SAFETY EVALUATION REPORT

for Revision 0 of the Safety Analysis Report for Packaging for the 9975 Package

Docket 04-6-9975

Prepared by: James M. Shuler
Health Physicist
Office of Licensing, EM-24

Date: 5/14/4

Approved by: Doe Y. Chung
Headquarters Certifying Official
Office of Licensing, EM-24

Date: 5/17/04
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ACRONYMS

ASME  American Society for Mechanical Engineers
ASTM  American Society for Testing and Materials
B&PVC (ASME) Boiler and Pressure Vessel Code
CoC   Certificate of Compliance
DOE   U.S. Department of Energy
HAC   Hypothetical Accident Conditions
IAEA  International Atomic Energy Agency
ID    Inner diameter
LDPE  Low-density Polyethylene
MNOP  Maximum Normal Operating Pressure
NCT   Normal Conditions of Transport
OD    Outer diameter
PCV   Primary Containment Vessel
QA    Quality Assurance
SAR   Safety Analysis Report
SARP  Safety Analysis Report for Packaging
SCV   Secondary Containment Vessel
SER   Safety Evaluation Report
SGT   Safe-Guard Trailer
SNM   Special Nuclear Material
SST   Safe Secure Trailer
TI    Transport index
TID   Tamper-indicating device
TSD   DOE/AL Transportation Safeguards Division
WSRC  Westinghouse Savannah River Company
PREFACE

This Safety Evaluation Report (SER) summarizes the review findings for the Safety Analysis Report for Packaging (SARP) for the Model 9975 B(M)F-85 shipping container, used to transport plutonium and uranium metal and oxides, and neptunium oxide. For the most part, the SARP under review, i.e., WSRC-SA-2002-00008, Revision 0, is a consolidation of a series of previously reviewed SARPs for the 9975 shipping container, the previous version of which is Revision 15 of the Safety Analysis Report for Packages, 9972–9975, WSRC-SA-7.

Because the SER for this package was prepared for a newly consolidated application, the review presented in this SER was performed using the methods outlined in the Packaging Review Guide for Reviewing Safety Analysis Reports for Packagings. Included below is a brief description of the 9975 packaging, followed by a description of the major differences between the Revision 0 SARP and the previously approved Revision 15 SARP.

The 9975 Package is a 35-gallon drum package design that has evolved from a family of packages designed by Department of Energy (DOE) contractors at the Savannah River Site. The 9975 Package design includes two stainless steel pressure vessel containment systems designed and fabricated in accordance with Section III of the ASME Boiler & Pressure Vessel Code. The two pressure vessels in the 9975 design meet the double containment requirement for plutonium shipments. The 9975 Package design also includes a lead shield to lower the package surface dose rate. Other related package designs include the 9972, 9973, and 9974.

Earlier package designs, i.e., the 9965, 9966, 9967, and 9968 packagings, were originally designed and certified in the 1970s. In the 1990s, updated package designs that incorporated design features consistent with new safety requirements were proposed. The updated package designs were the 9972, 9973, 9974, and 9975 packagings, respectively. For a variety of reasons, the 9972, 9973, and 9974 packaging designs were never certified.

One of the major differences between the previously approved version of the SARP, i.e., Revision 15, and the current version of the SARP, i.e., Revision 0, is the Revision 15 version of the SARP addressed all four package designs, i.e., the 9972, 9973, 9974, and 9975 packagings. The Revision 0 9975 SARP, on the other hand, is specific to the 9975 package design only.

Other major differences between the two versions of the SARP include:

1) The contents listed in the 9972–9975 SARP, but that were not authorized for shipment, have been removed from the Revision 0 version;

2) The content nomenclature has been revised for simplicity; and

3) The format of the content table(s) has been revised for simplicity.

A table that provides a crosswalk between the 9972–9975 SARP, Revision 15 content definitions and the new 9975 Revision 0 SARP content definitions is provided below. As can be seen in the table, the applicant has added a request to allow the shipment of neptunium oxide as an entirely new content that had not been previously included.
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</table>
1. GENERAL INFORMATION REVIEW

1.1 Areas of Review

The description and engineering drawings in Chapter 1, General Information Review of the Safety Analysis Report for Packaging (SARP), Model 9975, B(M)F-85 were reviewed. The review also addresses Content Envelopes C.1 through C.8, as described in Table 1.2 of the SARP (WSRC-SA-2002-00008, Revision 0).

Included in the General Information Review were the following:

1.1.1 Introduction

- Purpose of Application
- Summary Information

1.1.2 Package Description

- Packaging
- Contents

1.1.3 Compliance with 10 CFR 71

- Statement of Compliance
- Summary of Evaluation

1.1.4 Appendices (as applicable)

- Drawings
- Other Information

1.2 Regulatory Requirements

The requirements of 10 CFR 71 applicable to the General Information review of the 9975 Package include:

- An application for package approval must be submitted in accordance with Subpart D of 10 CFR 71. [§71.0(d)]

- An application for modification of a previously approved package is subject to the provisions of §71.13 and §71.31(b). All changes in the conditions of package approval must be approved. [§71.13, §71.31(b), §71.107(c)]

- An application for renewal of a previously approved package must be submitted no later than 30 days prior to the expiration date of the approval to assure continued use. [§71.38]

- The maximum activity of radionuclides in a Type A package must not exceed the limits of 10 CFR 71, Table A-1. For a mixture of radionuclides, the provisions of Appendix A, paragraph IV apply, except that for krypton-85, an effective A2 equal to 10 A2 may be used. [Appendix A, §71.51(b)]
• The application must identify the established codes and standards used for the package design, fabrication, assembly, testing, maintenance, and use. In the absence of such codes, the application must describe the basis and rationale used to formulate the quality assurance program. [§71.31(c)]

• The application must reference or describe the quality assurance program applicable to the package. [§71.31(a)(3), §71.37]

• A fissile material package must be assigned a transport index for nuclear criticality control to limit the number of packages in a single shipment. [§71.59, §71.35(b)]

• A package with a transport index greater than 10 or an accessible external surface temperature greater than 50°C (122°F) must be transported by exclusive-use shipment. [§71.47(a), §71.47(b), §71.59(c), §71.43(g)]

• The application must include a description of the packaging design in sufficient detail to provide an adequate basis for its evaluation. [§71.31(a)(1), §71.33(a)]

• A package for the shipment of plutonium must satisfy the special containment requirements of §71.63(b).

• The smallest overall dimension of the package must not be less than 10 cm (4 inches). [§71.43(a)]

• The outside of the package must incorporate a feature that, while intact, demonstrates evidence that the package has not been opened by unauthorized persons. [§71.43(b)]

• The application must include a description of the contents in sufficient detail to provide an adequate basis for evaluation of the packaging design. [§71.31(a)(1), §71.33(b)]

• Plutonium in excess of 0.74 TBq (20 Ci) must be shipped as a solid. [§71.63(a)]

• The package must be conspicuously and durably marked with its model number, gross weight, and package identification number. [§71.859(c), §71.13]

1.3 Review Procedures

The following subsections describe the review methods for the Areas of Review applicable to the General Information chapter of the SARP for the 9975 Package.

1.3.1 Introduction

1.3.1.1 Purpose of Application

The 9975 Package, under the current submission, was docketed as a new package. Previously submitted applications for this package have been reviewed, and Certificates of Compliance (CoCs) have been issued. The purpose of the application is to document that the 9975 Package, under Revision 0 of WSRC-SA-2002-00008, satisfies the regulatory requirements of 10 CFR 71 and the International Atomic Energy Agency (IAEA) Safety Series No. 6.

The application is complete and contains all of the required information identified in 10 CFR 71, Subpart D.
1.3.1.2 Summary Information

The 9975 Package is designed to transport fissile actinide metals and oxides in excess of Type A quantities. The package is designed for an internal pressure of 63 Mpa (900 psi). The package type and model number, 9975 B(M)F-85, is provided on Drawing R-R2-F-0025, Rev. 2. To comply with DOE Supplemental Directive AL 5610.14, the package must be shipped by exclusive use, using a Safe Secure Trailer (SST), when the contents contain more than 2 kg of plutonium. A commercial carrier may ship all other material movements. The SARP does not demonstrate that the package meets the requirements for shipment of plutonium by air. Section 2.1.2 states that the package is designed as Category I per NUREG/CR-3854.

Section 1.2 of the SARP includes a summary of the design criteria for the package. The American Society for Mechanical Engineers (ASME) Boiler and Pressure Vessel Code (B&PVC), Division 1, Section III, Subsection NB, 1992 Edition will be used to determine package containment system design, fabrication, and inspection requirements. Stainless steel drum bodies are fabricated in accordance with 49 CFR 178, Subpart L. Cane fiberboard insulating and impact-absorbing material must meet ASTM Specification C-208-95. Additional discussion of applicable codes and standards is included in Chapters 2–9 of the SER.

The applicant’s QA program is identified in Chapter 9 of the SARP.

The Package has a nuclear criticality control Transportation Index (TI) of 2.0. The TI, based on package surface dose rate, will be determined from measurements made at the time of shipment. Calculations, presented in Section 5, and procedures discussed in Section 7 of the SARP, limit the maximum dose rate on the surface of the package to <200 mrem/hour for all shipments.

1.3.2 Package Description

1.3.2.1 Packaging

The 9975 Package assembly is depicted in Figures 1.1 through 1.4. The packaging outer container is a 35-gallon removable-head drum designed and fabricated in accordance with 49 CFR 178 Subpart L. The drum and its lid are fabricated of 18-gauge (0.048 inches) Type 304L stainless steel. Drum welds satisfy the requirements of the ASME B&PVC Code, Section III, Subsection NF. Four ½-inch diameter vent holes are drilled into the drum approximately 90° apart, 1 inch below the drum flange and are covered with a plastic Caplug (fusible plug).

The drum lid is bolted to a 1 ¼-inch-wide x 1/8-inch-thick angle flange welded to the top of the drum body using 24, ½-inch high-strength bolts. The lid is recessed 0.55 inches. A 1/8-inch-thick x 1-¼-inch-wide circular ring is welded to the outer section of the lid. Visual examination of the welds is performed in accordance with the ASME B&PVC Code, Subsection NF and the American Welding Society structural welding code for Stainless Steel, D.1.6. The ring serves to reinforce the lid and prevents it from shearing away from the bolts during a Hypothetical Accident Condition (HAC) event. Four ½-inch pins, asymmetrically positioned on the lid bolt circle, function as alignment keys, restricting the lid installation to a single orientation. A 1/8-inch diameter hole drilled in the pins is used to install a tamper-indicating device (TID).

Insulation. The material that surrounds the containment vessels is regular-grade wall sheathing cane fiberboard, manufactured per ASTM Specification C-208-95. The cane fiberboard insulation consists of a series of ½-inch-thick sheets bonded together into top and bottom subassemblies with water-based carpenter’s glue. The radial thickness of the insulation is 4-½ inches. In the axial direction, the top thickness of cane fiberboard is 3.7 inches and the bottom thickness is 3.4 inches. A stainless steel air shield is placed over and glued to the top fiberboard subassembly. This thin-walled shield inhibits
smoldering of the top fiberboard layers when exposed to air in a fire. A length of sash chain welded to the top of the air shield serves as a handle for removing the top subassembly.

A filler pad consisting of a ceramic fiber blanket (Kaowool) encapsulated in stainless steel foil is required between the top insulation subassembly and the drum lid.

**Shielding.** Radiation shielding is provided by a lead cylinder assembly that surrounds the Primary Containment Vessel (PCV)/Secondary Containment Vessel (SCV) double-containment assembly. The shielding assembly consists of an approximately 7-½-inch ID x 20-gauge 304L stainless steel cylinder with a 20-gauge bottom, surrounded by 0.47 to 0.51 inches of lead. An aluminum lid, ½-inch thick, completes the assembly. The lid has four equally spaced bolt holes near the edge for attachment to the cylinder body (¼-20 UNC threaded steel inserts).

**Bearing Plates.** Two ½-inch thick aluminum bearing plates provide load bearing surfaces against the cane fiberboard insulation.

**Primary Containment Vessel (PCV).** The PCV consists of a stainless steel pressure vessel designed in accordance with Section III, Subsection NB of the ASME B&PVC, 1992 edition, with a design condition of 900 psig at 300°F. The PCV is fabricated from 5-inch Schedule 40, seamless, Type 304L stainless steel pipe (0.258-inch nominal wall), and has a standard Schedule 40, Type 304L stainless steel pipe cap (0.258-inch nominal wall) at the blind end.

Both vessel body joints are circumferential full-penetration butt welds examined by radiographic and liquid penetrant methods. These welds satisfy ASME B&PVC Section III, Subsection NB requirements.

The PCV closure consists of a male-female cone joint with surfaces that have been machined to identical angles so that they mate with zero clearance. Two grooves for O-rings have been machined into the face of the Type 304L stainless steel male cone. A leak test port is provided between the two O-ring grooves. Two Viton™ GLT fluororubber O-rings (greased with high vacuum silicone grease) are placed in the grooves to form a leaktight seal (less than 10⁻⁷ reft·cm²/sec). Zero clearance behind the two O-rings prevents extrusion and loss of sealing ability at design pressures and temperatures. The seal nut, which forces the male cone against the female cone, is threaded into the containment vessel body. Dissimilar materials were selected for the seal nut (Nitronic 60) and the containment vessel body (Type 304L stainless steel) to minimize galling. For plutonium/uranium oxide contents, per Content Envelope C.4, the PCV is backfilled with at least 75% carbon dioxide gas prior to closing. For neptunium oxide contents, per Content Envelope C.8, the PCV is backfilled with argon gas, such that the oxygen content is no greater than 5% by volume at closure.

**Secondary Containment Vessel (SCV).** The SCV consists of a stainless steel pressure vessel designed in accordance with Section III, Subsection NB of the ASME B&PVC, 1992 edition, with a design condition of 800 psig at 300°F. The SCV is fabricated from 6-inch, Schedule 40, seamless, Type 304L stainless steel pipe (0.280-inch nominal wall), and has a standard Schedule 40, Type 304L stainless steel pipe cap (0.280-inch nominal wall) at the blind end. Both vessel body joints are circumferential full-penetration butt welds examined by radiographic and liquid penetrant methods. These welds satisfy ASME B&PVC Section III, Subsection NB requirements. The SCV closure is virtually identical to that used on the PCV, except that SCV is 1 inch larger in diameter. Also, for neptunium oxide contents, per Content Envelope C.8, the SCV is backfilled with argon gas, such that the oxygen content is no greater than 5% by volume at closure.

**PCV Bottom Spacer.** The PCV bottom spacer is made of aluminum honeycomb, and is contoured to fit the curved bottom of the PCV cavity. The spacer is flat which provides a level surface to support the
content assemblies in the PCV. The spacer is fabricated from 0.003-inch-thick (minimum) foil and is rated for an axial compressive strength before deformation of 1500 \pm 500 psi.

**SCV Impact Absorbers.** Aluminum honeycomb impact absorbers are used in the SCV to reduce the impact loads transmitted between the containment vessels. The SCV bottom impact absorber is contoured to fit the curved bottom of the SCV cavity providing a level surface on which the PCV can stand. The SCV top impact absorber is shaped like a thick ring and separates the top of the PCV cone seal nut from the underside of the SCV cone seal. The impact absorbers are fabricated from 0.003-inch-thick (minimum) foil and are rated for an axial compressive strength before deformation of 1500 \pm 500 psi.

**PCV Sleeve.** The PCV is fitted with an aluminum sleeve to fill the space between the contents and the inner wall of the PCV. The PCV sleeve is fabricated from 6061-T6 seamless aluminum tubing. The sleeve is 14.15 inches tall with a 5.00-inch OD. With the PCV sleeve in place, the maximum gap that may be formed, considering tolerances and off-center effects, is 3.0 mm between the outer sleeve wall and the inner wall of the PCV.

**3013 Top Spacers.** The 3013 top spacer is fabricated from 6061-T6 seamless aluminum tubing and is 5.06 inches tall with a 4.92-inch OD. It is placed on top of the 3013 container to take up the remaining axial space in the PCV cavity. With the 3013 top spacer in place, the maximum gap that may be formed, considering tolerances and off-center effects, is 5.0 mm between the spacer and the inner wall of the PCV. This gap is identical to the gap between the 3013 outer container OD and the PCV ID.

### 1.3.2.2 Contents

Type B quantities of radioactive material, including fissile materials, may be shipped in the 9975 Package. The double containment 9975 Package may be used to ship plutonium compounds in amounts exceeding 20 curies. Specifically, the allowable contents for the 9975 package include:

(i) Uranium metal or oxide, as specified in Content Envelope C.1 in Table 1.2 of the SARP;
(ii) Plutonium-238 heat sources, as specified in Content Envelope C.2 in Table 1.2 of the SARP;
(iii) Plutonium and/or uranium metal, as specified in Content Envelope C.3 in Table 1.2 of the SARP;
(iv) Plutonium and/or uranium oxide, as specified in Content Envelope C.4 in Table 1.2 of the SARP;
(v) Plutonium composites, as specified in Content Envelope C.5 in Table 1.2 of the SARP;
(vi) Plutonium/tantalum composites, as specified in Content Envelope C.6 in Table 1.2 of the SARP;
(vii) Plutonium-238 oxide/beryllium metal, as specified in Content Envelope C.7 in Table 1.2 of the SARP; and/or
(viii) Neptunium oxide, as specified in Content Envelope C.8 in Table 1.2 of the SARP.

Additional content restrictions/limits are listed as footnotes following Content Table 1.2 of the SARP. Additional Content Envelope loading arrangements/configurations are noted in Sections 1.2.3.1 and 1.2.3.2 of the SARP. In all cases, the content configuration requirements listed in Sections 1.2.3.1 and 1.2.3.2, and the specific restrictions/limits listed for each of the Content Envelopes in Table 1.2 of the SARP, shall be met for shipping.
1.3.3 Compliance with 10 CFR 71

1.3.3.1 Statement of Compliance

Section 1.1 of the SARP states that the 9975 Package satisfies the regulatory requirements of 10 CFR 71 and IAEA Safety Series No. 6.

1.3.3.2 Summary of Evaluation

A Summary of Evaluation section has been included in the SARP as Section 1.2.4. Included in the Summary are sub-sections and discussions pertaining to the following:

(i) Structural and Thermal Performance under Testing for NCT (10 CFR 71.71) and HAC (10 CFR 71.73);
(ii) General Requirements for All Packages (10 CFR 71.43);
(iii) Structural Requirements for Lifting and Tie-Down Devices (10 CFR 71.45);
(iv) External Radiation Requirements (10 CFR 71.47);
(v) Requirements for Type B Packages (10 CFR 71.51);
(vi) Criticality Requirements (10 CFR 71.53, 10 CFR 71.55, and 10 CFR 71.59);
(vii) Special Requirements for Plutonium Packages (10 CFR 71.63);
(viii) Requirements for Operating Controls and Procedures (10 CFR 71, Subpart G); and
(ix) Requirements for Quality Assurance (10 CFR 71, Subpart H).

