement, and Construction (EPC) contractor and, where necessary, followed up with letters directing a project change. The IPT is involved daily with the SWPF EPC contractor to resolve issues.

Summary Path Forward

The DNFSB letter identified issues related to three design topics: 1) quality assurance of design software, 2) schedule delays associated with issuance of a geotechnical report, and 3) civil/structural design. The following table provides a crosswalk of issues identified in the DNFSB letter, the status of actions currently planned to address those issues and the corresponding DOE-SR oversight identification of the respective issues. Schedules are being put in place to complete activities described in the "Discussion/Path Forward" column of the table.

DOE-SR has reviewed the fundamental issues identified within the DNFSB letter and agrees that they indicate problems may exist with some of the design bases developed for the civil/structural design. The significance of these problems must be understood to ensure a sound technical basis is established before the project moves into final design, and the EPC has contracted a team of nationally recognized civil/structural experts to facilitate identification and resolution of those problems. This team provides additional expertise to define the evaluations/analyses necessary to develop a detailed analysis plan to be used for final design. The EPC has defined work scope

for the team related to adequacy of the soil-structure interaction stick model to evaluate the dynamic equivalencies between the lumped mass model and the finite element model; and perform a load path evaluation to identify areas subjected to high stress concentrations. The EPC is evaluating additional team scope related to a sensitivity study of the impact of various soil settlement profiles and a review of calculations and assumptions made in structural design. DOE-SR has directed Washington Savannah River Company to complete an evaluation of the settlement profile using preliminary geotechnical data which will be provided to the EPC as a government furnished service/item.

The SWPF project team has been strengthened by the addition of an experienced Project Director to manage the project, reporting directly to the Deputy Manager, DOE-SR to assure visibility and resolution of project issues. Additional technical resources are being applied to strengthen DOE oversight of SWPF design activity. Action is underway to increase the IPT federal engineering staffing. DOE-SR is also expanding the design deliverable review capabilities of federal IPT engineering staff through the acquisition of professional engineering services. Further, expertise from the ITR team will be brought back to review resolution of geotechnical and civil/structural issues identified in their report. These actions are expected to expand and further strengthen technical oversight of design activities.

The SWPF project team will keep the Board staff apprised of the status and resolution of issues identified in the DNFSB letter via regular, periodic meetings (which commenced on February 2, 2007).

With regard to the Board request that a Summary Structural Engineering Report (SSR) be prepared upon completion of the final design for the Central Processing Area (CPA), it is DOE's intent that the EPC complete a SSR of sufficient scope and technical content to demonstrate the functional adequacy of the SWPF structural design. The SWPF technical calculations are being performed to demonstrate that the requirements of the Structural Acceptance Criteria (SAC) are met. Additionally, it is the intent to provide supplemental summary discussions of the Demand/Capacity ratios and load transfer paths. In the interim, a conceptual load path evaluation is planned to identify areas of high project risk.

DNFSB Issues from	Discussion/Path Forward	DOE Oversight
1/10/2007 Letter		
Issue 1: Finite Element Model Results It is expected that the foundation displacements resulting from the 3-inch dynamic settlement will be nearly symmetrical with respect to the longitudinal building axis, but the reported results are not symmetrical and reflect anomalous behavior. This problem is indicative of errors in modeling and/or analysis. Until the source of this erroneous behavior is determined and corrected, the acceptability of the CPA building design cannot be verified.	Given that the mass loading and the stiffness of the CPA structure is not symmetrical about either horizontal building axis, some asymmetry in the building settlement was to be expected. Additionally, certain simplifying assumptions associated with the soil spring values were made during preliminary design which may have contributed to the observed asymmetry. These assumptions will be refined prior to initiation of final design analyses. The finite element model will be reviewed with respect to the observations provided by the Board to identify potential improvements or corrections. Recognized external experts in structural analysis and design have been retained by the EPC contractor and DOE to assist with this review and commenced work on the project on February 1, 2007. These experts are to review inputs, assumptions, and analysis methodology and the results of the structural models. Any identified improvements or corrections to the finite element model are to be incorporated prior to commencement of final design analyses.	DOE Letter dated January 9, 2007, Spears to Amerine, "SWPF, Request for Rationale for Nonlinear Spring Values Assumed for Finite Element Model" Independent Technical Review Team Areas of Concern 3.3-9 & 3.3-10 dated November 22, 2007