1.3.4 Appendices

1.3.4.1 Drawings

Drawings of the 9975 Packaging are provided in Appendix 1.1 of the SARP as follows:

- R-R2-F-0026 Rev. 2 9975 Shipping Package Drum with Flange Closure Assembly
- R-R2-F-0019 Rev. 6 Insulation Subassemblies
- R-R2-F-0020 Rev. 7 Shielding
- R-R2-F-0025 Rev. 2 Drum with Flange Closure Subassembly and Details
- R-R2-F-0018 Rev. 5 Containment Vessel Subassemblies
- R-R3-F-0016 Rev. 10 Containment Vessel Weldments
- R-R3-F-0015 Rev. 5 Air Shield Weldment
- R-R4-F-0054 Rev. 9 Containment Vessel Details
- R-R4-F-0055 Rev. 4 9975 Shipping Package PCV Sleeve and 3013 Spacer
- R-R2-F-0037 Rev. 1 9975 Packaging Alternate 3013 Spacer Component Details

1.4 Evaluation Findings

1.4.1 Findings

Based on review of the statements and representations in the SARP, the staff concludes that the design of the 9975 Package, as described in Revision 0 of WSRC-SA-2002-00008, has been adequately described to meet the requirements of 10 CFR 71. By meeting the requirements of 10 CFR 71, the 9975 Packaging also meets the requirements of IAEA Safety Series 6.
1.4.2 Conditions of Approval

In addition to a summary package description and specifications of authorized contents, the following conditions of approval are applicable to the General Information review of the 9975 Package:

- The maximum decay heat per package may not exceed 19 watts;
- The maximum weight of all material (radioactive contents, product cans, spacer, etc.) inside the PCV may not exceed 20.1 kg (44.4 lb);
- Except as permitted for oxides, all contents shall be dry;
- Contents are restricted to those described in Table 1.2 of the SARP, with additional restrictions provided by the applicable Table 1.2 footnotes;
- Content Envelope loading configurations are further restricted to those described in Sections 1.2.3.1 and 1.2.3.2 of the SARP, as applicable;
- Except as stated in Table 1.2 of the SARP, small concentrations (<1000 ppm each) of other actinides, fission products, decay products, and neutron activation products are permitted;
- Except as stated in Table 1.2 of the SARP, inorganic material impurity quantities of less than 100 ppm each are permitted, so long as the total mass is less than 0.1 weight percent of the total content mass;
- Food-pack cans with organic liners may not be used for any contents;
- All food-pack, 3013, or hex cans must be examined for post-sealing bulging or buckling prior to placement inside the PCV. No can that has visibly bulged or buckled may be transported in the package;
- Food-pack, 3013, or hex cans shall be inspected upon removal from the PCV after shipment. Any visible bulging, buckling, or evidence of corrosion shall be reported immediately to the DOE Headquarters Certifying Official;
- Pu/U content bulk densities shall be no less than 2.0 g/cc and no greater than 19.4 g/cc;
- The minimum transport index (based on criticality safety) is 2.0.
- For plutonium- and/or neptunium-oxide contents, the outer, inner, and convenience containers must be backfilled with an inert gas such that the oxygen content is no more than 5%, by volume, in each container, upon closure of the outermost container.
- The type of shipment is non-exclusive use if the measured surface dose rate at the time of shipment is less than the dose rate measurements specified in Section 7 of the SARP. The package must be shipped exclusive use if the surface dose rate measurements exceed the allowable dose rates specified in Section 7 of the SARP.

Drawings that define the package design include:

R-R2-F-0026  Rev. 2  9975 Shipping Package Drum with Flange Closure Assembly
R-R2-F-0019  Rev. 6  Insulation Subassemblies
R-R2-F-0020  Rev. 7  Shielding
R-R2-F-0025  Rev. 2  Drum with Flange Closure Subassembly and Details
1.5 References


2. STRUCTURAL REVIEW

Chapter 2, Structural Review, of the Safety Analysis Report—Packages (SARP) for the 9975 Package was reviewed to address the structural performance of the package design for the tests specified under NCT and HAC. The review also compares the package design requirements to the structural requirements of 10 CFR 71.

2.1 Areas of Review

The structural design of the package was reviewed. The structural review included the following:

2.1.1 Description of Structural Design

- Design Features
- Codes and Standards

2.1.2 Materials of Construction

- Material Specifications and Properties
- Prevention of Chemical, Galvanic, or Other Reactions
- Effects of Radiation on Materials

2.1.3 Fabrication, Assembly, and Examination

- Fabrication and Assembly
- Examination

2.1.4 General Considerations for Structural Evaluations

- Evaluation by Test
- Evaluation by Analysis

2.1.5 Structural Evaluation for Normal Conditions of Transport

- Heat
- Cold
- Reduced External Pressure
- Increased External Pressure
- Vibration
- Water Spray
- Free Drop
• Corner Drop
• Compression
• Penetration
• Structural Requirements for Fissile Material Packages

2.1.6 Structural Evaluation for Hypothetical Accident Conditions

• Free Drop
• Crush
• Puncture
• Thermal
• Immersion—fissile material
• Immersion—all packages

2.1.7 Structural Evaluation of Lifting and Tie-Down Devices

• Lifting Devices
• Tie-Down Devices

2.1.8 Structural Evaluation for Special Pressure Conditions

• Analysis of Pressure Test

2.1.9 Appendices (as applicable)

2.2 Regulatory Requirements

The regulatory requirements of 10 CFR 71 applicable to the Structural review of the 9975 Package include the following.

• The package must be described and evaluated to demonstrate that it meets the structural requirements of 10 CFR 71. [§71.31(a)(1), §71.31(a)(2), §71.33, §71.35(a)]

• The application must identify the established codes and standards used for the package design, fabrication, assembly, testing, maintenance, and use. In the absence of such codes, the application must describe the basis and rationale used to formulate the quality assurance program. [§71.31(c)]

• The package must be made of materials of construction that assure there will be no significant chemical, galvanic, or other reactions, including reactions due to possible inleakage of water among the packaging components, among package contents, or between the packaging components and the package. The effects of radiation on the materials of construction must be considered. [§71.43(d)]

• The performance of the package must be evaluated under the tests specified in §71.71 for NCT. [§71.41(a)]
• The package must be designed, constructed, and prepared for shipment so there will be no loss or dispersal of contents, no significant increase in external surface radiation levels, and no substantial reduction in the effectiveness of the packaging under the tests specified in §71.71 for NCT. [§71.43(f), §71.51(a)(1)]

• A package for fissile material must be so designed and constructed and its contents so limited to meet the structural requirements of §71.55(d)(2) through §71.55(d)(4) under the tests specified in §71.71 for NCT.

• The performance of the package must be evaluated under the tests specified in §71.73 for HAC. [§71.41(a)]

• The package design must meet the lifting and tie-down requirements of §71.45.

• A package for irradiated nuclear fuel with a specific activity greater than 37 PBq (106 Ci) must be designed so that its undamaged containment system can withstand external water pressure of 2 MPa (290 psi) for a period of not less than one hour without collapse, buckling, or inleakage of water. [§71.61]

• The package design must have adequate structural integrity to meet the internal pressure test requirement specified in §71.85(b).

2.3 Review Procedures
The Structural review ensures that the package design has been adequately described and evaluated under the NCT and the HAC to demonstrate sufficient structural integrity to meet the requirements of 10 CFR 71.

The structural review is based in part on the descriptions and evaluations presented in the General Information and the Thermal Evaluation sections of the application. Similarly, results of the structural review are considered in the review of all other sections of the application.

2.3.1 Description of Structural Design
The SARP identifies the following components, which contribute directly or indirectly to the structural integrity of the packaging:

• Stainless steel drum;
• Cane fiberboard impact absorbing and insulating material;
• Stainless steel air shield;
• Secondary containment vessel (stainless steel);
• Primary containment vessel (stainless steel);
• Containment closure nut and seals;
• Aluminum honeycomb impact absorbers;
• Lead shield; and
• Ceramic-fiber thermal blanket.

Features of each of these components are summarized below.
2.3.1.1 Design Features

The 9975 Package has been designed to provide a containment system that can withstand loadings resulting from NCT, as well as those associated with HAC.

Specifically, the 9975 Package is designed to:

- Withstand loads resulting from handling, transportation, and accidents;
- Provide double containment under NCT that is leaktight to less than $10^{-7}$ std cm$^3$/sec air as measured in accordance with ANSI N14.5;
- Provide double containment under HAC. Each containment vessel will remain leaktight after an accident by demonstrating a post-accident leak rate of less than $10^{-7}$ std cm$^3$/sec air;
- Include a leak-test port on the closure for post-load leakage tests;
- Protect the containment vessels from heat in a hypothetical fire;
- Provide cushioning to prevent mechanical damage to the containment in the event of impact; and
- Accept a 4.92-inch-diameter Pu storage container;

Table 2.3.1 provides a data summary of the important components of the 9975 Package.

<table>
<thead>
<tr>
<th>Item</th>
<th>9975</th>
</tr>
</thead>
<tbody>
<tr>
<td>Drum Material</td>
<td>SA-240</td>
</tr>
<tr>
<td>Drum size, gallons</td>
<td>35</td>
</tr>
<tr>
<td>PCV</td>
<td>Yes</td>
</tr>
<tr>
<td>SCV</td>
<td>Yes</td>
</tr>
<tr>
<td>Lead shield</td>
<td>Yes</td>
</tr>
<tr>
<td>Air shield and thermal blanket</td>
<td>Yes</td>
</tr>
<tr>
<td>Fiberboard insulation</td>
<td>Yes</td>
</tr>
</tbody>
</table>

The 9975 Package has no lifting or tie-down components, but does have a lead shield whose structural integrity depends on the structural performance of the Celotex, aluminum honeycomb, and bearing plates. The lead is only required to reduce radiation dose under NCT. The package can meet the higher dose limit allowed following the HAC without lead shielding.

2.3.1.2 Design Criteria

The criteria for the design of the 9975 Package are in accordance with 10 CFR 71; 49 CFR 173 through 178; IAEA Safety Series No. 6; and Section III, Subsection NB of the ASME B&PV Code, 1992 edition. The structural analysis was performed in accordance with the methodology and stress criteria specified in ASME Code Section III, Division I, Subsection NB, and Regulatory Guides 7.6 and 7.8.
The design criteria for NCT and HAC loadings are from packaging requirements based on content activity levels defined in Figure 2-2 of the Packaging Review Guide. For the package considered, activity levels of the plutonium product exceed 3,000 A; and, therefore, the package is classified as Category I. The design criteria of critical components are listed in Table 2.3.2.

### Table 2.3.2 Critical Component Design Criteria

<table>
<thead>
<tr>
<th>Component</th>
<th>Design Criteria</th>
</tr>
</thead>
<tbody>
<tr>
<td>Drums</td>
<td>49 CFR 178, Subpart L</td>
</tr>
<tr>
<td>Insulating and impact absorbing material</td>
<td>Cane fiberboard per ASTM Specification C208; Density: Nominally 15 pounds per cubic foot</td>
</tr>
<tr>
<td>Primary containment vessel</td>
<td>Section III, Subsection NB of the ASME B&amp;PV Code, 1992 edition, 900 psig at 300°F</td>
</tr>
<tr>
<td>Secondary containment vessel</td>
<td>Section III, Subsection NB of the ASME B&amp;PV Code 1992 edition, 800 psig at 300°F</td>
</tr>
<tr>
<td>Containment vessel seals</td>
<td>Viton GLT per Parker Compound No. V835-75, greased with high vacuum silicone grease. Static seal for continuous service at temperatures from -40°F to 400°F. Higher temperatures are possible for non-continuous service (Section 2.7.3).</td>
</tr>
<tr>
<td>Aluminum impact absorbers</td>
<td>Aluminum honeycomb tube, 0.003-inch minimum foil, pre-crushed, crush strength of 1500 +/- 500 psi</td>
</tr>
</tbody>
</table>

#### 2.3.1.3 Drums

The 9975 drum is constructed from stainless steel with a flange closure, manufactured as shown on the drawings in Appendix 1.1 of the SARP. The drum design and fabrication satisfy the requirements of Section III, Subsection NF, of the ASME B&PV Code, 1992 edition. The drum and its lid are fabricated of 18-gauge (0.048 inches) Type 304L stainless steel. Four ½-inch diameter vent holes are drilled into the drum and plugged with a plastic BP Caplug. The plugging device prevents water or moisture from entering the drum through the vent holes under NCT. In the event of a fire, the plugs melt, allowing the drum to vent gases generated from the insulation to prevent rupture of the drum. The drum lid is bolted using 24 ½-inch high-strength bolts to a 1½-inch-wide × 1/8-inch-thick angle welded to the top of the drum body. The lid is recessed 0.55 inches. A 1/8-inch thick × 1-¼-inch wide circular ring is welded to the outer section of the lid. The ring serves to reinforce the lid and prevents the lid from shearing away any bolts during an HAC event. Nuts are tack welded to the flange underside to ease assembly operations. The bolts are tightened to 30+/-2 ft-lbs of torque. (Note: no specific tightening sequence is required.) Bolts are then re-tightened to ensure none were missed on the first pass. Four ½-inch pins, asymmetrically positioned on the lid bolt circle, function as an alignment key, restricting lid installation to a single orientation. The pins are drilled with a 5/16-inch diameter hole for installation of a tamper-indicating device (TID) while the drums are in storage. A 1/8-inch diameter hole is drilled through the shank of each bolt for insertion of a TID during shipping operations. The drum chime includes a non-
structural skip weld that serves as a TID to meet the IAEA requirement of demonstrating that the package has not been tampered with during use.

Each package is identified by a stainless steel data plate mounted on the outside of the drum. The plate labeling and mounting requirements are shown on drawings in Appendix 1.1 of the SARP. The 9975 Package is also affixed with a bar coded steel data plate. The drums will have no paint or other markings.

2.3.1.4 Cane Fiberboard

Each drum package is lined with cane fiberboard that complies with ASTM Specification C208 and has a nominal density of 15 lb/ft³. The cane fiberboard protects the containment vessels during NCT and HAC by providing both impact protection and thermal insulation.

Cane fiberboard discs for the 9975 Package are held together with glue. Cutouts (see fiberboard assembly drawings in Appendix 1.1 of the SARP) are provided in the fiberboard discs at the top and bottom of the SCV to prevent or minimize tearing of fiberboard discs during HAC drops. Cutouts also help in providing softer impacts, which result in lower impact g values.

2.3.1.5 Containment vessels

The containment vessels are sealed with dual concentric elastomer O-rings (Parker O-ring compound V-835-75 or equivalent). The containment boundary is comprised of the outermost O-ring and the containment vessel body. An evacuation port is located between the O-rings to facilitate post-load leakage testing. A package assembly verification air leak rate of \(10^{-3}\) std cm³/s must be demonstrated before the package is released for transport (refer to Chapter 4 of the SARP). This air leak rate assures effective O-ring sealing. After the leak test, the evacuation port is sealed with an approved pressure plug and gland nut and then leak tested.

10 CFR 71.73(c) requires that the containment system be immersed in water such that the external pressure is equivalent to at least a 50-foot head of water, which equates to an external pressure of 21 psig. Immersion tests are described in Section 2.7.6 of the SARP.

To verify the capability of the system to maintain structural integrity, 10 CFR 71.85(b) requires that the containment vessels be tested at an internal pressure at least 50% higher than the Maximum Normal Operating Pressure (MNOP) when MNOP exceeds 5 psig. Pressure tests to meet this requirement are described in Section 2.6.1.1 of the SARP.

The containment vessels of the 9975 Package are fabricated in accordance with ASME B&PV, Section III. The design analysis is performed in accordance with ASME Section III, Subsection NB as explained in the opening paragraph of Section 2.1.2. The 9975 Package has double containment vessels. The inside diameter of the PCV is sized to accept a 4.92-inch-diameter Pu storage container.

2.3.1.6 Air Shield

A 24-gauge (0.0239-inch) thick stainless steel air shield is provided at the top of the 9975 Package to prevent air from coming into contact with fiberboard above the containment vessel during a fire accident and thus prevent higher temperatures near the closure seal of the containment vessels. The air shield design incorporates a gap of approximately 1/8-inch all around the shield so that combustible gases can flow around and escape through the vents. From a structural standpoint, the shield is thin enough that it does not affect the energy-absorbing capacity of the fiberboard.
2.3.1.7 Weights and Centers of Gravity

The nominal component weights and the maximum content weights of the 9975 Package are provided in Table 2.3.3. The weight of the contents of the actual packages will be less. Packaging drop tests were performed at the approximate gross weight provided in Table 2.3.3.

The Center of Gravity of the 9975 Package is located on the longitudinal centerline, approximately 17½ inches from the bottom end.

Table 2.3.3 9975 Package Component Weights

<table>
<thead>
<tr>
<th>9975 Components</th>
<th>Weights (lbs)</th>
</tr>
</thead>
<tbody>
<tr>
<td>35-gal drum and insulation (overpack)</td>
<td>127</td>
</tr>
<tr>
<td>Primary containment vessel (nominal)</td>
<td>34</td>
</tr>
<tr>
<td>Secondary containment vessel (nominal)</td>
<td>56</td>
</tr>
<tr>
<td>Aluminum honeycomb spacers (impact absorbers)</td>
<td>1</td>
</tr>
<tr>
<td>Lead shielding material</td>
<td>142</td>
</tr>
<tr>
<td>Packaging net weight (maximum)</td>
<td>370</td>
</tr>
<tr>
<td>Contents (maximum)</td>
<td>44</td>
</tr>
<tr>
<td>Package gross weight (maximum)</td>
<td>404</td>
</tr>
</tbody>
</table>

2.3.1.8 Conclusions

- The Structural review confirmed that the text and sketches describing the structural design features are consistent with the engineering drawings and the models used in the structural evaluation.

- The criteria for design of the 9975 Package are in accordance with 10 CFR 71; 49 CFR 173 through 178; IAEA Safety Series No. 6; and Section III, Subsection NB of the ASME B&PVC, 1992 edition.

- Local buckling for the containment vessels is evaluated to the requirements of the ASME Code. Specifically, Code Case N-284 is used to evaluate the containment vessels for buckling.

- To avoid brittle fracture problems, the selection of all material components was based upon the guidance provided by NRC Regulatory Guide 7.11.

- The staff has confirmed that the application identifies the established codes and standards, which are judged by the staff to be appropriate for the intended purpose and are properly applied.
2.3.2 Materials of Construction

2.3.2.1 Material Specifications and Mechanical Properties

The material specifications for the packaging components are provided in Table 2.4 of the SARP. Table 2.3.4 lists some of these components and specifications. These specifications are also provided in Appendix 1.1 of the SARP. The mechanical properties of the packaging materials are presented in Tables 2.5 through 2.9 of the SARP. Design temperature ranges are listed to establish allowable stresses used in containment vessel design calculations and provided in Section 2.6.1.1 of the SARP. ASME Section III, Subsection NB allowable stresses for the containment vessels are provided in Table 2.10 of the SARP.

<table>
<thead>
<tr>
<th>Component</th>
<th>Specifications</th>
</tr>
</thead>
<tbody>
<tr>
<td>Drum</td>
<td>18-gauge stainless steel, Type 304L, ASME SA-240</td>
</tr>
<tr>
<td>Insulation</td>
<td>Industrial cane fiberboard, 14-16 lb/ft², ASTM C208</td>
</tr>
<tr>
<td>Containment vessels</td>
<td>Type 304L, ASME SA-312, SA-403, and SA-479</td>
</tr>
<tr>
<td>Bottom bearing plate</td>
<td>Aluminum, type 1100, ASTM B209</td>
</tr>
<tr>
<td>Top bearing plate</td>
<td>Aluminum, type 1100, ASTM B209</td>
</tr>
<tr>
<td>Lead shielding</td>
<td>Lead, ASTM B749, Shielding Material</td>
</tr>
<tr>
<td>Drum vent plugs</td>
<td>Caplugs, model BP-½, Protective Closures, Co., Inc.</td>
</tr>
<tr>
<td>Hex cap screw</td>
<td>½-13 UNC-2A × 1.25, ASME SA-329, Grade L7, with 0.19-inch hole</td>
</tr>
<tr>
<td>Flange nut</td>
<td>Hex nut, ½-13 UNC-2B, ASME SA-194, Grade 8</td>
</tr>
<tr>
<td>Angle</td>
<td>1.25 × 1.25 × 0.125 thick angle, 304 or 304L stainless steel, ASME SA-479, Roll to fit OD of drum</td>
</tr>
<tr>
<td>Pin</td>
<td>304 or 304L stainless steel, ASME SA-479</td>
</tr>
<tr>
<td>Reinforcing ring</td>
<td>20.85 OD × 1.25 wide × 0.125 thick, 304 or 304L stainless steel, ASME SA-479 bar</td>
</tr>
<tr>
<td>Washer</td>
<td>½-inch hardened circular washer, ASTM F436</td>
</tr>
<tr>
<td>Lid (cone seal) nut</td>
<td>Nitronic-60 Stainless Steel alloy, UNS-S221800 alloy, ASTM A479, Crucible Specialty Metals, Syracuse, NY</td>
</tr>
<tr>
<td>Thread grease</td>
<td>KRYTOX® fluorinated grease by E.I. du Pont, 240 AC</td>
</tr>
<tr>
<td>O-rings</td>
<td>Viton GLT per Parker Compound No. V-835-75</td>
</tr>
<tr>
<td>Spacers and impact absorbers</td>
<td>Aluminum honeycomb tube. Minimum foil thickness is 3 mil, crush strength 1500 +/- 500 psi, pre-crushed.</td>
</tr>
<tr>
<td>PCV sleeve</td>
<td>Aluminum tubing, Seamless, Type 6061-T6</td>
</tr>
<tr>
<td>3013 spacer</td>
<td>Aluminum tubing, Seamless, Type 6061-T6</td>
</tr>
</tbody>
</table>
Mechanical properties are obtained from the ASME B&PV Code, Section II, Part D, 1992. These properties are given from -20°F and above. However, the lowest design temperature is -40°F per 10 CFR 71 (see Table 2.5 of the SARP). In general, the mechanical properties, such as yield strength and tensile strength, increase with decreasing operating temperature and, therefore, are not a concern. However, fracture toughness decreases as the operating temperature decreases.

It is indicated in NRC Regulatory Guide 7.11 that the austenitic steels are not susceptible to brittle fracture at transport temperatures and, therefore, failure by brittle fracture in containment vessels at -40°F is not a concern.

2.3.2.2 Conclusions

- The material properties are appropriate for the load conditions (e.g., static or dynamic impact loading, hot or cold temperatures, and wet or dry conditions). Because the Celotex insulating material can degenerate over time under wet conditions, drum overpacks are designed to minimize the infiltration of water under NCT.

- The temperatures at which allowable stress limits are defined are consistent with minimum and maximum service temperatures.

- The force-deformation properties for the Celotex energy absorbing material are based on appropriate test conditions and temperatures.

- The materials of structural components have sufficient fracture toughness to preclude brittle fracture under NCT and HAC.

- The staff has verified that the materials and coatings of the package will not produce significant chemical or galvanic reactions among packaging components, among packaging contents, or between the packaging components and the package contents.

- The possible generation of hydrogen due to radiolysis of the plastic bags has been addressed in Appendix 3.6 of Chapter 3 of the SARP.

2.3.3 Fabrication, Assembly, and Examination

The staff has confirmed that appropriate fabrication specifications are prescribed by codes or standards, and that the code or standard is identified on the engineering drawings or in the text of the SARP. For the containment vessel components, the fabrication meets the requirements of the ASME B&PV Code, Section III, Subsection NB. For components for which no fabrication code or standard is specified, control of the fabrication will be maintained by implementation of the Quality Assurance Plan through the procedural methodology described in Chapter 9.

The staff has confirmed that the examination methods and acceptance criteria are dictated by the same code or standard used for the fabrication of a component. For components for which no fabrication code or standard is specified, the examination will be controlled by implementation of the Quality Assurance Plan through procedural methodology described in Chapter 9.

2.3.4 General Considerations for Structural Evaluations

Structural evaluations of the package were performed by full-scale testing of prototype packages. The testing program was supplemented by analysis to extrapolate test conditions to other credible HAC and NCT conditions.
2.3.4.1 Evaluation by Test

- The staff considered the description of the surface (e.g., material, mass, dimensions) used for the free drop and confirmed that it represents an essentially unyielding surface as specified in §71.73(c)(1).

- The staff considered the description of the steel bar (e.g., material, dimensions, orientation, method of mounting) used for the puncture test and confirmed that it is securely attached to an essentially unyielding surface, has sufficient length to cause maximum damage to the package, and meets the other specifications of §71.73(c)(3).

- The staff verified that the test specimen had been fabricated using the same materials, methods, and quality assurance as specified in the design. The staff identified differences between the materials and evaluated the effects in the application. Substitutes for the contents have the same representative weight as the actual contents.

- The staff verified that the selected drop orientations consider the orientations for which maximum damage is expected, and that the selection was justified.

- The staff verified that all test results are evaluated and their implications interpreted, including both interior and exterior damage of the test article. Unexpected or unexplainable test results indicating possible testing problems or non-reproducible specimen behavior have been discussed and evaluated.

- The staff evaluated the appropriate videos and/or photos of the tests.

- The staff verified that the margin of safety of the package design has been adequately evaluated.

- The staff addressed the criteria for evaluating pass/fail for the test conditions. The test results have been compared with these criteria.

2.3.4.2 Evaluation by Analysis

- The staff verified that a clear description of the calculations, and all assumptions, are included.

- The staff verified that the models and material properties were appropriate for the load combinations considered, that the material properties (e.g., elastic, inelastic) were consistent with the analysis methods, that the application justified the strain rate at which the properties were determined, and that the analysis considered true stress-strain or engineering stress-strain, as applicable.

- The staff has confirmed that bounding dynamic analyses were performed and that dynamic amplification of component stresses has been adequately addressed.

- The staff is satisfied that the most unfavorable drop orientations were chosen for the simulated 30-ft drops.

- The staff has confirmed that the analyses adequately account for varying impact loading transmission to the contents, resulting in variable test conditions.

- The staff verified that the computer codes, if applicable, are appropriately used and benchmarked.
• The staff verified that the response of the package to loads, in terms of stress and strain to components and structural members, is shown, and that the structural stability of individual members, as applicable, was evaluated.

• The staff examined the summary table of the results of the analyses, compared the results with the acceptance criteria provided, and verified that the acceptance criteria have been met and the criteria are in accordance with appropriate codes and standards.

2.3.5 Structural Evaluation for Normal Conditions of Transport

2.3.5.1 Heat

• If exposed to direct radiation at 100°F ambient temperature, the drum outer surface and containment vessel assembly (with the source) will reach maximum temperatures as shown in Table 3.2 of the SARP. These temperatures are consistent with those in the Thermal Evaluation section.

• The review also verified that any differential thermal expansions and possible geometric interferences have been considered and that the stresses are within the limits for normal condition loads.

• Structural adequacy of the containment vessels for prolonged service under high-temperature environments is demonstrated by comparison with the test results from the tests conducted on containment vessels of packages 9965 and 9968. During the test, the specimens were pressurized to 1,000 psig and held at a temperature of 600°F for 16 hours. At the conclusion of the test, helium leakage from the containment vessels was not detectable with a helium detector. The test results show that the O-rings meet the leakage criteria with an internal pressure of 1,000 psig (which is far greater than the MNOP) and a temperature of 600°F for 16 hours. Interpolation of the test results indicates that the containment will remain leak tight for approximately 1,000 hours at the 500°F design temperature, which is found to be acceptable.

2.3.5.2 Cold

• A regulatory cold test required per 10 CFR 71 was performed on the 9965 Package PCV at -40°F. A helium leakage test was conducted on the PCV per NRC Regulatory Guide 7.4, June 1975, and ANSI N 4.5, 1987, using the bell jar method. The PCV remained leak tight to $10^{-7}$ std cm$^3$/sec air for a test period time of 10 minutes. The SCV is nearly identical to the PCV in design, with the exception of a slightly larger diameter and length. The cold test results for the PCV are applicable to the SCV as well. The temperatures under the cold test condition are consistent with the Thermal section. The can fiberboard assembly properties at -40°F lead to load/deflection data that show a significant stress spike during impact loading. However, the duration of the spike is too short to cause any significant stress amplification in the containment vessels. Therefore, containment vessel response to impact loads at -40°F will be similar to the response at room temperature.

• The packages contain no liquids or other materials that could freeze or otherwise be adversely affected by ambient temperatures of -40°F.

• The staff has verified that no component stress allowables are exceeded by normal condition loading.
2.3.5.3 Reduced External Pressure

- Reducing the external pressure to 3.5 psia combined with maximum internal pressurization could cause increased pressure loading on the containment vessel walls. An analysis of the vessels for an internal pressure differential of 150 psi was conducted. This analysis bounds the possible effects of reduced external pressure.

- For the 9975 Package, the SCV experiences the effect of the reduced external pressure. For these vessels, the maximum pressure differential will be 102.2 psi if external pressure of 3.5 psia is assumed. This pressure differential is enveloped by the internal design pressure differential of 150 psi used in the analysis.

- The drums are protected from reduced external pressure transients by the vent holes covered by Caplugs.

- It is determined that the application adequately evaluates the package design for the effects of reduced external pressure equal to 25 kPa (3.5 psi) absolute and that the application considers the greatest possible pressure difference between the inside and outside of the package.

2.3.5.4 Increased External Pressure

- Increased external pressure to 20 psia combined with minimum internal pressurization will not cause localized buckling of the containment vessel walls. A buckling analysis for the vessels, per ASME Code Case N-284, for an external pressure differential of 20 psi was conducted.

- The drums are protected from an increased external pressure transient by the cane fiberboard which is capable of withstanding an additional load of more than 5.3 psi (=20 psi − 14.7 psi).

- It is determined that the application adequately evaluates the package design for the effects of increased external pressure equal to 140 kPa (20 psi) absolute. In the evaluation, the application considered this loading condition in combination with minimum internal pressure, the greatest possible pressure difference between the inside and outside of the package as well as the inside and outside of the containment system, and the possibility of buckling.

2.3.5.5 Vibration

- A random vibration analysis based on power spectral density for the SST was performed to demonstrate that vibration and shock loadings are small and would not cause any fatigue concerns. Though the analysis neglected the load transmission characteristics of the vehicle’s suspension, the application indicates that similar packaging (DOT Spec 6M) has withstood years of transport with no significant damage occurring from normal vibration. The containment vessels for the application are smaller than the largest vessels permitted by DOT Spec 2R. Therefore, the containment vessels are less susceptible to vibration damage than the DOT Spec 2R containment vessel. The cone closure is tightened to a predetermined torque, which results in the closure joint components fitting metal-to-metal. The compressed O-rings and the metal friction of the closure thread lock the joint, preventing loosening from vibration. Since the containment vessel components have the same coefficient of thermal expansion, no thermal loosening of the cone-seal nut will occur. Use of required torque values over several years of successful operation has verified that vibration caused by NCT will not result in loosening the cone-seal nut.
• Therefore, it is determined that the application adequately evaluated the package design for the effects of vibration normally incident to transport. A fatigue analysis was provided for highly stressed systems, considering the combined stresses due to vibration, temperature, and pressure loads, and closure bolt preload.

2.3.5.6 Water Spray

• Water spray would cause no damage to the outer drum. The stainless steel drum of the 9975 Package is not affected by corrosion. The drum closure is weather sealed, along with the four sealed vent holes. The containment vessels, which are fabricated from austenitic stainless steel, are not affected by water. A corrosion study shows that water-induced corrosion is insignificant in this package.

2.3.5.7 Free Drop

• The application indicates that a free drop through a distance of 4 feet onto a flat, essentially unyielding, horizontal surface, striking the surface in a position for which maximum damage is expected, would not reduce the effectiveness of the packaging. This is indicated by the fact that no drum and containment vessel failures are observed as a result of the 30-ft drop tests performed on the 9975 with the 4-ft drop tests performed prior to the 30-ft drops.

2.3.5.8 Corner Drop

• This test is not required for 9975 because the total weight of the package exceeds 220 lb.

2.3.5.9 Compression

• A compression test using a load of 2,061 pounds on the top of the 9975 Package for a minimum of 24 hours yielded no effect on the package.

2.3.5.10 Penetration

Penetration testing was performed on a modified 6M package with a drum overpack similar to the 9975 Package.

• The application indicates that a 13-lb. vertical steel rod, 1-1/4 inches in diameter was dropped from a height of 4 feet onto the most vulnerable surface of each of several different sizes of drums with the cane fiberboard in place for the modified 6M package. Maximum deflection of the drum surface was 1/4 inch. No rupture of the drum or damage to the insulation occurred.

2.3.5.11 Structural Requirements for Fissile Material Packages

The SARP structural analysis demonstrates that the following conditions are met for fissile material packages:

• The form of the contents is not substantially altered. (Note that the SARP criticality evaluation assumes the contents are in the most reactive configuration.)

• The containment system precludes the in-leakage of water following NCT and HAC tests.

• The total effective packaging on which nuclear criticality safety is assessed is not reduced following NCT tests.

• The total effective spacing between fissile contents and the outer surface of the package is unchanged following NCT tests.
• The outer surface of the package does not have an opening large enough to pass a 10-cm cube following the HAC test.

2.3.6 Structural Evaluation for Hypothetical Accident Conditions

2.3.6.1 Free Drop

• Structural integrity of the packages against 30-ft drops onto a flat, essentially unyielding horizontal surface was demonstrated by prototype testing. The unyielding impact surface is constructed from a 6.25-inch thick armor plate, a specialty very-high-strength steel used in armored vehicles to resist penetration from high-velocity impacts, approximately 5 feet square. The plate is anchored in a 30-inch-thick reinforced concrete slab that is insulated from the existing building concrete floor. The impact target weighs approximately 15,600 lb, which is nearly forty times the weight of the 9975 Package. The plate is level with the surrounding floor in the test facility. This impact surface has been used for a number of years for drop testing of the nuclear packages. There is no visible evidence of bending, cracking, or movement of the impact surface relative to the surrounding floor.

• For the 9975 Package, three drop tests [a 10° slap down, and two shallow (17.5° and 22.5°) side impacts to the closure end] were conducted at ambient normal, i.e., test facility environment, conditions. The acceptance of the package against 30-ft drop impacts is based on these three tests for ambient normal conditions and finite element analysis (FEA) for high/low temperature desiccated, normal, and moist (saturated) environmental conditions.

• Earlier testing of prototype packages provided information on pressure vessel and aluminum honeycomb response to HAC tests.

• Extensive dynamic impact tests were performed on the Celotex impact cushioning/insulating material incorporated in the 9975 Package. For use in the 9975 Package, ½-inch Celotex sheets were cut to form by abrasive water-jets, and bonded together by wood glue. The test samples, cut from the glued assemblies used in the package, were pre-conditioned to represent the high/low temperature desiccated, normal, and moist (saturated) environmental conditions that were not evaluated by physical drop testing of the 9975 Package. The results of this testing effort were used to benchmark and validate the material models used in the FEA simulated 30-ft drops at high/low temperature desiccated, normal, and moist (saturated) environmental conditions.

• The FEA simulations found that impact loading of the containment vessels during a 30-ft side drop is sensitive to the widths of the glue layers in the bonded Celotex assemblies at high/low temperature desiccated and low temperature moist (saturated) environmental conditions. However, further finite element analysis on a package modified by excluding the outer drum and Celotex was performed. A simulated 55-ft drop was performed and the results show that no buckling occurred and there was no extensive plastic deformation in the closure region. Therefore, based on actual physical testing and finite element analysis, it is demonstrated that the 9975 Package can withstand a 30-ft drop under all environmental conditions required by 10 CFR 71 and maintain acceptable structural integrity with adequate margin.

2.3.6.2 Crush

• A crush test is not applicable to this package. This is due to the package density being greater than 1,000 kg/m³.
2.3.6.3 Puncture

- Three 9975 puncture tests were performed. The case judged in situ as being most vulnerable to further damage via puncture bar impact was the case where a local closure buckling occurred in the 30-ft slap-down drop test. A 1-ft angled top-down drop on the 40-inch puncture bar was performed to exploit the lid buckle, and attempt to tear open a gap. The test results demonstrate the acceptance of the 9975 Package as having sufficient margin against failure by puncture.

2.3.6.4 Thermal

- Compliance with the thermal requirements of HAC is demonstrated by analysis and by fire testing on packages 9973 and 9975. When exposed to 1,475°F fire, the drum outer surface and the containment vessel assembly (with the source) will reach the maximum temperatures which are well below the design temperature of 500°F. Peak temperatures calculated in the thermal analysis were compared with the temperatures recorded during the fire tests on 9973 and 9975 Packages, and were found to be consistently higher than the test temperatures. The calculated temperatures were then used to calculate peak vessel pressures and stresses. The stresses were found to be within the allowables. Peak temperatures during and after the fire test were consistent with temperatures used to determine the limiting stresses.

2.3.6.5 Immersion—Fissile Material

- The construction of the overpack for the 9975 Package is similar to that of the earlier 9966 Package. The water immersion test requirement for these packages is satisfied by the tests done on the 9966 Package.

2.3.6.6 Immersion—All Packages

- The response of a separate, undamaged specimen subjected to water pressure equivalent to immersion under a head of water at least 15 m (50 ft) was evaluated by analysis and found to be acceptable.

2.3.7 Lifting and Tie-Down Standards for All Packages

- This package has no lifting or tie-down devices.

2.3.8 Structural Evaluation of Special Pressure Conditions

- The contents of this package contain no irradiated nuclear fuel.

2.3.8.1 Analysis of Pressure Test

- The response of a separate, undamaged containment system specimen subjected to 150% of its MNOP was evaluated by analysis and found to be acceptable.

2.3.9 Appendices

The appendix includes background calculations and other appropriate supplemental information. In particular, Appendices address:

(i) Data on fiberboard sealant and other special materials used in the packaging structure;
(ii) Containment system stress and deflection calculations under both NCT and HAC;
(iii) Containment system buckling calculations under both NCT and HAC;
(iv) Containment system fatigue analysis under both NCT and HAC; and
(v) Comparisons of 9975 packaging with 9966, 9967, 9968, 9973, 9975, and 9975 prototype.
2.4 Evaluation Findings

2.4.1 Findings

Based on review of the statements and representations in the application, the staff concludes that the structural design has been adequately described and evaluated and that the package has adequate structural integrity to meet the requirements of 10 CFR 71. By meeting the requirements of 10 CFR 71, the package also meets the requirements of IAEA Safety Series 6.

2.4.2 Conditions of Approval

- Maximum weight of the package shall not exceed 183 kg (404 pounds).
- Maximum weight of the contents shall not exceed 20.1 kg (44 pounds).

2.5 References


U.S. Nuclear Regulatory Commission, “Fracture Toughness Criteria of Base Material for Ferritic Steel Shipping Package Containment Vessels with a Maximum Wall Thickness of 4 Inches (0.1 m),” Regulatory Guide 7.11.


3. THERMAL EVALUATION

3.1 Areas of Review

Chapter 3, Thermal Evaluation, of the Safety Analysis Report for Packaging (SARP), Model 9975, B(M)F-85, was reviewed for the adequacy of the thermal design features of the 9975 Package. The review also addresses Content Envelopes C.1 through C.8, as described in Table 1.2 of the SARP (WSRC-SA-2002-00008, Revision 0).

Included in the Thermal Evaluation were the following:

3.1.1 Description of Thermal Design

- Design Features
- Decay Heat of Contents
- Codes and Standards
- Summary Tables of Temperatures
- Summary Table of Maximum Pressures

3.1.2 Material Properties, Thermal Limits, and Component Specifications

- Material Properties
- Temperature Limits
- Component Specifications

3.1.3 General Considerations for Thermal Evaluations

- Evaluation by Analysis
- Evaluation by Test
- Margins of Safety

3.1.4 Thermal Evaluation under Normal Conditions of Transport

- Initial Conditions
- Effects of Tests
- Maximum Normal Operating Pressure
- Maximum Thermal Stresses

3.1.5 Thermal Evaluation under Hypothetical Accident Conditions

- Initial Conditions
- Effects of Thermal Tests
- Maximum Temperatures and Pressures
- Maximum Thermal Stresses
3.1.6 Thermal Evaluation of Maximum Accessible Surface Temperature

3.1.7 Appendices (as applicable)

- Description of Test Facilities and Equipment
- Test Results
- Applicable Supporting Documents or Specifications
- Analyses Details

3.2 Regulatory Requirements

Regulatory requirements of 10 CFR 71 applicable to the thermal evaluation are as follows:

- The package design must be described and evaluated to demonstrate that it satisfies the thermal requirements of 10 CFR 71. [§71.31(a)(1), §71.31(a)(2), §71.33, §71.35(a)]
- The application must identify the established codes and standards used for the package design, fabrication, assembly, testing, maintenance, and use. In the absence of such codes, the application must describe the basis and rationale used to formulate the quality assurance program. [§71.31(c)]
- The package must be made of materials of construction that assure there will be no significant chemical, galvanic, or other reactions, including reactions due to possible inleakage of water, among the packaging components, among package contents, or between the packaging components and the package. The effects of radiation on the materials of construction must be considered. [§71.43(d)]
- The performance of the package must be evaluated under the tests specified in §71.71 for NCT. [§71.41(a)]
- The package must be designed, constructed, and prepared for shipment so there would be no loss or dispersal of contents, no significant increase in external surface radiation levels, and no substantial reduction in the effectiveness of the packaging under the tests specified in §71.71 for NCT. [§71.43(f), §71.51(a)(1)]
- The package must be designed, constructed, and prepared for transport so that in still air at 38°C (100°F) and in the shade, the accessible surface temperature does not exceed 50°C (122°F) in a nonexclusive-use shipment or 85°C (185°F) in an exclusive-use shipment. [§71.43(g)]
- The performance of the package must be evaluated under the tests specified in §71.73 for HAC. [§71.41(a)]
- The package design must not rely on mechanical cooling systems to meet containment requirements. [§71.51(c)]

3.3 Review Procedure

The 9975 SARP includes the information essential for a thermal evaluation including drawings and the content decay heat. Of particular importance is the response of the containment vessel(s) and associated O-rings, the shielding, and the contents of the 9975 Package to the imposed NCT (10 CFR 71.71) and HAC (10 CFR 71.73).
3.3.1 Description of Thermal Design

3.3.1.1 Design Features

The applicant described the packaging components that control the response of the 9975 Package to the thermal environment. These components, which primarily include the cane fiberboard overpack and the containment vessel(s), are described in sufficient detail in Section 1.2.1 of the 9975 SARP to provide a sufficient basis for the thermal evaluation of the package.