DNFSB Issues from 1/10/2007 Letter	Discussion/Path Forward	DOE Oversight
Issue 2: Assumed Settlement Profiles Given the inherent variability of geotechnical conditions at the site, other non-uniform settlement profiles should be considered in the building analysis.	The SWPF preliminary dynamic differential settlement assumptions were set to be reasonably conservative relative to expected settlements for preliminary design. Previous data from the SWPF site and analyses of nearby areas were reviewed to determine the magnitude of the dynamic differential settlement used in preliminary design. For the settlement profile, recommendations provided for the nearby Glass Waste Storage Building #2 were considered in developing the SWPF preliminary design assumptions. Ultimate resolution of this issue is to be provided by the settlement profiles derived from the geotechnical analyses based on field measurements and aggressive measures are being pursued to accelerate the completion of the geotechnical analyses to support SWPF final design as discussed in response to Issue 9. In the interim, development of dynamic settlement profiles is being initiated. A sensitivity study of slab demands from various settlement profiles is to be performed to evaluate the margin associated with the current design. Initiation of final design analyses for the CPA will be contingent upon completion of the sensitivity study and no final design analyses will be approved until the adequacy of the relevant design assumptions are confirmed by the geotechnical results.	DOE Letter dated January 9, 2007, Spears to Amerine, "SWPF, Request for Rationale for Nonlinear Spring Values Assumed for Finite Element Model"

DNFSB Issues from	Discussion/Path Forward	DOE Oversight
1/10/2007 Letter		C .
Issue 3: Soil Compressibility	The EPC contractor intends to update	DOE Letter dated January
Properties	the nonlinear soil spring values used	9, 2007, Spears to
	for final design to be consistent with	Amerine, "SWPF,
The soil compressibility	previous precedents for analyses at	Request for Rationale for
properties used in the	SRS. The updated nonlinear spring	Nonlinear Spring Values
analysis are not	values are expected to increase the	Assumed for Finite
representative of values	estimated structural loads. As part of	Element Model"
typically encountered at SRS.	the analyses discussed in Issue 2, the	
They are based on the	EPC contractor is to assess the	
premise that when the soil-	potential design impacts associated	
bearing pressure reaches	with implementation of the higher	
twice its allowable value (6	soil compressibility values.	
kst [kips per square foot]),		
the soll reaches its maximum		
capable of resisting		
additional load. In fact, soil-		
bearing canacities at SRS are		
typically much higher than		
those used in the analysis.		
The use of more typical soil		
compressibility properties,		
including non-linear behavior		
at higher strain levels, would		
likely result in a significant		
load increase in the building		
structure.		