The primary design features intended to protect the containment vessel(s) and O-rings of all the packages as well as the lead shielding of the 9975 Package from structural damage and overheating are:

- A cane fiberboard overpack confined in a steel drum which acts as an impact limiter and insulation during a hypothetical accident;
- The stainless steel pressure vessel with cone seal plug and nut which provides the containment system of the package contents during NCT- and HAC-imposed structural loads. The containment system of the 9975 Package utilizes two nested concentric containment vessels. The containment boundary for each containment vessel is completed by the use of two Viton O-rings between the cone seal plug and the vessel.

All contents are packaged in either DOE-STD-3013 cans, the LLNL Hex Cans, or nested food pack cans. For the contents identified in Table 1.2 of the SARP as Content Envelopes C.1, C.2, C.3, C.5, C.6, C.7 and C.7, the content cans, the primary containment vessel (PCV), and the secondary containment vessel (SCV) need not be inerted. For plutonium/uranium oxide contents identified as Content Envelope C.4, the inner cans must be inerted to less than 5% oxygen with helium or nitrogen, and the PCV must be diluted with a minimum of 75% CO₂. For the neptunium oxide contents identified as Content Envelope C.8, the inner cans, the PCV, and the SCV must be inerted to less than 5% oxygen with argon.

3.3.1.2 Contents Decay Heat

The maximum contents decay heat rate for the 9975 Package is given in Table 3.6 of the SARP. The maximum allowable contents decay heat rate of 19 watts was used in the review of the thermal evaluation of the 9975 Package. This conforms to about 640 curies of plutonium isotopes with about 5-Mev alpha decay products.

3.3.1.3 Codes and Standards

The structural materials used in the package conform to Section III of the ASME B&PVC. The cane fiberboard used in the overpack conforms to ASTM Specification C208. The cast lead shield material conforms to ASTM B749. The plutonium metal and oxide contents defined in Table 1.3 in the SARP conform to the DOE-STD-3013.

3.3.1.4 Summary Tables of Temperatures

The maximum temperatures reached in the 9975 Package components during NCT are given in Tables 3.2 and 2.15 of the SARP. These temperatures, for a 3013 can, bound the various content configurations described in Figure 1 and Table 5 and 6 of Appendix 3.3.

The minimum temperature is −40°C based on the assumption that the package is without content heat generation in the shade.

For a 100°F environment temperature in the shade, the 9975 Package has the maximum accessible surface temperature below the limit of 122°F allowed for nonexclusive-use shipments.
The applicant presents the maximum temperature in the 9975 packaging components during a hypothetical accident fire in Tables 3.2 and 2.22 of the SARP. The post-fire cool-down did not include insolation. These results are based on tests as well as analysis of an undamaged 9975 Package with a simulated 19-watt content decay heat rate. Table 2 of Appendix 3.4 lists the maximum temperatures of a damaged 9975 Package determined by analysis, with 19-watt content decay heat rate and post-fire insolation, for the lead shield and the secondary containment vessel (including the O-ring). The temperatures of the other components presented in this table have not yet reached their maximum 4 hours following cessation of the fire. However, the temperatures for NCT bound the maximum temperatures of these components.

3.3.1.5 Summary Tables of Maximum Pressures in the Containment System

The MNOPs in the PCV and SCV cavities of the 9975 Package for NCT are given in Tables 3.3 and 2.13 of the 9975 SARP. The maximum pressures in the 9975 containment system cavities during a hypothetical accident fire are given in Tables 3.3 and 2.22 of the 9975 SARP.

The pressures in the 9975 containment vessels are lower for the HAC than the MNOP. The initial temperatures prior to the hypothetical accident are based on the absence of insolation while the temperatures for the maximum normal operating condition are based on insolation on the package surface.

Per 10 CFR 71.4, the package must be designated as a Type B(M), since the MNOP is greater than 700 kPa (100 psig).

3.3.2 Material Properties and Component Specifications

3.3.2.1 Material Thermal Properties

The required thermal properties for all the materials used in the fabricated 9975 packaging were presented in Section 3.2 of the 9975 SARP. A small volume of the cane fiberboard exceeds the allowable temperature limit of 121°C (250°F) during normal operating conditions. However, the cane fiberboard (Celotex) can be held at 300°F for an extended length of time without indication of decomposition (Appendix 3.16). A region of the cane fiberboard decomposes during the hypothetical thermal accident resulting in a change of the thermal properties during and following the thermal event. These properties were determined experimentally by the applicant (Hensel and Gromada, 1994). The properties were reviewed by the staff and determined to be acceptable in both detail and accuracy.

3.3.2.2 Temperature Limits

The temperature limits of the lead shield, the primary and secondary containment vessels and their O-rings, and the fiberboard are given in Table 3.1 of the SARP. The pressure limits of the primary and secondary containment vessels are also given in Table 3.1 of the SARP.

3.3.2.3 Component Specifications

The component specifications for the overpack drum, insulation, and containment vessels are presented in the SARP. Included in the component specifications are the emissivity and absorptivity of the overpack drum, the identification of the ASTM Specification C208 and temperature limits of the 15 lb/ft² cane fiberboard insulation, and the temperature limits of the Viton GLT fluoroelastomer O-rings used as closure seals.
3.3.3 General Considerations

3.3.3.1 Evaluation by Analysis

The applicant performed thermal evaluations using the finite element code P/Thermal with the pre- and post-processing software package PATRAN. The axisymmetric models were used for each package. The thermal properties of the packaging materials including the lead (where applicable), the insulation, and the air are appropriate for the thermal analyses of the package. The expressions for the various modes of heat transport at the package boundaries are appropriate. The PATRAN-PLUS and P/Thermal descriptions are given in Appendix 3.12 of the SARP. The material properties, convection coefficients and radiation surface properties, and internal and solar heat source data input to P/Thermal are also given in Appendix 3.12 of the SARP. The benchmarking of P/Thermal against a documented shipping package problem is described in Appendix 3.11.

The analyses of the undamaged 9975 Package for both the NCT and the HAC fire were benchmarked against experiments as discussed in Appendices 3.1 and 3.2 of the SARP. The analysis of the hypothetical accident fire of the damaged package utilized the cane fiberboard thermal properties inferred from experiments.

3.3.3.2 Evaluation by Test

Tests described in Appendix 3.5 of the 9975 SARP were performed on a prototype of the 9975 packaging (described in Appendix 3.1 of the 9975 SARP) not significantly different from the production design with a 21-watt heater to simulate the content decay heat rate. These tests were used to benchmark the analyses of the package. The package was tested for 120 hours in a building with an ambient temperature ranging between 77°F and 80°F. The measured temperatures in the package were used to benchmark the analyses of the 9975 Packages for NCT as described in Appendix 3.1 of the 9975 SARP.

Immediately following the test on the 9975 packaging for NCT, the package was tested in a vertical orientation in a radiant heat facility for greater than 30 minutes as described in Appendix 3.5 of the SARP. The temperature of the 35-gallon drum outer confinement vessel exceeded 1,500°F for approximately 45 minutes. The insulation that covered the top and bottom of the facility to prevent heat loss during the heating cycle was removed and the package was allowed to cool 15 hours by radiation and natural convection to the ambient air near 100°F while remaining in the test facility. A member of the SARP review team witnessed this test. The staff has determined that it was appropriate not to furnish excess oxygen to replenish the oxygen depletion during the heating portion of this test. The measured temperatures in the package were used to benchmark the analyses of the 9975 Package under HAC as described in Appendix 3.2 of the 9975 SARP. The drop and puncture tests of the HAC had not been performed on the prototype 9975 packaging tested.

3.3.3.3 Margins of Safety

The temperatures and pressures for both the NCT and HAC are, with the exception of the cane fiberboard, substantially less than the allowable design limits given in Table 3.1 of the SARP. For NCT, the temperature of the cane fiberboard may exceed the allowable design limit by only a few degrees over a small, thin volume of material located near the bottom of the secondary containment vessel of a package that sits on an adiabatic surface. This “excess” temperature of the cane fiberboard will not adversely affect the package components important to containment, subcriticality, or shielding.

3.3.4 Thermal Evaluation for Normal Conditions of Transport

The applicant performed thermal evaluations of the various packages for NCT using analyses benchmarked against the experiment on the 9975 packaging using a 21-watt heater to simulate the content decay heat rate. The use of nominal thermal conductivity properties of the cane fiberboard
results in the calculation of higher temperature gradients in the insulation than were measured in the experiment. The cane fiberboard properties were not adjusted in the analytical model to duplicate the experimental results because the analytical results are conservative, producing higher values of temperatures in the package components important to safety.

The maximum accessible surface temperatures of the 9975 Package with the 19-watt content decay heat rate were determined without insolation based on the surface heat flow by natural convection and thermal radiation to the environment at an ambient temperature of 100°F. This surface temperature is less than 122°F, which is one condition for allowing the package to be transported as a non-exclusive-use shipment. The staff concurs with this analysis and conclusion. Thus, 10 CFR 71.43(g) requirement is satisfied.

The minimum temperature of -40°C in the package occurs when the content decay heat load is zero in an environment at -40°C. As noted in Section 2.3.6.2 of this SER, the Cold condition of -40°C ambient temperature will not result in a degradation of the 9975 Package. The 304L austenitic stainless steels used for the containment vessels and the overpacked drum do not have a ductile-to-brittle transition temperature above -40°C. The secondary stresses from the differential thermal contraction for the Cold condition are less than those from the differential thermal expansions for the Heat condition.

The applicant performed a thermal evaluation for the 9975 Packages under NCT thermal conditions with insolation applied to the surfaces of the package in 100°F still air. The insolation is based on the appropriate values given in 10 CFR 71, Section 71(c) for a 12-hour time period. The solar absorptivity of the stainless steel drum surface was assumed to be 1.0 while the surface emissivity was assumed to be 0.21. The applicant evaluated two 3013 content configurations for shipping plutonium metal and one 3013 content configuration for shipping plutonium oxides in Appendix 3.17. For each 3013 content configuration, the applicant determined (by analysis) the component temperatures for the package in the shade (steady state) as well as with insolation. The content decay heat rate of 19 watts was used in the analyses of the 9975 Packages. The maximum component temperatures are given in Table 3.2 of the SARP as described in Section 3.3.1.3, above. Confirmatory calculations by the staff of the package surface temperature and the content envelope surface temperature verify that the above results were reasonable and conservative. The steady-state temperatures of the package components during NCT do not compromise the functions of the packaging.

The MNOP in the 9975 containment vessel with oxide contents is due to the increased temperature of the cavity air initially at atmospheric pressure and 70°F temperature. In addition, the helium from the decay of the plutonium contents or neptunium oxide contents, the decomposition of 25 grams of moisture into hydrogen, and thermal decomposition of the plastic bags per Appendix 3.14 also contribute to the MNOP. The MNOP calculated by the applicant is given for the PCV and the SCV in the Summary Table 3.3 of the SARP, and is given in Section 3.3.1.4, above. This pressure, obtained for the case of oxide in food cans, is an upper bound for the containment vessels with metal oxide contents in a 3013 container. As shown in Chapter 2 of this report, this pressure does not produce stresses in the confinement vessel that exceed the allowable stress limits. A review of the calculations of the MNOPs confirmed that the pressure results were reasonable and conservative.

Pressures were estimated for the deflagration of the hydrogen produced from the decomposition of the 25 grams of moisture in a package with the oxide contents in a 3013 container is given in Appendix 3.8 of the SARP. The peak pressure in the PCV is less than that given in Summary Table 3.3 of the SARP. The peak pressure in the SCV exceeds that given in Summary Table 3.3, but is substantially less than the design pressure of the SCV. A review of the calculations of the deflagration pressures confirmed that the pressure results were reasonable and conservative.
The potential for detonation of the hydrogen produced from the decomposition of the 25 grams of moisture in a package with the oxide contents in a 3013 container was investigated in Appendix 3.9 of the SARP. The use of a 3013 container inerted to less than 5% oxygen, with the primary containment vessel diluted by a minimum of 75% CO₂ and with the secondary containment vessel filled with air, is sufficient to prevent detonation within either the PCV or SCV. An independent analysis of the maximum cell size to prevent detonation within the 3013 container, the PCV, and the SCV was performed. This analysis confirmed that, with the inerted 3013 container and the primary containment vessel diluted by a minimum of 75% CO₂, the maximum cell size is larger than the maximum gaps and free spaces in the PVC and SCV of the 9975 Package with 3013 containers or food pack cans. This is sufficient to prevent detonation within either the PCV or SCV. To the extent that an inert diluent other than CO₂ or nitrogen is used, the food pack cans, the PVC, and the SVC shall be inerted such that the oxygen content in all void spaces is less than 5% of volume at closure.

The thermal stresses in the 9975 Package due to the differential thermal expansions between the package components are small as shown in Chapter 2.

The staff finds that the containment vessels of the 9975 Package remain fully effective as containment boundaries for the payloads during NCT or in the event of deflagration of hydrogen gases within the containment vessels. The resultant deformations, if any, of the vessel will not impair the containment, shielding, or criticality functions of the package. The staff finds that detonation of hydrogen gases within the containment vessels will not occur for an inerted 3013 container, hex can, or food pack can, with the primary containment vessel diluted by a minimum of 75% CO₂ and with the secondary containment vessel filled with air. The staff also finds that the NCT does not impair the ability of the 9975 Package to withstand the HAC discussed below.

3.3.5 Thermal Evaluation of Hypothetical Accident Conditions

The thermal evaluations of the HAC [10 CFR 71.73(c)(3)] were performed on the 9975 Package by test and analyses. The analysis was benchmarked against the experiment on the 9975 packaging that used a 21-watt heater to simulate the content decay heat rate. The use of the nominal cane fiberboard thermal conductivity properties results in the calculation of larger temperature gradients in the insulation for the initial conditions than measured in the experiment. For the HAC, the cane fiberboard properties were adjusted in the analytical model to duplicate the experimental results to more accurately produce the temperatures measured in the HAC benchmark test of the 9975 Package.

The undamaged 9975 Package was tested for 120 hours in a building with an ambient temperature ranging between 77°F and 80°F. Immediately following the test on the 9975 packaging, the package was tested in a vertical orientation in a radiant heat facility for greater than 30 minutes. The temperature of the drum surface exceeded 1,500°F for approximately 45 minutes. The package was allowed to cool 15 hours by radiation and natural convection to the ambient air near 100°F while remaining in the test facility. An analysis was performed to determine the response of the 9975 Package to the experimental fire test conditions based on the initial conditions determined above. The analyses used the thermal properties of the uncharred and charred cane fiberboard based on the applicant’s high temperature tests specifically designed and performed to develop thermo-physical property models.

The measured temperatures in the 9975 Package were used to benchmark the analyses of the 9975 Packages HAC. The calculated internal 9975 Package temperature histories compare well with the measured histories.

The fire test analyses were modeled as an undamaged package and used the thermal properties of the uncharred and charred cane fiberboard based on the applicant’s high temperature tests specifically designed and performed to develop thermo-physical property models. The analysis of the drum wall

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temperature compares well with the experimental measurements, demonstrating that the analytical boundary conditions used in the analyses were appropriate. The calculated SCV seal and side temperatures were within 20°F greater than the measured temperatures. Because the calculated temperatures overestimated the measured temperatures of the package internals, the analytical models with the appropriate content heat were used to calculate the thermal response of the 9975 Packages to the regulatory HAC of a 30-minute, 1,475°F fire. The maximum temperatures experienced by the 9975 Package components during the regulatory HAC are given in Table 3.2 of the 9975 SARP as described in Section 3.3.1.4, above. The temperatures of the package components during a HAC do not compromise the functions of the packaging.

A 9-m (30-ft), low-angle drop test of a 9975 Package resulted in gaps forming between the radial cane fiberboard sheets. A hypothetical accident thermal analysis of a 9975 Package with a separation between the radial cane fiberboard sheets caused by the 9-m, low-angle drop was performed. The first table of Appendix 3.4 lists the maximum temperatures of a damaged 9975 Package determined by analysis, with 19-watt content decay heat rate and post-fire insolation, for the lead shield and the secondary containment vessel (including the O-rings). The temperatures of the other components presented in this table have not yet reached their maximum 4 hours following cessation of the fire. However, their temperatures for NCT bound the maximum hypothetical accident temperatures of these components.

The maximum pressure in the containment vessels is due to the increase of the temperature of the cavity air initially at atmospheric pressure and 70°F temperature, the helium from the decay of the plutonium contents, the hydrogen and oxygen produced by radiolysis (per Appendix 3.6) of the moisture associated with the $^{239}$PuO$_2$ or NpO$_2$ contents, the saturated water vapor, and the hydrogen produced by the radiolysis of the plastic bags used with food cans (per Appendix 3.14). The maximum pressure in a hypothetical accident calculated by the applicant for oxide contents is given for the PVC and the SCV in Table 3.3 of the SARP as described in Section 3.3.1.4, above. These pressures bound the pressures produced in the containment vessels with metal contents. As shown in Chapter 2 of this report, these pressures do not produce stresses in the confinement vessel that exceed the allowable stress limits. A review of the calculations of the pressures produced during a hypothetical accident confirmed that the pressure results were reasonable and conservative. Also, as shown in Chapter 2, the thermal stresses in the 9975 Package due to the differential thermal expansions between the package components are small.

The staff finds that the containment vessels of the 9975 Package remains fully effective as containment boundaries and shielding for the payloads of plutonium metal or oxides during the HAC. The resultant deformations, if any, of the vessel will not impair the containment function of, or allow water leakage into the payload. While the applicant has conservatively assumed the lead shield is absent and that the shielding of the radiation from the metal contents furnished by the containment vessel will satisfy 10 CFR 71.51(2) as given in SER Chapter 5, the staff finds that the lead shielding of the 9975 Package remains fully effective as a shield for the payload source term during the HAC, and that the resultant deformations, if any, of the lead shield will not impair the shielding function of the payload source term. Thus, the functions of the 9975 Package are not affected by the HAC.

3.3.6 Appendices

The evaluations of several thermal properties of the packaging components are presented in the appendices of Chapter 3 of the SARP. These properties include the thermal radiation properties of stainless steel at 400 K (Appendix 3.13) as well as the calculations of the thermal properties of the aluminum honeycomb used as an impact absorber and spacers in and between the containment vessels (Appendix 3.10).

Thermal tests were performed on the Celotex insulation for normal conditions of transport (Appendix 3.16). These tests conclude that the Celotex can be used at uniform temperatures of 300°F.
with occasional temperature excursions up to 325°F without apparent degradation to the thermal insulation or structural properties.

The PATRAN-PLUS and P/Thermal codes used in the analyses of the thermal responses of the 9975 Packages to normal operating conditions and a hypothetical fire are described. Included in the description are the listings of the material properties data file, the file containing the convection correlation parameters and the radiative surface properties. The file contains internal and solar heat source data (Appendix 3.12). The benchmark of the P/Thermal code against a documented shipping package thermal problem is also presented (Appendix 3.11). The results indicate that the analysis code P/Thermal computes the thermal response of the benchmark problem to an acceptable accuracy.

The thermal tests were performed on the 9975 Packages. The package configurations most vulnerable to a fire were selected for testing. The most vulnerable damaged package is the 9973 after an axial drop, while the most vulnerable undamaged package is the 9975 (Appendix 3.15). The thermal tests of the 9973 and 9975 Packages were performed at Sandia National Laboratories, in Albuquerque, NM. The hypothetical fire was simulated in Sandia’s radiant heat facility. The test report, including the test plan and the assembly instructions for the instrumented 9973 and 9975 Packages, is presented (Appendix 3.5). The 9975 Package included the 21-watt heater to simulate the content heat source. The content heat simulator preheated the undamaged package until the package reached normal operating conditions, at which time the package was placed in the radiant heat facility. The damaged 9973 Package, which did not contain a content heat simulator, was placed directly into the radiant heat facility. The test report includes the measured temperature histories of various components.

The analyses of the 9975 Package using P/Thermal were compared to the results obtained from the tests of the package. The analytical model was adjusted to bring the calculated temperatures of the 9975 Package under NCT into near compliance with the measured results (Appendix 3.1), and the calculated temperatures of the 9975 Package under the thermal portion of the HAC into near compliance with measured results (Appendix 3.2). The benchmarked models were then used to perform the analyses of all the 9975 Packages with their content heat sources for NCT with 3013 contents and under HAC (Appendix 3.3). A hypothetical accident analysis of a 9975 Package with a separation between the radial cane fiberboard sheets caused by a 9-m (30-ft), low-angle drop was also performed (Appendix 3.4).

The pressures in the containment system (PCV and SCV) are due to the fill gas, the decomposition of the O-ring seals, the helium from the decay of the plutonium contents, the hydrogen produced by decomposition of the moisture associated with the PuO₂ contents, and the hydrogen produced by the decomposition of the plastic bags used with food cans. The pressure due to the decomposition of the plastic bags was estimated for food pack cans (Appendix 3.14). The total pressure from impure Pu oxides in a 3013 system from the fill gas, helium generation, and hydrogen generated from the decomposition of moisture in the PCV was analyzed (Appendix 3.6). The 3013 system does not include plastic bags. The pressure in the secondary containment vessel—assuming a leaking primary containment vessel—and 3013 system was calculated (Appendix 3.7).

An analysis of the pressure produced from the deflagration of flammable gas mixtures from the hydrogen produced from the decomposition of the moisture associated with Pu oxides in both the primary and secondary containment vessels was performed for both food pack cans and the 3013 vessel (Appendix 3.8). An analysis was also performed on the effect of (1) inerting the 3013 container to less than 5% oxygen for oxide contents and (2) diluting the primary containment vessel by a minimum of 75% with CO₂ (Appendix 3.8).

Detonation cell widths in the 9975 Package, with CO₂ diluting the primary containment vessel, were estimated (Appendix 3.9). Stack-up dimensions of the 9975 packaging components in NCT and HAC
were determined (Abramczyk). The maximum allowable gap sizes were determined and can be compared to the maximum detonation cell sizes.

3.4 Evaluation Findings

3.4.1 Findings

Based on review of the statements and representations in the application, the staff concludes that the thermal design of the 9975 Package with the Content Envelopes described in Table 1.2 of the SARP has been adequately described and evaluated, and that the thermal performances of the 9975 Package meets the thermal requirements of 10 CFR 71. By meeting the requirements of 10 CFR 71, the package also meets the requirements of IAEA Safety Series 6.

3.4.2 Conditions of Approval

- The conditions of approval for the 9975 Package for the shipment of the content envelopes that conform to Table 1.2 of the 9975 SARP and to the DOE-STD-3013, the Hex-Can, or the food pack cans must include a decay heat limit of 19 watts.

- The maximum allowable polyethylene in the package contents of the 9975 Package is limited to a total of 100 grams.

- The 3013 container, the Hex-Can, or the food pack cans must be inerted to less than 5% oxygen for plutonium/uranium oxide contents.

- The primary containment vessel for plutonium/uranium oxide contents must be diluted by a minimum of 75% with CO₂.

- For the neptunium oxide contents, the inner can(s), the primary containment vessel, and the secondary containment vessel must be inerted with argon such that the oxygen content is less than 5%, by volume.

3.5 References


4. CONTAI NMENT REVIEW

4.1 Areas of Review

Chapter 4, Containment Review, of the Safety Analysis Report for Packaging (SARP), Model 9975, B(M)F-85, was reviewed for the adequacy of the containment design features of the 9975 Package. The review also addresses Content Envelopes C.1 through C.8, as described in Table 1.2 of the SARP (WSRC-SA-2002-00008, Revision 0).

Included in the Containment Review were the following:

4.1.1 Description of Containment Design

- Design Features
- Codes and Standards
- Special Requirements for Plutonium

4.1.2 General Considerations for Containment Evaluations

- General Containment Considerations for Type B Packages
- Combustible-Gas Generation

4.1.3 Containment under Normal Conditions of Transport

- Containment Design Criterion
- Demonstration of Compliance with Containment Design Criterion

4.1.4 Containment under Hypothetical Accident Conditions

- Containment Design Criterion
- Demonstration of Compliance with Containment Design Criterion

4.1.5 Leakage Rate Tests for Type B Packages

4.1.6 Appendices (as applicable)

4.2 Regulatory Requirements

The regulatory requirements of 10 CFR 71 applicable to the Containment review of the 9975 package are as follows:

- The package design must be described and evaluated to demonstrate that it meets the containment requirements of 10 CFR 71. [§71.31(a)(1), §71.31(a)(2), §71.33, §71.35(a)]

- The package must include a containment system securely closed by a positive fastening device that cannot be opened unintentionally or by a pressure that may arise within the package. [§71.43(c)]
• The package must be made of materials and constructed to assure that there will be no significant chemical, galvanic, or other reactions, including reactions due to possible inleakage of water, among the packaging components, among package contents, or between the packaging components and the contents. The effects of radiation on the materials of construction must be considered. [§71.43(d)]

• Compliance with the permitted activity release limits for Type B packages may not rely on filters or on a mechanical cooling system. [§71.51(e)]

• The package may not incorporate a feature intended to allow continuous venting during transport. [§71.43(h)]

• Any valve or similar device on the package must be protected against unauthorized operation and, except for a pressure relief valve, must be provided with an enclosure to retain any leakage. [§71.43(e)]

• The application must identify the established codes and standards used for the package design, fabrication, assembly, testing, maintenance, and use. In the absence of such codes, the application must describe the basis and rationale used to formulate the quality assurance program. [§71.31(c)]

• A package containing plutonium in excess of 0.74 TBq (20 Ci) must satisfy the special containment requirements for plutonium. [§71.63]

• The package must be designed, constructed, and prepared for shipment to ensure no loss or dispersal of radioactive contents under the tests specified in §71.71 for NCT. [§71.43(f)]

• A Type B package must meet the containment requirements of §71.51(a)(1) under the tests specified in §71.71 for NCT.

• A Type B package must meet the containment requirements of §71.51(a)(2) under the tests specified in §71.73 for HAC.

4.3 Review Procedures

The following procedures were employed in the review of Chapter 4, Containment, of the SARP. These procedures correspond to the Areas of Review listed in Section 4.1 of this SER.

4.3.1 Description of the Containment Design

4.3.1.1 Design Features

4.3.1.1.1 Containment Boundary

The containment boundary for the 9975 package is actually a double containment boundary: an inner containment boundary, also known as the primary containment vessel, or PCV; and an outer containment boundary, also known as the secondary containment vessel, or SCV. The two, independent containment boundaries are needed to satisfy the double-containment requirements for 10 CFR 71.63.

The containment boundary for the PCV is adequately described in Section 1.2.1.5 of the SARP. The containment boundary for the SCV is adequately described in Section 1.2.1.6 of the SARP. Both are described in additional detail in Section 4.1 of the SARP.

The containment boundaries for both the PCV and the SCV consist of the containment vessel body, the male cone seal, the outermost of two O-rings, and the leak test port plug. The closure seal is formed with
the O-rings between the female cone-sealing surface on the containment vessel body and the male cone sealing surface. The O-rings are secured by tightening down the cone seal nut against the male cone seal. The leak test port is sealed by tightening the gland nut, which presses the tip of the plug into the port. The seal is formed by the metal-to-metal contact between the conical tip of the plug and the corresponding conical surface of the outer edge of the port. The components of the containment system are shown in the following SARP drawings: R-R2-F-0018, Rev. 5; R-R3-F-0016, Rev. 10; and R-R4-F-0054, Rev. 9.

4.3.1.1.2. Containment Boundary Penetrations

The 9975 Package has a single containment boundary penetration, i.e., the leak test port described in the previous section. As was noted in the previous section, the leak test port is sealed by tightening the gland nut, which presses the tip of the plug into the port. The seal is formed by the metal-to-metal contact between the conical tip of the plug and the corresponding conical surface of the outer edge of the port.

4.3.1.1.3. Seals and Welds

The seals and welds on the containment boundary are adequately described in Section 4.1.3 of the SARP. Although two O-rings are used to seal the containment vessel, the outer O-ring is considered part of the containment boundary. The inner O-ring is used to facilitate leakage testing. To prevent movement, each O-ring is placed in a machined groove on the conical surface of the male cone seal. The seal is formed when the male cone seal is pressed against the female conical surface on the inner wall of the containment vessel body. To meet the design criteria for this application, the O-rings must maintain their seal at internal temperatures of up to 400°F, and internal pressures of up to 900 psig. The elastomer selected for the O-rings is a Viton GLT fluorocarbon (Parker Compound V835-75 or equivalent). The normal operating range for the Viton GLT O-rings is -40°F to 400°F. Under NCT, the maximum temperature that the O-rings are expected to reach is 272°F in the primary containment vessel and 268°F in the secondary containment vessel. Under HAC, the maximum temperature that the O-rings are expected to reach is 197°F in the primary containment vessel and 192°F in the secondary containment vessel. The review confirmed that the maximum and minimum temperatures of seals, under NCT and HAC, are within the manufacturer's recommended operating ranges. The O-ring lid seals are appropriate for use in the 9975 Package, as long as the seal grooves are properly sized.

The leak test port is a ¼-inch steel plug designed for high-pressure service. The leak test port plug forms its seal at the outer edge of the leak test port in the top of the male cone seal.

Each containment vessel has two circumferential, full-penetration butt welds. The top circumferential weld joins the female conical section to the Schedule 40 vessel-body pipe section. The bottom circumferential weld joins the standard weight pipe cap to the Schedule 40 vessel-body pipe section. Welding qualifications are established in accordance with Section IX of the ASME B&PVC, 1992 edition. The welds are examined with liquid penetrant, and are fully radiographed after completion.

4.3.1.1.4. Containment Closure

The containment vessel closures are adequately described in Section 4.1.4 of the SARP. Closure of the containment boundaries is virtually identical for the PCV and the SCV, and is accomplished by forming a leaktight seal with the Viton GLT O-rings between the female conical section of the containment vessel and the male cone plug wall. The female conical surface (10° included angle) is machined into the inner wall of the containment vessel weldment and finished to RMS 32 surface finish. Female threads are cut into the containment vessel wall outboard of the conical surface. A male cone, also with a 10° included angle, forms the removable plug for the seal.
Two O-ring grooves are cut into the conical surface of the male cone. The O-ring and its groove volume are equal. This provides sealing on all four surfaces of each groove, and aids in providing very low leakage and permeation rates. The male cone seal is pressed into place by a threaded nut made from a dissimilar material (Nitronic 60 stainless steel alloy) to prevent galling with the Type 304L stainless steel containment vessel and cone seal.

A shallow circumferential rectangular groove (0.063-inches wide × 0.060-inches deep) between the O-rings is also machined into the male cone seal. The rectangular groove intersects with the leak test port opening at the cone surface between the two O-ring grooves. The rectangular groove provides a channel to ensure that the test gas is applied against the entire inner and outer O-ring sealing surface during leakage testing.

A point of reference is established for tightening the male cone seal by first seating the joint metal-to-metal. This is first accomplished by assembling the joint without the O-rings and tightening the cone seal nut to 25 ft-lb. A radial line is then scribed across both the top of the cone nut and the top of the containment vessel body. When the cone closure is assembled with the O-rings installed, the two radial lines must line up to within 1 inch of each other when the prescribed torque is applied. With this match, a maximum radial clearance of 0.0007 inches exists between the male and female cone components. This clearance is adequate to prevent the O-rings from extruding from the grooves under design conditions. The closure on the primary containment vessel is torqued to 50 ft-lb. The closure on the secondary containment vessel is torqued to 100 ft-lb. It was verified, through coordination with the structural review, that the specified torques provide proper compression for containment seals.

It was verified that the method of closure for the containment boundary penetrations is adequately described and that the containment system is securely closed by a positive fastening device that cannot be opened unintentionally or by a pressure that may arise within the package.

4.3.1.2 Codes and Standards

The review verified that the codes or standards applicable to the containment design of the package were identified and appropriate, including those for material specifications and fabrication. The review ensured that such codes and standards were consistent with those specified in the General Information, and the Structural and Thermal Evaluation chapters of the SARP. The review determined that these codes or standards specify temperature limits for materials, that the temperatures of all the containment system components are within their respective allowable temperature limits, and that the temperatures used are consistent with those used in the Thermal and Structural chapters of the SARP.

The review confirmed that the evaluation of release rates and performance of leakage testing was in accordance with the American National Standard for Radioactive Materials — Leakage Tests on Packages for Shipment, ANSI N14.5.

4.3.1.3 Special Requirements for Plutonium

The requirements specified in 10 CFR 71.63(b) state that all plutonium-bearing materials in excess of 20 Ci must be provided with double containment for shipment, with the following exceptions: reactor fuel elements, metal or metal alloys, glass logs certified for high-level waste, and any other plutonium bearing solids that the Commission determines should be exempt from the double containment requirement. Although not necessary for the shipment of high-purity plutonium metal and alloys, the applicant has elected to use the double containment approach for the shipment of all plutonium-bearing materials. The review verified that each containment system separately satisfies the requirements of §71.51(a)(1) for normal conditions of transport, and §71.51(a)(2) for hypothetical accident conditions. [The conclusions reached in Section 6 of this SER have also determined that the double containment requirement specified in 10 CFR 71.63(b) must be invoked for criticality safety.]
Because the 9975 package is to be used for the shipment of unirradiated plutonium-bearing materials, additional requirements for spent nuclear fuel are not applicable to this SER.

4.3.2 General Considerations for Containment Evaluations

4.3.2.1 Type B Packages

The 9975 is a Type B package and must satisfy the quantitative release rates specified in §71.51(a)(2) for normal conditions of transport and hypothetical accident conditions, respectively. The double-containment requirements specified in 10 CFR 71.63(b) also apply to the package (see SER Section 4.3.1.3). As is also noted in NRC Regulatory Guide 7.4, the methods outlined in ANSI N14.5 provide an acceptable method to determine the maximum permissible volumetric leakage rates for both containment vessels based on the allowable release rates as specified in §71.51(a)(1), and §71.51(a)(2), respectively.

In order to meet the requirements specified in §71.51(a)(1), §71.51(a)(2), §71.63(b), and Regulatory Guide 7.4, the applicant has elected to adopt the ANSI N14.5 definition of leaktight, for both containment boundaries, for both normal conditions of transport and hypothetical accident conditions. (Note: According to ANSI N14.5, leaktight is defined as being a leakage rate of air that is less than or equal to $1 \times 10^{-7}$ reference cm$^3$/sec, at an upstream pressure of 1 atmosphere and a downstream pressure of 0.01 atmosphere or less, regardless of the type or the form of radioactive contents.) (Additional Note: By adopting the ANSI N14.5 definition of leaktight, the applicant is no longer required to show any calculations to justify their position. This has been the position adopted by the applicant, and has been verified during the process.) In order to verify that the ANSI N14.5 specification of leaktight can be met for all required leakage tests, a sensitivity of $5.0 \times 10^{-8}$ reference cm$^3$/sec has also been adopted by the application.

The review also verified that the package does not incorporate a feature intended to allow continuous venting during transport, and that the containment system does not rely on filters or a mechanical cooling system.

4.3.2.2 Combustible-Gas Generation

The staff has reviewed the proposed contents described in Section 1.2.3 of the SARP and determined that there should be no combustible-gas generation issues that should normally be associated with the shipment of Content Envelopes C.1, C.2, C.3, C.5, C.6, and/or C.7. Although a similar finding also pertains to the shipment of proposed Content Envelope C.8, the applicant has elected to adopt a more conservative approach, electing instead to adopt an inerting methodology that more closely follows the pattern set forth by the adoption of DOE-STD-3013-2002 (i.e., the 3013 Standard). (See below.) A similar methodology has also been adopted for the shipment of the contents described by Content Envelope C.4.

For the shipment of the plutonium/uranium oxides described by Content Envelope C.4, the applicant has concluded, and the review staff agrees, that the atmosphere inside the contents cans (i.e., the product cans and/or the 3013 cans) shall be inerted with helium or nitrogen such that the oxygen content in all void spaces is no greater than 5% by volume at the time the PCV is closed. The applicant has also concluded, and the review staff also agrees, that the atmosphere inside the PCV shall be diluted to at least 75% CO$_2$, per Section 7.2.2 of the SARP. Additional content can size and spacer requirements are further defined in Section 1.2.3.2.2 of the SARP. Based on deflagration-to-detonation (DDT) cell-size calculations provided by the applicant, the review staff has concluded that 1) a detonation event inside the PCV should not be possible; and 2) even if a deflagration event were to occur inside the PCV, it would not result in conditions that are outside of the allowable design conditions. The applicant has finally
concluded, and the review staff concurs, that there is no need to perform any inerting operations on the SCV prior to shipment.

For the shipment of the neptunium oxide described by Content Envelope C.8, the applicant has concluded, and the review staff agrees, that the atmosphere inside the contents cans (i.e., the product cans and/or the 3013 cans) shall be inerted with helium or argon such that the oxygen content in all void spaces is no greater than 5% by volume at the time the PCV is closed. Following a methodology similar to that used for plutonium/uranium oxides, the applicant has further concluded that the atmosphere inside the PCV shall be diluted with argon so that it contains no more than 5% oxygen at the time of closure, as per Section 7.2.2 of the SARP. Finally, because argon is not as good a diluent/inertant for DDT cell-size calculations, the applicant has further concluded that the SCV shall also be diluted with argon so that it contains no more than 5% oxygen at the time of closure. (See Section 7.2.2 of the SARP.) With respect to this last step, the review staff has concluded that it is probably unnecessary because the specific activity of neptunium oxide should be about two orders of magnitude lower than that of the Pu/U oxides described by Content Envelope C.4, and that this, by itself, should more than compensate for any perceived deficiencies in the calculated DDT cell-size differences.

4.3.3 Containment under Normal Conditions of Transport (Type B Packages)

Containment under NCT is addressed in Section 4.2 of the SARP.

4.3.3.1 Containment Design Criterion

As noted in Section 4.3.2.1 of this SER, the applicant has elected to adopt the ANSI N14.5 definition of leaktight, for both containment boundaries, for normal conditions of transport. This was verified as part of the Containment review.

The review also verified that the maximum normal operating pressure and maximum temperature under normal conditions of transport are consistent with those determined in the Thermal Evaluation chapter of the SARP.

4.3.3.2 Demonstration of Compliance with Containment Design Criterion

The applicant has demonstrated the containment design and performance criteria by test. The review confirmed that the SARP demonstrates that the package meets the containment requirements specified in §71.51(a)(1) for normal conditions of transport.

4.3.4 Containment under Hypothetical Accident Conditions (Type B Packages)

The review procedures for containment under HAC were similar to those under NCT. Containment under HAC is addressed in Section 4.3 of the SARP.

4.3.4.1 Containment Design Criterion

As noted in Section 4.3.2.1 of the SER, the applicant has elected to adopt the ANSI N14.5 definition of leaktight, for both containment boundaries, for hypothetical accident conditions. This was verified as part of the Containment review.

4.3.4.2 Demonstration of Compliance with Containment Design Criterion

The applicant has demonstrated the containment design and performance criteria by test. Also, as was demonstrated in the Structural and Thermal evaluation chapters of the SARP, the package closure system is not degraded by any of the hypothetical accident condition tests. The review confirmed that the SARP demonstrates that the package meets the containment requirements specified in §71.51(a)(2) for hypothetical accident conditions.
4.3.5 Leakage Rate Tests for Type B Packages

The review confirmed that the maximum allowable leakage rates were determined in accordance with ANSI N14.5. The fabrication, periodic, and maintenance leakage rate test criteria are each specified to meet the ANSI N14.5 definition of leaktight, i.e., \( \leq 1 \times 10^{-7} \) reference \( \text{cm}^3/\text{sec} \), under reference air leakage test conditions. This was also verified in the Acceptance Test and Maintenance Program chapter of the SARP, i.e., Chapter 8. The pre-shipment leakage rate test criterion is \( 10^{-3} \) reference \( \text{cm}^3/\text{sec} \), which is also consistent with ANSI N14.5. This was verified in the Operating Procedures chapter of the SARP, i.e., Chapter 7.