DNFSB Issues from	Discussion/Path Forward	DOE Oversight
1/10/2007 Letter		
Issue 4: Finite Element Mesh	It is noted that the CPA is being	DOE 35% Design
Refinement	designed to minimize out-of-plane	Review – Structural
-	load transfer with a goal of having	Review Comment
The finite element model was	85% of the inertial loads carried by	No. 118 dated October
generated using four node	in-plane forces. Additionally, during	16, 2006
quadrilateral shell elements.	final design, buttresses will be added	
At least four elements are	to the "top hat" of the Central	Independent Technical
provided between floors and	Processing Area (CPA) to ensure this	Review Team Area of
an average of eight elements	goal is achieved, consistent with the	Concern 3.1-3 dated
between walls for modeling	recommendation of the DOE	November 22, 2006
the basemat and floor slabs.	Independent Review Team.	
While this mesh size may be		
reasonable for representing	Finite element mesh sizing was an	
overall behavior in the	issue for the Waste Treatment Plant	
preliminary analysis of a	(WTP) and Hanford prepared a mesh	
shear wall building, it is not	sizing study. At Hanford the program	
clear that such a level of	SAP 2000 replaced GTSTRUDL as	
refinement will be	the software used to determine force	
appropriate when the final	and moment distribution in the	
analysis is performed. In	building structures. Prior to	
general, four elements are	implementing this software, studies	
modeling in plane forces and	on the mash refinement to be used in	
moments, but may not be	the EEM models. This guidance was	
adequate for estimating out-	included in the WPT Structural	
of-plane forces and moments	Criteria In the process of converting	
During final analysis	to SAP 2000 a detailed study was	
detailed cut section analyses	performed to show that the shell	
are typically performed	element used in GTSTRUDL, which	
around openings and at wall-	is the same shell element being used	
to-slab junctions to develop	by the EPC in their FEM model of the	
detailed reinforcement	CPA, converge to the same level of	
requirements. The mesh	accuracy when sufficient number of	
refinement employed in the	elements are used. It is concluded	
preliminary analysis does not	that, this being the case, the guidance	
appear to be adequate for this	for FEM meshing for the WTP High-	
purpose. Lack of adequate	Level Waste (HLW) facility can be	
substantiation of the mesh	applied to the CPA as a minimum	
will necessitate preparing	meshing requirement. In addition, the	
mesh refinement studies	engineers on the HLW, while	
before completing the final	preparing their FEMs, provided	
analysis.	additional mesh refinement for certain	
	conditions, such as wall openings.	
	(This was made easy through the use	
	of the SAP2000 software through	
	remeshing features not available in	
	GRSTRUDL).	

DNFSB Issues from	Discussion/Path Forward	DOE Oversight
1/10/2007 Letter		
	To assure adequate meshing is applied to the CPA model, the DOE is reviewing the existing 35% design model to identify areas where the meshing does not meet the minimum requirements set forth in the Hanford HLW Structural Criteria and to evaluate meshing required for local discontinuities not specifically included in the criteria. The results of the DOE review will be provided to the EPC for implementation on their FEM model used for final design.	

DNFSB Issues from	Discussion/Path Forward	DOE Oversight
1/10/2007 Letter		
Issue 5: Finite Element Model Soil Impedance Functions Soil stiffness and impedance effects were represented using relationships for uniform soil sites as presented in American Society of Civil Engineers (ASCE) Standard 4-98, Seismic Analysis of Safety- Related Nuclear Structures and Commentary. However, the soil conditions beneath the CPA are not uniform and, as indicated in Section C3.3.4.2.3 Layered soil sites of ASCE Standard 4-98, "layering of soil deposits can have a significant effect on impedance functions." For this condition, ASCE 4-98 recommends that frequency- dependant impedance functions be developed. It is not clear that the approach used in the current analysis is conservative.	The EPC contractor project team concluded that the simplifying assumption of uniform soil conditions and the subsequent application of frequency independent soil impedance functions were acceptable for preliminary design given the relatively narrow range of measured shear wave velocities and observed soil layer characteristics. The EPC contractor has retained external seismic experts to review the soil stiffness and impedance function assumptions and to provide assistance in developing and executing any identified improvements. The external experts commenced support of the SWPF project on February 1, 2007. The experts are tasked to evaluate the significance of variability in S and P- wave velocity profiles on impedance functions and the impact on In- structure Response Spectra. The experts will review and evaluate the Soil/Structure Interaction (SSI) analytic approach used by the EPC contractor and compare with the current recommendations in ASCE 4-98.	DOE 35% Design Review – Structural Review Comment No. 115 dated October 16, 2007 Independent Technical Review Team Area of Concern 3.1-1 dated November 22, 2007
Society of Civil Engineers (ASCE) Standard 4-98, <i>Seismic Analysis of Safety-</i> <i>Related Nuclear Structures</i> <i>and Commentary.</i> However, the soil conditions beneath the CPA are not uniform and, as indicated in Section <i>C3.3.4.2.3 Layered soil sites</i> of ASCE Standard 4-98, "layering of soil deposits can have a significant effect on impedance functions." For this condition, ASCE 4-98 recommends that frequency- dependant impedance functions be developed. It is not clear that the approach used in the current analysis is conservative.	soil layer characteristics. The EPC contractor has retained external seismic experts to review the soil stiffness and impedance function assumptions and to provide assistance in developing and executing any identified improvements. The external experts commenced support of the SWPF project on February 1, 2007. The experts are tasked to evaluate the significance of variability in S and P- wave velocity profiles on impedance functions and the impact on In- structure Response Spectra. The experts will review and evaluate the Soil/Structure Interaction (SSI) analytic approach used by the EPC contractor and compare with the current recommendations in ASCE 4-98.	November 22, 2007