4.3.6 Appendices (as applicable)

There are no appendices associated with Chapter 4 of the SARP.

4.4 Evaluation Findings

The review ensured that the information presented in the SARP supports a conclusion that the regulatory requirements in Section 4.2 above are satisfied.

Based on review of the statements and representations in the SARP, the staff concludes that the containment design has been adequately described and evaluated, and that the package design meets the containment requirements specified in 10 CFR 71.

4.4.1 Conditions of Approval

The following conditions of approval are applicable to the Containment Review of Revision 0 of the 9975 SARP:

- Content envelope loading arrangements/configurations shall comply with the applicable requirements specified in Table 1.2 of the SARP, and in Sections 1.2.3.1 and 1.2.3.2 of the SARP; and

- Content envelope loading arrangements/configurations shall also comply with the applicable requirements specified in the Operating Procedures (Chapter 7) of the SARP.

4.5 References


5. SHIELDING REVIEW

Chapter 5, Shielding, in the Safety Analysis Report — Packages (SARP) for the 9975 Package was reviewed for external radiation requirements.

5.1 Areas of Review

The Shielding review included the following:

5.1.1 Description of Shielding Design

- Design Features
- Codes and Standards
- Summary Table of Maximum Radiation Levels

5.1.2 Radiation Source

- Gamma Source
- Neutron Source

5.1.3 Shielding Model

- Configuration of Source and Shielding
- Material Properties

5.1.4 Shielding Evaluation

- Methods
- Input and Output Data
- Flux-to-Dose-Rate Conversions
- External Radiation Levels

5.1.5 Appendices (as applicable)

5.2 Regulatory Requirements

Regulatory requirements of 10 CFR 71 applicable to the shielding review are as follows:

- The package design must be described and evaluated to demonstrate that it meets the shielding requirements of 10 CFR 71. [§71.31(a)(1), §71.31(a)(2), §71.33, §71.35(a)]

- The application must identify the established codes and standards used for the package design, fabrication, assembly, testing, maintenance, and use. In the absence of such codes, the application must describe the basis and rationale used to formulate the quality assurance program. [§71.31(c)]
• Under the tests specified in §71.71 for NCT, the external radiation levels must meet the requirements of §71.47(a) for non-exclusive-use or §71.47(b) for exclusive-use shipments. [§71.47]

• The package must be designed, constructed, and prepared for shipment so that the external radiation levels will not significantly increase under the tests specified in §71.71 for NCT. [§71.43(f), §71.51(a)(1)]

• Under the tests specified in §71.73 for HAC, the external radiation level must not exceed 10 mSv/h (1 rem/h) at one meter from the surface of a Type B package. [§71.51(a)(2)]

5.3 Review Procedures

Chapter 5 of the 9975 SARP includes the information essential for a shielding evaluation including: the drawings, the packaging materials and densities, and the radioisotopic composition and mass. The shielding information in the 9975 SARP was reviewed by the staff for completeness and compliance with regulatory requirements. The eight content envelopes listed in Table 1.2 were evaluated for shipment.

5.3.1 Description of Shielding Design

5.3.1.1 Design Features

Photon (gamma radiation) shielding for the side and bottom is provided primarily by the shielding body assembly. The shielding body assembly consists of a nominally ½-inch thick lead cylinder that surrounds the Primary Containment Vessel (PCV) and the Secondary Containment Vessel (SCV) double containment assembly. The bottom of the shielding body assembly is also lead that is nominally ½-inch thick, whereas the lid is ½-inch thick aluminum. The shielding body assembly does not employ a lead lid because the PCV and SCV stainless steel closures provide adequate shielding for the top of the drum.

The PCV and the SCV also provide photon shielding, but their primary purpose is to provide double containment of the contents to meet the requirement of 10 CFR 71.63. The PCV consists of a cylindrical pressure vessel constructed from 5-inch, Schedule 40, Type 304L stainless steel pipe. The SCV is constructed from 6-inch, Schedule 40, Type 304L stainless steel pipe. The PCV is placed within the SCV. The PCV-SCV combination is placed within a specially fabricated 35-gallon removable-head drum constructed of Type 304L stainless steel with a minimum OD of 18.22 inches (the drum rolling hoops are somewhat larger and are responsible for a slightly larger minimum diameter). The PCV-SCV combination is surrounded by a ½-inch-thick lead shielding body assembly which is kept centered within the drum by about 11 inches of fiberboard insulation material.

Neither the package geometry nor its materials of construction are specifically designed to provide neutron shielding. Neutron dose rate attenuation is provided primarily by the distance between the source and points external to the package, with some additional attenuation provided by the materials of the PCV, SCV, lead, Celotex, and the drum. The presence of material containers inside the PCV does not significantly reduce the dose rate.

The 9975 Package design includes a double containment system. The radioisotopic contents are generally placed in a product or convenience can. For metals, from one to three product cans may be placed within the PCV. Oxides must be enclosed in a 3013 container. Therefore, if plutonium oxide is in a convenience can, it must be placed in a 3013 container, which in turn is placed within the PCV.

The design of the 9975 Package does not include specific neutron-absorbers, but it does include hydrocarbon insulating-spacing material for thermal insulation. This insulation material also serves as a neutron moderator for neutron dose shielding, although no credit is taken for it in HAC studies.
Shielding control through package geometry occurs because the minimum package length and diameter provide a minimum separation between the radioisotopes and the package surface. Therefore, the various dose measurements required must be at least an assured minimum distance from the radioisotopic sources.

The staff confirms that the shielding design features presented in the General Information and Shielding Evaluation chapters of the SARP are consistent and complete concerning location, dimensions, tolerances, and densities of material for gamma and neutron shielding, including those packaging components considered in the shielding evaluation. In addition, the structural components that maintain the integrity of the shielding and the contents in restricted locations within the package are sufficient. The thermal evaluation shows that charring of some of the Celotex insulation occurs during HAC, but that the temperature of the lead shield remains below its melting temperature. However, for conservatism, all packaging materials outside of the SCV are assumed in the shielding evaluation to be lost during HAC.

The staff confirms that the text and sketches describing the shielding design features are consistent with the engineering drawings and the models used in the shielding evaluation. The staff concludes that the 9975 Package conforms to the general standards for all packages as prescribed by 10 CFR 71 [§71.31(a)(1), §71.31(a)(2), §71.31(c), §71.33, §71.35(a)].

5.3.1.2 Codes and Standards

The flux-to-dose-rate conversion factors are listed in Appendix 5.1 and are consistent with ANSI 6.1.1-1977.

5.3.1.3 Summary Table of Maximum Radiation Levels

Table 5.1 of the SARP shows the maximum radiation levels for NCT and HAC. All dose rates are within the regulatory limits for non-exclusive use. For Contents C.3 and C.4 further restrictions on impurity content are required as discussed in Appendix 5.8. However, the impurity content or the plutonium isotopic composition is not quantified for many content packages. For these content packages a program of measurement of the dose rate at the surface of the 9975 shipping container as described in Appendix 5.1 will be used to determine whether a package can be shipped under Normal Conditions of Transport. Packages that do not meet the measurement limit will be evaluated on a case-by-case basis.

5.3.2 Radiation Source

Table 1.2 of the SARP includes one new payload added to the content envelopes, i.e., Content C.8, the neptunium oxide payload. The other payloads in Table 1.2 have been approved under previously issued Certificates of Compliance and do not require further detailed review. Information on all contents evaluations is included in the Appendices for the contents in Table 1.2.

The contents used in the shielding analysis in this section 5.3.2 are for contents C.8 only and are consistent with those specified in the General Information section of the SARP. Note that Pa-233, as a daughter product in equilibrium with Np-237, does not appear in Table 1.2 of the SARP but is evaluated in the shielding analysis.

5.3.2.1 Gamma Source

The SARP used the ORIGEN-S computer code to calculate the activity of daughter products, and the RASTA computer code to calculate the energy-dependent gamma source term. The ORIGEN-S code is part of the NRC-sponsored SCALE code package, available through RSICC. The RASTA code is a proprietary code of Westinghouse Safety Management Solutions, a subcontractor to the applicant. The calculated photon source term is shown in Table 5.3 of the SARP.
The staff performed confirmatory calculations using ORIGEN-S (from the SCALE version 4.4a code system) to calculate both the activity of daughter products and the energy-dependent gamma source term. The SARP does not state for what decay time the source term is calculated, but that the source term for the content envelope's most active decay time is shown in Table 5.2.2 in Appendix 5.2. Therefore, the confirmatory calculation looked at a range of dates. Appendix 5.7 states that Pa-233 is a main contributor to the photon source. Pa-233, the daughter product of Np-237, has a half-life of 27.0 days, which is much shorter than the half life of Np-237, which has a half-life of 2.14 \times 10^6 years. Therefore, the activity of Pa-233 reaches secular equilibrium with Np-237 after a few half-lives. A decay time of 1 year is more than sufficient for the activity of Pa-233 to build up to the same activity as Np-237, and the source term for this decay time is shown in Table 5.3.1. Note that the ½-inch thick lead shielding body assembly hardens the spectrum of photons escaping the package in NCT, effectively attenuating the photons with energies below about 0.2 MeV. Note also that the number of photons with energies above 0.6 MeV are several orders of magnitude lower than the number of photons below 0.6 MeV, which leaves only two energy groups (0.2 – 0.4 MeV and 0.4 – 0.6 MeV) contributing most of the dose rate outside the package in NCT. The staff performed dose rate calculations for NCT and HAC using the staff’s source term in Table 5.3.1 to confirm the dose rate, as described in Section 5.3.4.4.

### Table 5.3.4. Comparison of Staff’s and SARP’s Photon Source Terms for Content Envelope C.8

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<th>Upper E (MeV)</th>
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<th>SARP, Table 5.3</th>
<th>Ratio, Staff to SARP</th>
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| Total         |               | 5.53E+11 | 5.89E+11       | 0.94                 |

#### 5.3.2.2 Neutron Source

The SARP used the computer code RASTA to calculate the energy-dependent neutron source term. The calculated neutron source term is shown in Table 5.4 of the SARP. The effect of subcritical multiplication is not included in the source term but is accounted for within the MCNP radiation transport calculation.
The staff performed confirmatory calculations using ORIGEN-S, to determine at what time the magnitude of the neutron source is largest, and Sources version 4B, to calculate the energy-dependent neutron source term, based on the neptunium oxide payload, Content Envelope C.8, as specified in Table 1.2 of the SARP. Although the neutron source term can be calculated using ORIGEN-S, the elemental composition of the source is limited to either UO2 or borosilicate glass. Because the \((\alpha,n)\) mechanism of neutron production depends on the composition of the source, and particularly on the quantity of light elements, ORIGEN-S underpredicts the neutron source term for payloads that include appreciable quantities of light elements other than oxygen. [Note that when SCALE version 5 is released, ORIGEN-S will incorporate the methodology from Sources to calculate the \((\alpha,n)\) for problem-specific compositions.] Table 5.3.2 compares the staff’s calculated neutron source term with that shown in Table 5.4 of the SARP. Note that the staff calculated a total neutron source of \(2.93 \times 10^5\) neutrons/s, compared with the SARP’s total of \(4.01 \times 10^5\) neutrons/s. The source of the discrepancy between the two results was not found; however, the SARP’s value is conservative.

**Table 5.3.5 Comparison of Staff’s and SARP’s Neutron Source Terms for Content Envelope C.8**

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Table 5.3.2 Comparison of Staff's and SARP's Neutron Source Terms for Content Envelope C.8.
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5.3.3 Shielding Model

The staff concurs that the models used for each of the contents in Table 1.2 in the shielding calculations are consistent with the effects of the NCT and HAC tests on the 9975 Package. This section 5.3.3 applies to all content envelopes in Table 1.2.

5.3.3.1 Configuration of Source and Shielding

The dimensions of the source and packaging used in the shielding models correspond to those given in the SARP drawings. The contents are positioned at appropriate locations, considering tolerances, and with appropriate densities that ensure that maximum external radiation levels are calculated. Conservative choices were used for both NCT and HAC package models.

The dose point locations in the shielding model are given at the package surface and 1 m from that surface as prescribed in 10 CFR 71 [§71.47(a)], for NCT non-exclusive use shipments. Also, the dose point locations in the shielding model are given at 1 m from the package surface for HAC as prescribed in 10 CFR 71 [§71.51(a)(2)]. The points chosen give the location of the maximum radiation levels expected from each payload. All voids, streaming paths, and irregular geometries are treated in an adequate manner.
5.3.3.2 Material Properties

Accepted values for the density of all package materials are used in the SARP. Accepted values for the source-material densities are used in the shielding calculations in the SARP. The shielding model of Content C.8 considers a homogenous source region. The staff considers that such an approach is justified, and that the mass densities used are correct.

The NCT tests demonstrated that there was no significant damage to the package or packaging materials that would significantly affect the shielding of source radiation. The staff concludes that the shielding properties of the lead layer and the fiberboard insulation and spacer will not degrade during the normal service life of the packaging. The HAC shielding studies assumed that all packaging materials outside the containment system are absent, even though the HAC tests demonstrated that most would survive. This is a conservative assumption.

5.3.4 Shielding Evaluation

Table 1.2 of the SARP includes one new payload added to the content envelopes, i.e., Content C.8, the neptunium oxide payload. The other payloads in Table 1.2 have been approved under previously issued Certificates of Compliance and do not require further detailed review. Information on all contents evaluations is included in the Appendices for the contents in Table 1.2.

5.3.4.1 Methods

All dose rates on the 9975 Package for Content Envelope C.8 were determined using the three-dimensional Monte Carlo transport code MCNP. This is an acceptable code to use for these calculations. The MCNP computer program is referenced properly. The cross sections used in MCNP were taken from the MCNP (ENDF/B-V) libraries.

Secondary gamma production is included in the analyses. Subcritical neutron multiplication is accounted for explicitly in MCNP.

Confirmatory calculations show that streaming paths do not play a significant role in the dose rates determined in this SARP. Although streaming paths could potentially arise in the 9975 Package for HAC conditions, the SARP HAC shielding model excludes all packaging materials outside the SCV. Therefore streaming paths are irrelevant.

5.3.4.2 Input and Output Data

Key input data for the shielding calculations are identified for the computer codes employed. Representative input files used in the analyses are presented in Appendix 5.6. The shielding model input parameters were properly entered into MCNP input listings in Appendix 5.6. No output listings are included in the SARP. However, confirmatory calculations generally verify the dose rates listed in the SARP and establish that proper convergence was achieved.

5.3.4.3 Flux-to-Dose-Rate Conversion

The SARP evaluation properly converts the gamma and neutron fluxes to dose rates. The flux-to-dose rate conversion factors (from ANSI 6.1.1-1977) used in the shielding calculation are properly tabulated as a function of the energy group structure in Appendix 5.7.

5.3.4.4 External Radiation Levels

The NCT tests caused no significant damage to the packaging that would alter its shielding effectiveness or its ability to prevent loss or dispersal of radioactive contents. The SARP evaluation properly addresses package damage due to the HAC tests by ignoring all protective packaging outside the containment system. This is conservative since the HAC tests did not cause this much damage.
The calculated external dose rates are shown in Table 5.1 of the SARP. For the neptunium oxide payload, Content Envelope C.8, the total (neutron plus photon) dose rate at the surface of the package is less than 10% of the regulatory limit of 200 mrem/h. At 1 m from the package surface, the total dose rate is less than 10% of the regulatory limit of 10 mrem/h.

Confirmatory analyses for gamma dose rates were conducted using the Monte Carlo code MCNP version 4C2. Confirmatory neutron dose rates were estimated by scaling against results for previously approved content envelopes. Because the neutron dose rate is more sensitive to the magnitude of the neutron source than to the relatively small differences in the energy distribution, this provided a quick confirmatory analysis. The results are shown in Table 5.3.3 and generally agree with the results reported in Table 5.1 of the SARP. The staff agrees that the 9975 Package meets the requirements prescribed by 10 CFR 71 [§71.43(f), §71.47(a), and §71.51(a)(2)].

### Table 5.3.6 Comparison of Staff’s and SARP’s Package Dose Rates for Content Envelope C.8

<table>
<thead>
<tr>
<th>NCT Surface (mrem/h)</th>
<th>Staff, Table 5.1</th>
<th>Ratio, Staff to SARP</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>SIDE</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Neutrons</td>
<td>6.28</td>
<td>6.90</td>
</tr>
<tr>
<td>Photons</td>
<td>14.1</td>
<td>12.40</td>
</tr>
<tr>
<td>Total</td>
<td>20.38</td>
<td>19.30</td>
</tr>
<tr>
<td><strong>TOP</strong></td>
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<td></td>
</tr>
<tr>
<td>Neutrons</td>
<td>0.52</td>
<td>0.71</td>
</tr>
<tr>
<td>Photons</td>
<td>1.06</td>
<td>1.20</td>
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<tr>
<td>Total</td>
<td>1.58</td>
<td>1.91</td>
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<tr>
<td><strong>BOTTOM</strong></td>
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<td></td>
</tr>
<tr>
<td>Neutrons</td>
<td>3.89</td>
<td>4.00</td>
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<tr>
<td>Photons</td>
<td>8.92</td>
<td>8.00</td>
</tr>
<tr>
<td>Total</td>
<td>12.81</td>
<td>12.00</td>
</tr>
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</table>

<table>
<thead>
<tr>
<th>NCT 1 m (mrem/h) (10 mrem/h limit)</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>SIDE</strong></td>
</tr>
<tr>
<td>Neutrons</td>
</tr>
<tr>
<td>Photons</td>
</tr>
<tr>
<td>Total</td>
</tr>
<tr>
<td><strong>TOP</strong></td>
</tr>
<tr>
<td>Neutrons</td>
</tr>
<tr>
<td>Photons</td>
</tr>
<tr>
<td>Total</td>
</tr>
<tr>
<td><strong>BOTTOM</strong></td>
</tr>
<tr>
<td>Neutrons</td>
</tr>
<tr>
<td>Photons</td>
</tr>
<tr>
<td>Total</td>
</tr>
</tbody>
</table>
Table 5.3.3 Comparison of Staff's and SARP's Package Dose Rates for Content Envelope C.8 (Cont'd.)

<table>
<thead>
<tr>
<th></th>
<th>Staff</th>
<th>SARP, Table 5.1</th>
<th>Ratio, Staff to SARP</th>
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</thead>
<tbody>
<tr>
<td>HAC 1 m (mrem/h) (1000 mrem/h limit)</td>
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<tr>
<td>SIDE</td>
<td></td>
<td></td>
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</tr>
<tr>
<td>Neutrons</td>
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<td>Photons</td>
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<td>30.6</td>
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<td>Neutrons</td>
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<tr>
<td>Photons</td>
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<td>Neutrons</td>
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<td>Photons</td>
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</table>

5.3.5 Appendices
A list of references was included just before the appendix. The SARP appendices provide supplementary information.

5.4 Evaluation Findings
5.4.1 Findings
The 9975 Package design has been shown to meet the shielding requirements of 10 CFR 71 [§71.31(a)(1), §71.31(a)(2), §71.33, §71.35(a)] for each of the content envelopes in Table 1.2. The 9975 Package has been shown to be designed, constructed, and prepared for shipment so that the external radiation levels will not significantly increase under the tests specified in §71.71 as required by §71.43(f) and §71.51(a)(1).

The 9975 Package with the payloads given in Table 1.2, in particular C.8, has been shown to meet the requirements of §71.47(a) for non-exclusive-use shipments under the tests specified in §71.71 for NCT. The 9975 Package with Contents in Table 1.2 has been shown to meet the requirements of §71.51(a)(2) of 1 rem/h at one meter from the surface of the 9975 Package under the tests specified in §71.73 for HAC.