DNFSB Issues from	Discussion/Path Forward	DOE Oversight
1/10/2007 Letter		
<i>Issue 6: IRS Calculation</i> <i>Error</i> According to the analysis results, seismic floor acceleration levels are attenuated as compared with the input (free-field) acceleration levels. This is contrary to expected behavior, whereby floor and IRS acceleration levels should increase as a result of soil-structure interaction effects. Subsequently, DOE determined that the IRS in the calculation were incorrect since relative acceleration was erroneously output instead of absolute acceleration.	The EPC project team confirmed that an error in the input file resulted in In-Structure Response Spectra (IRS) being calculated based on relative, not absolute, accelerations. The analyses have since been rerun and the resulting IRS were found to exhibit higher response in the lower frequency ranges as expected. These results were cross checked against results generated from a different software package (SAP2000), as recommended by DOE's Independent Technical Review, and are considered correct. Broader cultural and programmatic improvements in quality assurance and conduct of engineering have also been identified by the EPC contractor management and are being implemented as outlined in the response to Issue 8 below.	DOE 35% Design Review – Structural Review Comment Nos. 196 and 198 dated October 16, 2006 Independent Technical Review Team Technical Issue 3.1-1 dated November 22, 2006

DNFSB Issues from	Discussion/Path Forward	DOE Oversight
1/10/2007 Letter		<u> </u>
Issue 7: IRS Modeling	The EPC contractor project team	DOE 35% Design
Annroach	followed generally accepted practices	Review – Structural
	when calculating the overall stiffness	Review Comment
Inherent in the IRS analysis	and inertial properties for the lumped-	Nos. 110. 111. 119. 193.
is the assumption that the	mass model and considers the walls to	194. 199 and 200 dated
building's behavior can be	be adequately modeled.	October 16. 2006
characterized as a shear		
beam. However.	During DOE's Independent Technical	Independent Technical
examination of the mode	Review, the EPC project team	Review Team Areas of
shapes in the seismic analysis	acknowledged that the assumption of	Concern 3.1-2, 3.1-4,
results from the CPA	rigid floor slabs would require further	&3.1-5 dated November
Enhanced Design indicates	evaluation. This evaluation and any	22, 2006
that this shear beam	supplemental calculations necessary	,
assumption is not correct and	to account for vertical amplification	
appears to be non-	effects are to be completed prior to	
conservative. A more	completion of final design analyses.	
detailed analysis considering	•	
wall and floor slab flexibility	Additionally, the EPC project team	
and soil-structure interaction	agreed that the overall stiffness of the	
effects is required.	CPA, as modeled in the lumped-mass	
	model versus the finite element	
	model, would be evaluated by	
	applying a 1g "body force" to both	
	models and comparing the resulting	
	displacements. DOE's Independent	
	Technical Review concluded that this	
	approach would provide sufficient	
	comparison between the two models	
	to establish fidelity. Any adjustments	
	identified during the comparison will	
	be incorporated prior to performing	
	final IRS analyses.	
	Recognized external structural	
	experts were retained by the	
	contractor and DOE to support the	
	project on February 1, 2007. They	
	are providing any needed assistance	
	in establishing the adequacy of the	
	lumped-mass model for calculating	
	IRS for final design.	