Based on review of the statements and representations in the application, the staff concludes that the shielding design has been adequately described and evaluated and that the package meets the external radiation requirements of 10 CFR 71. By meeting the requirements of 10 CFR 71, the package also meets the requirements of IAEA Safety Series No. 6.

In addition the SARP has demonstrated for the Contents Envelope C.3 that the measurements conducted using the dose rate correction factor methodology developed to account for the uncertainty in measured dose rate will ensure that the maximum measured dose rates would be less than 200 mrem/h at the package surface and less than 10 mrem/h at 1 m from the package surface. Therefore, the measured shielding transport index (TI) would be less than 10 for the proposed contents for the 9975 Package. [A projected maximum NCT dose rate of 10 mrem/h at 1 m for each package surface type is the TI as

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prescribed by 10 CFR 71 (§71.4)]. The radiation dose rates for the 9975 Package are less than the limits prescribed in 10 CFR 71 [§71.47(a)], so that this package and payload can be shipped by non-exclusive use. Therefore, no specific dimensions of the transport vehicle are required.

5.4.2 Conditions of Approval

The 9975 Package must be constructed as specified on the engineering drawings in the SARP. The contents must be bounded by Table 1.2 of the SARP.

For Content Envelope C.3, the package surface dose rate limits at the time of shipment must be based on IAEA large-detector correction factors for the dose rate measurement instruments Eberline WENDI-2 and Eberline NRD, as described in Appendices 5.9 and 5.10 in the SARP. A comparable requirement has also been included in Chapter 7, Operating Procedures, of the SARP.

5.5 References


ORIGEN-S. A computer module within the SCALE Code System. See SCALE v. 4.3.


6. CRITICALITY REVIEW

Chapter 6, Criticality, of the Safety Analysis Report — Packages (SARP) for the 9975 Package was reviewed for criticality safety requirements.

6.1 Areas of Review

The criticality review included the following:

6.1.1 Description of Criticality Design

- Design Features
- Codes and Standards
- Summary Table of Criticality Evaluations

6.1.2 Fissile Material Contents

6.1.3 General Considerations for Criticality Evaluations

- Model Configuration
- Material Properties
- Demonstration of Maximum Reactivity
- Computer Codes and Cross-Section Libraries

6.1.4 Single Package Evaluation

- Configuration
- Results

6.1.5 Evaluation of Undamaged-Package Arrays (Normal Conditions of Transport)

- Configuration
- Results

6.1.6 Evaluation of Damaged-Package Arrays (Hypothetical Accident Conditions)

- Configuration
- Results

6.1.7 Transport Index for Nuclear Criticality Control

6.1.8 Benchmark Evaluations

- Applicability of Benchmark Experiments
- Bias Determination
6.1.9 Appendices

6.2 Regulatory Requirements

Regulatory requirements of 10 CFR 71 applicable to the criticality review of fissile material packages are as follows:

- The package design must be described and evaluated to demonstrate that it meets the criticality requirements of 10 CFR 71. [§71.31(a)(1), §71.31(a)(2), §71.33, §71.35(a)]

- The application must identify the established codes and standards used for the package design, fabrication, assembly, testing, maintenance, and use. In the absence of such codes, the application must describe the basis and rationale used to formulate the quality assurance program. [§71.31(c)]

- Unknown properties of fissile material must be assumed to be those which will credibly result in the highest neutron multiplication. [§71.83]

- A single package must be subcritical under the conditions of §71.55(b), §71.55(d), and §71.55(e).

- The package must be designed, constructed, and prepared for shipment so that there will be no significant reduction in the effectiveness of the packaging under the tests specified in §71.71 for NCT. [§71.43(f), §71.51(a)(1), §71.55(d)(4)]

- An array of undamaged packages must be subcritical under the conditions of §71.59(a)(1).

- An array of damaged packages must be subcritical under the conditions of §71.59(a)(2).

- A fissile material package must be assigned a transport index for nuclear criticality control to limit the number of packages in a single shipment. [§71.59, §71.35(b)]

6.3 Review Procedures

Chapter 6 of the 9975 SARP includes the information essential for a criticality evaluation including the drawings, the packaging materials and densities, and the fissile isotopic composition and mass. This criticality information in the 9975 SARP was reviewed by the staff for completeness and compliance with regulatory requirements. Of particular importance is the response of the containment vessel and the contents to the imposed NCT [10 CFR §71.71] and the HAC [10 CFR §71.73].

6.3.1 Description of Criticality Design

6.3.1.1 Design Features

The 9975 Package has double containment. The fissile contents are generally placed in a product or convenience can. A product or convenience can may be placed in one or more LDPE bags, provided that no more than 100 grams of polyethylene are involved. For metals, from one to three product cans may be placed within the PCV. Plutonium oxides must be enclosed in a 3013 container. Therefore, if plutonium oxide is in a convenience can it must be placed in a 3013 container, which in turn is placed within the PCV.
The design of the 9975 Package does not include any specific neutron-absorbing material for criticality control. The package utilizes the geometry of the containment vessel and control of the quantity and composition of the fissile material to ensure that the single package contents are subcritical under NCT and HAC. In addition to the control of the geometry and specific fissile content, interaction control is also established by the fact that each package is enclosed in a drum structure ensuring a center-to-center separation of at least the diameter of the drum in the lateral direction (perpendicular to the drum axis). Furthermore, the hydrocarbon insulating-spacing material (with a nominal minimum density of 0.24 g/cc) is a neutron moderator and acts to further isolate a package from neighboring packages. These features ensure that the arrays of packages are subcritical under NCT and HAC.

The staff confirms that the text and sketches describing the criticality design features are consistent with the engineering drawings and the models used in the criticality evaluation. The staff also concludes that the 9975 Package conforms to the general standards for all packages as prescribed by 10 CFR 71 [§71.31(a)(1), §71.31(a)(2), §71.31(c), §71.33, §71.35(a)]. In addition, the staff concludes that the SARP has assigned a proper TI of 2.0 for the 9975 Package with metal or oxide payloads as prescribed by 10 CFR 71 [§71.59, §71.35(b)].

The PCV for the 9975 Package consists of a cylindrical structure with a maximum 5.174-inch ID, Type 304L stainless steel pressure vessel. The SCV for the 9975 Package consists of a maximum 6.345-inch ID, Type 304L stainless steel cylindrical pressure vessel. Both the PCV and the SCV comply with the stress criteria of the ASME B&PV Code Section III, Subsection NB. The PCV is placed within the SCV. The PCV-SCV combination is placed within a specially fabricated 35-gallon removable-head drum constructed of Type 304L stainless steel with a minimum OD of 18.22 inches (the drum rolling hoops are somewhat larger and are responsible for a slightly larger minimum diameter). The PCV-SCV combination is enclosed within a 0.5-inch-thick layer of lead which is kept centered within the drum by about 11 inches of fiberboard insulation material.

6.3.1.2 Codes and Standards

The containment vessels are leak tested to the ANSI N14.5-1987 standard.

The 9975 Package containment vessel design for the PCV and the SCV complies with the stress criteria of the ASME B&PV Code Section III, Subsection NB.


6.3.1.3 Summary Table of Criticality Evaluation

The SARP summary table, Table 6.1, addresses the following cases for the 9975 Package: a single package, under the conditions of §71.55(b), (d), and (e); an array of undamaged packages, under the conditions of §71.59(a)(1); and an array of damaged packages, under the conditions of §71.59(a)(2). Table 6.1 includes the maximum value of the effective multiplication factor (k_{eff}) for each package payload, including two standard deviations. It also lists the safe value for the multiplication factor (k_{safe}) for which the appropriate uncertainty and bias have been subtracted from 0.95 (which includes the accepted criticality safety margin of 0.05). It also lists the number of packages evaluated in the arrays. The table either demonstrates appropriate subcriticality by showing that the value of k_{eff} is less than k_{safe} for that package and payload, or else it invokes the ANSI 8.1-1988 subcritical limit to show sufficient subcriticality.
6.3.2 Fissile Material Contents

The contents used in the criticality analyses are consistent with those specified in the General Information section of the SARP. The density for any allowed fissile material is its maximum theoretical density. Full enrichment is allowed for $^{238}$Pu.

6.3.3 General Considerations for Criticality Evaluations

6.3.3.1 Model Configuration

The configurations for the calculational models for a single package and for the arrays of packages used to perform the criticality evaluation of the 9975 Package are described in Section 6.3 of the SARP.

The criticality modeling for the 9975 Package makes several assumptions for the package models to be used for a single package. The SARP presents different package models for the NCT and HAC array analyses.

The model for the single 9975 Package assumes that the PCV is a simple cylinder. The maximum inner cylinder diameter is chosen for the PCV, as this choice maximizes the PCV volume and the reactivity. The calculational model assumes full water reflection of the PCV, as required by 10 CFR 71 [§71.55(b)].

For the single package analyses, the fissile materials are treated as being spherical metal with a beryllium shell and surrounded by water. Plutonium metal bounds plutonium oxide from a criticality standpoint, independent of whether the beryllium shell is present. Also the possible LDPE bags surrounding the fissile material in metal form are considered by allowing a 100-gram shell of CH$_2$ to surround the fissile sphere. All three of these treatments maximize the reactivity. For neptunium oxide described by Content Envelope C.8, the evaluation used the same model as for Content Envelopes C.1 through C.7, except that the contents are modeled as a cylinder with polyethylene wrapped around the food pack container rather than the radioactive material. A theoretical density for neptunium oxide of 11.1 g/cc is conservatively used even though the bulk and tap densities of neptunium oxide were determined as 1.9 and 2.5 g/cc, respectively.

The NCT tests did not cause any damage to the 9975 Package that significantly affected criticality. Analyses reported in the SARP show that an infinite number of undamaged packages remain subcritical, whereas only 125 undamaged packages would need to remain subcritical to give a TI for criticality equal to 2.0. This is the TI assigned to the package.

The HAC tests did cause package damage that affected the criticality calculations. The fire test charred the Celotex insulation by a maximum of 2.5 inches. The calculational model treats this fire damage by replacing the outer 3 radial inches and 3.75 axial inches of Celotex by air. The drop test crushed the Celotex insulation in the radial direction by a maximum of 1.5 inches. The calculational model treats crush damage by displacing the PCV by 4.5 radial inches and 6 axial inches within the Celotex. The displacements of the PCV in neighboring packages in an array are treated to maximize their interaction and produce maximum reactivity. This is a very conservative treatment of the HAC damage.

HAC array sensitivity calculations demonstrated that the most reactive configuration resulted when the damaged portion of the removed Celotex within the drum was replaced by air and not by water of any density.

For the HAC array calculations, the fissile materials are located within the PCV to give the closest interaction with respect to the fissile materials in other neighboring packages. This treatment maximizes the reactivity.
The closest packed array of 9975 Packages achievable is hexagonal in a lateral plane (perpendicular to the package axes), but square in the vertical direction for subsequent layers of packages. This is because the packages in layers above or below cannot be physically nested into the layer in question because they have a square vertical areal cross section. The SARP analyses used square arrays in both directions, but decreased the lateral pitch by 7% to account for this approximation in the lateral-plane layers.

Because the 9975 Package has double containment and no inleakage occurred during HAC tests, the HAC array calculation model assumes that the PCV is dry. For single package calculations, the fissile materials are treated as spherical metal with a beryllium shell and surrounded by water. For the NCT and HAC calculations, the fissile material is assumed to be a dry metal sphere with a beryllium shell.

6.3.3.2 Material Properties

Accepted values for the density of all packaging materials are used in the SARP. The SARP used a density value for the fiberboard material of 0.20 g/cc that is somewhat less than the nominal minimum density specified of 0.24 g/cc. (The minimum permissible density of fiberboard is greater than 0.20 g/cc.) This lower Celotex density is a conservative assumption for criticality analyses. Accepted maximum values for the fissile material densities are used in the SARP. The staff concludes that the fissile material properties for the 9975 Package conform to 10 CFR 71.83. In addition, the staff concludes that the properties of the fiberboard insulation-spacer affecting criticality will not degrade during the normal service life of the packaging.

6.3.3.3 Demonstration of Maximum Reactivity

Maximum reactivity was demonstrated for single packages with fissile material with an optimum thickness shell of beryllium with no graphite present (see Section 6.3.4 in this SER). An optimum thickness shell corresponds to about 200 to 300 grams of beryllium. LDPE bags surrounding metal fissile material are treated as a 100-gm shell of CH₂. Analyses of the configuration with the polyethylene shell give slightly more reactivity than without it. Confirmationary calculations verify these conclusions.

The most reactive individual package appropriate to the specific conditions was used for NCT and HAC array analyses. Maximum reactivity was demonstrated for both NCT and HAC array analyses for the mass and position of fissile material, and internal and interspersed moderation (see Sections 6.3.5 and 6.3.6, respectively, in this SER). Confirmationary calculations verify this conclusion.

The SARP analyzed the effect of surrounding the PCV with various reflective regions on its reactivity. The effect of alloying plutonium metal with 5 wt% gallium on the reactivity was also considered. The metal RFET-3013 configuration was found to be the most reactive configuration for the single package and was used to bound the other packaging options. The SARP analyzed the effect of various combinations of flooding and reflection of the PCV in determining the most reactive configuration. The staff confirms that the SARP has used the most reactive configuration in determining the radiation levels.

6.3.3.4 Computer Codes and Cross-Section Libraries

The older parametric criticality studies of the 9975 Package were performed to find the most reactive configuration, using the Monte Carlo criticality code CSAS25, and a module of SCALE 4.2 that invokes the criticality module, KENO V. The cross sections used were taken from the SCALE 44-group (ENDF/B V) library. The newer criticality studies used the 238-group cross-section library with CSAS25 in SCALE 4.3. These computer codes and cross-section libraries are appropriate for the criticality calculations and are consistent with the neutron spectrum of the package. Also these cross-section libraries properly account for resonance absorption and self-shielding effects. The benchmark evaluations and resulting biases were determined using the same codes and cross-section sets.
The SARP study used between 90,000 and about 400,000 neutron histories to obtain the $k_{\text{eff}}$ values. The number of neutron histories is adequate to assure that the fissile systems analyzed will be sampled in a statistically acceptable manner.

No output listings are included in the SARP, but confirmatory calculations verify the criticality multiplication factors. The model input parameters, material densities, and cross sections were properly entered into the CSAS25 input listings in Appendix 6.2.

### 6.3.4 Single Package Evaluation

The staff concludes that the 9975 Package conforms to the criticality requirements as prescribed by 10 CFR 71, §§71.43(f), §71.51(a), §71.55(b), §71.55(d), §71.55(e)]

#### 6.3.4.1 Configuration

The SARP determined that the maximum reactivity occurs when the PCV in the 9975 Package contains a solid 4.4 kg sphere of $^{239}$Pu metal with a tight fitting shell of beryllium of optimum thickness (4.4 kg includes both plutonium and beryllium) with both completely surrounded by water (fully flooded), and with full water reflection of the containment vessel, as required in §71.55(b).

#### 6.3.4.2 Results

The 9975 Package also meets the additional specifications of 10 CFR 71 §§71.55(d)(2) through §71.55(d)(4)) under NCT.

The criticality results of the most reactive case for the single package analysis are consistent with the information presented in the summary table discussed in Section 6.3.1 of this SER.

ANSI-8.1-1988 gives 5.0 kg of $^{239}$Pu metal as the subcritical limit. The SARP argues that a single 9975 Package with a solid 4.4 kg sphere of $^{239}$Pu metal is subcritical because it is 600 grams less than the ANSI-8.1 subcritical limit and that the packaging surrounding the PCV (lead, fiberboard, drum, etc.) is essentially statistically equivalent to water. The SARP shows that 600 grams of $^{239}$Pu metal accounts for not less than approximately 2.9% of the package reactivity. The maximum additional reactivity effect of a beryllium shell (including reduced Pu mass) is found to be about 1%. Therefore, the surrounding beryllium reflector material increases $k_{\text{eff}}$ much less than 600 grams of plutonium decreases $k_{\text{eff}}$. Mixing the beryllium homogeneously with the fissile material decreases $k_{\text{eff}}$. Therefore, 4.4 kg of $^{239}$Pu metal in any configuration in a full water-flooded PCV and fully water-reflected containment vessel is appropriately subcritical. The staff concurs with this assessment. This metal content bounds 4.4 kg of plutonium oxide, independent of whether the beryllium shell is present.

Table 6.17 of the SARP shows the results of the criticality analysis of a single package containing neptunium oxide. The calculated $k_{\text{eff}}$ values, around 0.40, are all much lower than $k_{\text{safe}}$.

Confirmatory analyses were conducted using the criticality code MCNP (version 4a) with the point wise .60c cross-section sets (ENDF/B VI) where possible. Also, selected calculations were confirmed using the CSAS25 module of SCALE 4.3, with SCALE 44-group (ENDF/B V) cross sections. Confirmatory analyses verify that the SARP conclusions are valid.

For neptunium oxide described by Content Envelope C.8, the staff concluded that the single package is subcritical based on ANSI/ANS-8.15-1981. Isotopes with an even number of neutrons, such as Np-237, can be made critical, but the mass required is kilograms. The effect of moderation on these nuclides is to prevent, rather than enhance, criticality. These nuclides characteristically exhibit rather sharp thresholds in their fission cross sections, with little or no probability for sub-threshold fission. Since Np-237 has a fission threshold of ~600 keV, the critical mass increases with the addition of moderators. The
subcritical mass limits for Np-237 as oxide is 140 kg when reflected by water and 90 kg when reflected by steel. With a mass of 6 kg of Np-237, it is concluded that a single package is adequately subcritical.

6.3.5 Evaluation of Undamaged-Package Arrays (Normal Conditions of Transport)

The NCT tests did not result in any water leakage into the containment system or damage that significantly affected the criticality of the packages. The staff concludes that the 9975 Package is designed, constructed, and prepared for shipment so that there will be no significant reduction in the criticality safety of any package during NCT. The staff also concludes that the 9975 Package conforms to the NCT criticality requirements for all packages as prescribed by 10 CFR 71, [§71.59(a)(1), §71.59(a)(3)].

6.3.5.1 Configuration

The SARP evaluated the most reactive dry fissile contents in an undamaged 9975 Package for the NCT analyses. The most reactive dry fissile content was a solid 4.4 kg sphere of $^{239}$Pu metal with an optimum thickness shell of beryllium (4.4 kg includes both plutonium and beryllium) in a PCV. No water is present within the containment vessel and there is no interspersed moderation between packages. The plutonium sphere with a beryllium shell is located within the center of each PCV. The SARP analyses evaluated an infinite array of packages to demonstrate subcriticality.

6.3.5.2 Results

The most reactive dry individual 9975 Package was used for the NCT analyses. No containment flooding or interspersed moderation is required for these NCT studies. The array analyses reported in the SARP showed that an infinite array of packages, with each fissile mass located at the center of the PCV in each package, is appropriately subcritical. A TI of 0.0 would result for the 9975 Package based on this NCT analyses.

Table 6.21 of the SARP shows the results of the criticality analysis of an array of packages containing neptunium oxide in NCT. The calculated $k_{eff}$ values, around 0.41, are all much lower than $k_{safe}$.

Confirmatory analyses were conducted using the criticality code MCNP (version 4a) with the point wise .60c cross-section sets (ENDF/B VI) where possible. Also, selected calculations were confirmed using the CSAS25 module of SCALE 4.3, with SCALE 44-group (ENDF/B V) cross sections. Confirmatory calculations used the actual hexagonal lattice packing for the lateral layers in order to confirm that the SARP results are acceptable. Confirmatory analyses verify that the SARP conclusions are valid.

For neptunium oxide described by Content Envelope C.8, the staff concluded that an array of packages in NCT is subcritical based on ANSI/ANS-8.15-1981. Isotopes with an even number of neutrons, such as Np-237, can be made critical, but the mass required is kilograms. The effect of moderation on these nuclides is to prevent, rather than enhance, criticality. These nuclides characteristically exhibit rather sharp thresholds in their fission cross sections, with little or no probability for sub-threshold fission. Since Np-237 has a fission threshold of ~600 keV, the critical mass increases with the addition of moderators. The subcritical mass limits for Np-237 as oxide is 140 kg when reflected by water and 90 kg when reflected by steel. With a mass of 6 kg of Np-237 in the package, and hydrogenous Celotex insulation surrounding each package in the array acting as a moderator, and the spacing maintained by the drum, it is concluded that an array of packages in NCT is adequately subcritical.