DNFSB Issues from	Discussion/Path Forward	DOE Oversight
1/10/2007 Letter		
Issue 8: Quality Assurance	The process described below is	E-Mail Montgomery to
Program	indicative of how all significant	Somma, et.al., "Pre-
It is not clear why the	issues and discrepancies are planned	Release Features,
internal review process	to be addressed by the project team.	10/27/2006 (based on
employed by the architect-	5 1 5	Gutierrez E-Mail)
engineer failed to identify	EPC contractor management has	,
and correct the erroneous	taken broad and timely action to	
IRS. Therefore the internal	identify the causes leading to the	
review process is also	deficiencies, determine the extent of	
suspect.	condition, explore the potential for	
	related systemic problems, establish	
Three quality assurance	corrective actions for the immediate	
issues arose during the staffs	issues and the broader cultural issues.	
review. First, the architect-	and ensure the effectiveness of	
engineer reviewers failed to	corrective actions taken.	
identify the erroneous IRS.		
Second, the architect-	The EPC contractor Project Manager	
engineer did not follow	has established a Senior Review	
proper quality assurance	Board (SRB) process to bring proper	
procedures (i.e., did not file a	and timely management attention to	
non-conformance report)	the resolution of identified issues,	
when it was determined that	fostered a cultural shift that	
the software being used,	emphasizes and rewards problem	
GTSTRUDL, was predicting	recognition and reporting. Both DOE	
unrealistically large	and DNFSB have been participating	
membrane forces. As a	in the process since November 2006.	
result, the architect-engineer		
assumed, but did not verify,	The SRB process (as applied to the	
that the problem was	quality assurance issues referenced)	
corrected by using a newer	included the formation and execution	
version of the GTSTRUDL	of a thorough independent review that	
software. Finally, the	drew upon industry quality assurance	
architect-engineer used	experts. Once the issues were clearly	
prerelease (unverified)	understood, a Corrective Action	
software capabilities in its	Development team of Subject Matter	
analysis, which is	Experts was chartered to develop	
inconsistent with software	appropriate corrective actions.	
quality assurance		
requirements. The root cause	The quality assurance issues	
and required corrective	referenced have been thoroughly	
actions for these problems	addressed and appropriate corrective	
are still being developed by	actions are in place and being	
the architect-engineer and	executed. The advent of the NQA-1	
DOE.	requirements and the broad cultural	
	changes being implemented are	
	significantly strengthening the project	
	quality assurance program efficacy.	

DNFSB Issues from	Discussion/Path Forward	DOE Oversight
1/10/2007 Letter		
Issue 9: Geotechnical Report Delay The Board's staff understands that DOE will accept the current design with the expectation that the assumed geotechnical design parameters can be justified, but will add cost and schedule contingencies to the baseline cost estimate to account for the indeterminate uncertainties. Unfortunately, this approach unnecessarily distorts the proposed project performance baseline and it is not clear how these cost and schedule contingencies can be rationally developed given the indeterminate level of uncertainty.	The SWPF project team agrees that the delays experienced to date with the geotechnical report are clearly undesirable. The following steps are being taken to accelerate the conclusion of the geotechnical investigation and obtain the necessary results. DOE has directed the Washington Savannah River Company to conduct geotechnical engineering analyses for SWPF using existing Savannah River Site methodologies that have proven to be conservative for soil conditions and facility design. The EPC contractor is revising the scope of work of its subcontractor to delete dynamic geotechnical analyses and to accelerate the conclusion of their remaining work scope. In the interim, dynamic settlement profiles will be developed. A sensitivity study of slab demands from various settlement profiles is to be performed to evaluate the margin associated with the current design. Initiation of final design analyses for the CPA will be contingent upon completion of the sensitivity study and no final design analyses will be approved until the adequacy of the relevant design assumptions are confirmed by the geotechnical results. Cost and schedule impacts are to be factored directly into the baseline as applicable.	DOE Memorandum 12/1/06, Assessment of Geotech Investigation DOE Memorandum 12/12/06, Status of Geotech Investigation Independent Technical Review Team Area of Concern 3.3-8