6.3.6 Evaluation of Damaged-Package Arrays (Hypothetical Accident Conditions)

The staff concludes that the 9975 Package conforms to the HAC criticality requirements for all packages as prescribed by 10 CFR 71 [§71.59(a)(2), §71.59(a)(3)].
6.3.6.1 Configuration

The SARP uses the most reactive contents in a damaged 9975 Package for the array calculations under HAC analyses. Since the 9975 has double containment and did not leak during HAC tests, and because the 9975 containment vessel design for the PCV and the SCV complies with the stress criteria of the ASME B&PV Code Section III, Subsection NB, the PCV is assumed to not leak water. Therefore the contents are assumed to remain dry. The most reactive fissile content is a solid 4.4 kg sphere of $^{239}$Pu metal with an optimum thickness beryllium shell (4.4 kg includes both plutonium and beryllium) within a PCV.

The most reactive configuration of packages in the HAC calculations is with no interspersed moderation between packages. The plutonium sphere with beryllium shell is located within each PCV so that the closest interaction exists between fissile masses in neighboring packages. In the damaged condition, the PCV and Celotex material, modified as described in Section 6.3.3.1 in this SER, should also be displaced within the packages to give rise to the maximum interaction between neighboring packages. That is, the bottom level packages have the plutonium sphere with beryllium shell near the top of the PCV and moved laterally toward the PCV sidewall nearest the vertical axis through the packages. Each PCV-SCV assembly is then moved vertically near the top of the package and moved laterally toward the vertical axis through the center of the eight packages as much as allowed by the damaged condition of the insulation material, as given in Section 6.3.3.1 in this SER. The top level packages, on the other hand, have the plutonium sphere with beryllium shell near the bottom of the PCV and moved laterally toward the PCV side wall nearest the vertical axis through the packages. Each PCV-SCV assembly is then moved vertically near the bottom of the package and moved laterally toward the vertical axis through the center of the eight packages as much as allowed by the damaged condition of the insulation material, as given in Section 6.3.3.1 in this SER. The SARP evaluates a $5 \times 5 \times 2$ array to demonstrate subcriticality.

6.3.6.2 Results

There is no evidence in the SARP text in Chapter 6 or in the input files in the Chapter 6 appendices to indicate that full water reflection of the arrays was considered in the analyses. However, confirmatory calculations show that the effect of full water reflection of the arrays on the multiplication factor is not statistically significant.

The most reactive single 9975 Package with appropriate damage was used for the HAC, except without water flooding in the PCV. For the 9975, this configuration is described in the preceding section. The array analyses performed assumed the plutonium sphere with beryllium shell was located within each PCV, and each damaged PCV-Celotex combination is displaced so that the closest separation exists between fissile masses in neighboring packages. This results when the plutonium spheres in each set of eight neighboring packages (4-in. top layer and 4-in. bottom layer immediately below them) are at their closest possible approach. This arrangement gives the maximum interaction between neighboring packages. The most reactive array is, in addition, when no interspersed moderation is present between packages. This is a very conservative model. The SARP analyses finds that a $5 \times 5 \times 2$ array of HAC packages is appropriately subcritical. Confirmatory calculations support this conclusion. A TI of 2.0 is determined for 50 packages being subcritical for HAC.

Table 6.30 of the SARP shows the results of the criticality analysis of an array of packages containing neptunium oxide in HAC. The calculated $k_{\text{eff}}$ values, around 0.42, are all well below $k_{\text{safe}}$.

Confirmatory analyses were conducted using the criticality code MCNP (version 4a) with the point wise .60c cross-section sets (ENDF/B VI) where possible. Also, selected calculations were confirmed using the CSAS25 module of SCALE 4.3, with SCALE 44-group (ENDF/B V) cross sections. Confirmatory
calculations used the actual hexagonal lattice packing for the lateral layers in order to confirm that the SARP results are acceptable. Confirmatory analyses verify that the SARP conclusions are valid.

For neptunium oxide described by Content Envelope C.8, the staff concluded that an array of packages in HAC is subcritical based on ANSI/ANS-8.15-1981. Isotopes with an even number of neutrons, such as Np-237, can be made critical, but the mass required is kilograms. The effect of moderation on these nuclides is to prevent, rather than enhance, criticality. These nuclides characteristically exhibit rather sharp thresholds in their fission cross sections, with little or no probability for sub-threshold fission. Since Np-237 has a fission threshold of ~600 keV, the critical mass increases with the addition of moderators. The subcritical mass limits for Np-237 as oxide is 140 kg when reflected by water and 90 kg when reflected by steel. With a mass of 6 kg of Np-237 in the package, and some of the hydrogenous Celotex insulation remaining in each package in the array acting as a moderator, and the separation provided by the PCV and SCV, it is concluded that an array of packages in HAC is adequately subcritical.

6.3.7 Transport Index for Nuclear Criticality Control

A minimum criticality TI of 2.0 is assigned to the 9975 Packages based on the HAC array calculations showing that 50 packages in any configuration have a multiplication factor plus bias and uncertainties that is less than 0.95. The TI is consistent with that reported in Chapter 1 on General Information in the SARP. The staff concurs with this value.

6.3.8 Benchmark Evaluations

The SARP used the same criticality computer code, hardware, and cross-section library sets to determine the bias values from benchmark experiments as those used to calculate the multiplication factors for the packages. Additional benchmark information is given in Appendix 6.1.

6.3.8.1 Applicability of Benchmark Experiments

The benchmark experiments used in this study were taken from the various volumes of the “International Handbook of Evaluated Criticality Safety Benchmark Experiments” (NEA 1998), and are appropriately referenced. This collection of benchmark experiments is the accepted standard in the criticality community.

The plutonium benchmark experiments are applicable to the actual packaging design and contents. The plutonium benchmark experiments have, to the maximum extent possible, the same fissile materials, moderation, neutron spectra, and configuration as the package evaluations.

There is currently only one benchmark experiment involving neptunium, which is not sufficient to determine a statistically significant bias for Content Envelope C.8. Therefore, consistent with the guidance provided in NUREG/CR-5661, the applicant establishes a margin of subcriticality greater than the 0.05 Δk subcritical margin typically used for packaging. The applicant establishes a $k_{\text{safe}}$ of 0.90, which is equivalent to a subcritical margin of 0.10 Δk. The applicant justifies this additional margin based on an evaluation of the single benchmark experiment, which showed a positive bias of 0.02 Δk; i.e., the code overpredicts $k_{\text{eff}}$, which is conservative. An additional evaluation of an infinite array of packages was run to compare four different cross-section libraries, and the resulting difference between the maximum and minimum was 0.02 Δk. Considering also the low values of $k_{\text{eff}}$ shown in the criticality evaluation, and the values of the subcritical mass limits from ANSI/ANS-8.15-1981, the staff agrees that a $k_{\text{safe}}$ of 0.90 includes an appropriate margin of subcriticality.
6.3.8.2 Bias Determination

Contributions from uncertainties in experimental data are included for all benchmark experiments reported in the Handbook. Also, a sufficient number of appropriate benchmark experiments are analyzed and the results of these benchmark calculations are used to determine an acceptable bias for each fissile payload. These bias values are then used in the calculation of a safe multiplication factor for the package payloads. The statistical and convergence uncertainties of the benchmark calculations and package evaluations are essentially consistent and do not significantly affect the determination of bias values.

The SARP determined an acceptable value for the bias for plutonium metal. Acceptable statistical analyses demonstrate that this value is accurate, but conservative. The staff concurs that the benchmark experiments and corresponding bias value are applicable and conservative as applied to the 9975 Package.

6.3.9 Appendix

The appendices provide various supplementary information.

6.4 Evaluation Findings

6.4.1 Findings

Based on review of the statements and representations made in the SARP, the 9975 Package design has been shown to meet the criticality requirements of 10 CFR 71 [§71.31(a)(1), §71.31(a)(2), §71.33, §71.35(a)]. The 9975 Package has been shown to be designed, constructed, and prepared for shipment so that there will be no significant reduction in the effectiveness of the packaging under the tests specified in §71.71 for NCT [§71.43(f), §71.51(a)(1), §71.55(d)(4)].

The 9975 Package with Content Envelopes in Table 1.2 has been shown to meet the requirements of §71.55(b), §71.55(d), and §71.55(e) under which a single package must be subcritical and has been shown to meet the requirements of §71.59(a)(1) and §71.59(a)(2) under which an array of undamaged packages and an array of damaged packages must be subcritical, respectively.

Based on review of the statements and representations in the application, the staff concludes that the nuclear criticality safety design has been adequately described and evaluated and that the 9975 Package meets the subcriticality requirements of 10 CFR 71. By meeting the requirements of 10 CFR 71, the package also meets the requirements of IAEA Safety Series No. 6.

6.4.2 Conditions of Approval

The 9975 Package must be constructed as specified on the engineering drawings in the SARP. The contents must be bounded by Table 1.2 of the SARP.

6.5 References


CSAS25. A functional criticality control module within the SCALE Code System. See SCALE v. 4.2 or 4.3.


Keno Va. A three-dimensional criticality module within the SCALE Code System. See SCALE v.4.2 or 4.3.


7. OPERATING PROCEDURES

Chapter 7, Operating Procedures, of the Safety Analysis Report for Packaging (SARP), Model 9975, B(M)F-85, was reviewed to verify that it (1) meets the requirements of 10 CFR 71, and (2) is adequate to assure that the package will be operated in a manner consistent with its evaluation for approval. These are the generic operating procedures from which the formal, site-specific operating procedures will be developed.

Included in the Operating Procedures Review were the following:

7.1 Areas of Review

The staff reviewed the controls and procedures to ensure that the 9975 Package will be operated in a manner consistent with its evaluation for approval. The Operating Procedures review included the following:

7.1.1 Package Loading
- Preparation for Loading
- Loading of Contents
- Preparation for Transport

7.1.2 Package Unloading
- Receipt of Package from Carrier
- Removal of Contents

7.1.3 Preparation of Empty Package for Transport

7.1.4 Additional Procedures

7.1.5 Appendices (as applicable)

7.2 Regulatory Requirements

The regulatory requirements of 10 CFR 71 applicable to the Operating Procedures review are as follows:

- The application must identify the established codes and standards used for the package design, fabrication, assembly, testing, maintenance, and use. In the absence of such codes, the application must describe the basis and rationale used to formulate the quality assurance program. [§71.31(c)]

- The application must include any special controls and precautions for transport, loading, unloading, and handling of a fissile material shipment, and any special controls in case of accident or delay. [§71.35(c)]

- A package must be conspicuously and durably marked with the model number, serial number, gross weight, and package identification number. [§71.85(c), §71.13(a), §71.13(b)]

- The application must include operating procedures that ensure that the package meets the routine-determination requirements of §71.87. [§71.81, 71.87]
• Unknown properties of fissile material must be assumed to be those which will credibly result in the highest neutron multiplication. [§71.83]

• Packages that require exclusive-use shipment, because of increased radiation levels, must be controlled by providing written instructions to the carrier. [§71.47(b-d)]

• The transport index of a package in a nonexclusive-use shipment must not exceed 10, and the sum of the transport indices of all packages in the shipment must not exceed 50. [§71.47(a), §71.59(c)(1)]

• The sum of the transport indices for nuclear criticality control of all packages in an exclusive-use shipment must not exceed 100. [§71.59(e)(2)]

• Prior to delivery of a package to a carrier, any special instructions needed to safely open the package must be provided to the consignee for the consignee’s use in accordance with 10 CFR 20.1906(c). [§71.89]

7.3 Review Procedures

The following procedures are generally applicable to the review of the Operating Procedures chapter of the SARP. These procedures correspond to the Areas of Review listed in Section 7.1 of this SER.

The operating procedures in the SARP should generally be listed in sequential order. Additional guidance on operating procedures is provided in the “Guide for Preparing Operating Procedures for Shipping Packages” (NUREG/CR-4775).

7.3.1 Package Loading

7.3.1.1 Preparation for Loading

The procedures for loading the package are contained in Section 7.2.1 of the SARP. The following were identified, either directly or indirectly, as being part of the operating procedures:

• It was noted that the package will be loaded and closed in accordance with site-specific, written procedures.

• Special controls and precautions for loading and handling were noted and described.

• A requirement to verify that the package is in unimpaired physical condition, and that all required periodic maintenance requirements have been performed, is included.

• A specific requirement to ensure that the package is conspicuously and durably marked with the model number, serial number, gross weight, and package identification number is included.

• A requirement is included to verify that the package is appropriate for the contents to be shipped.

• A requirement is included to ensure that the use of the package complies with all other conditions of approval in the CoC.
7.3.1.2 Loading of Contents

The procedures for loading the contents into the package are contained in Section 7.2.2 of the SARP. The following were identified, either directly or indirectly, as being part of the operating procedures:

- Special handling equipment was specified, where needed.
- Special controls and precautions for loading were specified, where needed.
- The method of loading the contents was specified.
- Although there is no requirement to ensure that moderator or neutron absorbers are present and in proper condition, such a requirement is not necessary for the shipment of any of the Content Envelopes, C.1 through C.8. There is also a requirement to ensure that physical spacers are in place to minimize potential cell sizes and mitigate the potential for a deflagration-to-detonation transition for the shipment of oxides.
- Although there is no description of the method used to remove water from the package, such a requirement is not necessary for this package.
- Because the package is loaded at ambient pressures, there is no requirement to vent excess gases during the loading of the PCV or the SCV. There is, however, a requirement to inert the PCV for the shipment of plutonium/uranium oxides (Content Envelope C.4), with a minimum of 75% by volume CO₂, to minimize the potential for the build-up of flammable gas mixtures in the PCV, should hydrogen gas leak from the inner convenience cans into the PCV. There is also a comparable requirement for the shipment of neptunium oxide (Content Envelope C.8). In this case, however, the requirement is to backfill both the PCV and the SCV with argon gas, to ensure that the oxygen content of both containment vessels is no more than 5% by volume.
- Specific requirements are in place to ensure that the closure devices of the package, including seals and gaskets, are properly installed, secured, and free of defects.
- A specific requirement is in place which notes that the bolts are to be torqued to 30 ±2 ft-lbs. Although it is noted that no specific tightening sequence is required, it is also noted that each bolt must be re-tightened to confirm that none of the bolts were omitted from the initial tightening sequence.
- Based on the procedures provided, it has been determined that the contents will be loaded correctly, and that the package will be closed appropriately.

7.3.1.3 Preparation for Transport

The procedures for preparation for transport are contained in Sections 7.2.3 and 7.2.4 of the SARP. The following were identified, either directly or indirectly, as being part of the operating procedures:

- Procedures are in place to ensure that the non-fixed (removable) radioactive contamination on the external surface of the package is as low as reasonably achievable, and within the limits specified in Appendix D of 10 CFR 835.
- Procedures are in place to ensure that the pre-shipment radiation surveys confirm that the allowable external radiation levels are as specified in §71.47, and that they are not exceeded.
- Special procedures are in place for the shipment of Content Envelope C.3 to ensure that the allowable external radiation levels will not be exceeded at any time during transport. (See Section 7.2.3, Step 16 of the SARP, see also Section 5.4 of this SER.)
• Although there are no specific temperature surveys required to verify that limits specified in §71.43(g) are not exceeded, such a requirement is not necessary for this package.

• Specifications are in place to require that the assembly verification leakage rate tests are performed, and to ensure that the package closures are leakage rate tested in accordance with ANSI N14.5.

• Although there are no requirements to ensure that any system for containing liquid is properly sealed and that it has adequate space or other specified provision for expansion of the liquid, such requirements are not necessary for this package.

• Although there are no requirements to verify that any pressure relief devices are operable and set, the design of the packaging does not incorporate the use of pressure relief devices.

• It is specifically noted in Section 7.2.4 of the SARP that the design of the packaging does not incorporate the use of lifting or tie-down structures.

• A specific requirement is in place to ensure that the tamper-indicating device has been installed.

• Although there are no specific requirements to ensure that impact limiters, personnel barriers, or similar devices have been properly installed or attached, the design of the packaging does not incorporate the use of such features.

• Although there are no requirements that describe, for fissile material shipments, any special controls and precautions for transport, loading, unloading, and handling and any appropriate actions in case of an accident or delay which should be provided to the carrier or consignee, all such requirements are provided indirectly by the inclusion of the DOE/AL Transportation Safeguards Division (TSD) procedures for the use of SSTs and/or Safe-Guard Trailers (SGTs).

• Although there are no specific requirements that identify any special controls which should be provided to the carrier for a package shipped by exclusive use under the provisions of §71.47(b)(1), all such requirements are provided indirectly by the inclusion of the DOE/AL TSD procedures for the use of the SSTs/SGTs.

• Although there are no specific requirements that identify any special controls which should be provided to the carrier for a fissile-material package in accordance with §71.35(c), all such requirements are provided indirectly by the inclusion of the DOE/AL TSD procedures for the use of the SSTs/SGTs.

• There are no specific requirements that describe any special instructions that should be provided to the consignee for opening the package in Section 7.1 of the SARP. These procedures are provided in Section 7.3 of the SARP, and in Section 7.3.2 of this SER.

• There is a specific requirement to ensure that a criticality transport index of 2.0 has been noted on the labels for each package. For the shipment of plutonium/uranium metals and alloys, i.e., Content Envelope C.3, there is also an additional procedure specified to ensure that the allowable external radiation levels will not be exceeded at any time during transport. (See also Section 7.3.1.3 of this SER.)
7.3.2 Package Unloading

7.3.2.1 Receipt of Package from Carrier

The procedures for receipt of the package from the carrier are contained in Section 7.3 of the SARP. The following were identified, either directly or indirectly, as being part of the operating procedures:

- Specific procedures are in place to ensure that the package is examined for visible damage, status of the tamper-indicating device, surface contamination, and external radiation levels.
- Specific procedures are in place that describe any special actions to be taken if the package is damaged, if the tamper-indicating device is not intact, or if surface contamination or radiation survey levels are too high.
- Although there are no specific requirements that identify any special handling equipment needed, all such requirements are provided indirectly by the inclusion of the DOE/AL TSD procedures for the use of the SSTs/SGTs.
- Specific procedures are in place, which describe any proposed special controls and precautions for handling and unloading.

7.3.2.2 Removal of Contents

The procedures for removal of contents are contained in Section 7.4 of the SARP. The following were identified, either directly or indirectly, as being part of the operating procedures:

- Specific procedures are in place which describe the appropriate method to open the package.
- Specific procedures are in place which identify the appropriate method to remove the contents.
- Specific procedures are in place which ensure that the contents are completely removed.

7.3.3 Preparation of Empty Package for Transport

The procedures for the preparation of an empty packaging for transport are contained in Section 7.5 of the SARP. The following were identified, either directly or indirectly, as being part of the operating procedures:

- Specific procedures are in place to verify that the package is empty.
- Specific procedures are in place to ensure that the external surface contamination levels meet the requirements specified in Appendix D of 10 CFR 835. Specific procedures are also in place to ensure that an empty package that is internally contaminated should be prepared for shipment as specified in 49 CFR 173.421 or 49 CFR 173.428, depending on the level of residual contamination.
- Specific procedures are in place that describe packaging closure requirements.
- There is no specific requirement in place to note that, if the package is to be shipped as an Empty Radioactive Materials Packaging per 49 CFR 173.428, the labels and the nameplate are to be covered with tape and the package will be marked Empty.

7.3.4 Additional Procedures

The Operating Procedures of the SARP adequately describe the procedures to be used for the shipment of all shipments covered by Content Envelopes, C.1 through C.8:
• Additional measurement procedures have been specified for the shipment of plutonium/uranium metals and alloys, i.e., Content Envelope C.3, to ensure that allowable external radiation levels will not be exceeded at any time during transport.

• Additional inerting procedures have also been specified for the shipment of plutonium/uranium oxides, and neptunium oxide, i.e., Content Envelopes C.4 and C.8, respectively. (See below.)

7.3.5 Appendices

Two appendices have been provided for Section 7 of the 9975 Packaging SARP:

• Appendix 7.1 includes two sets of drawings for (optional) containment vessel lifting tools; and

• Appendix 7.2 includes a CO₂ dilution procedure to be used for the shipment of Content Envelope C.4.

Although there should have been at least one additional appendix that described the argon inerting procedures to be used for the neptunium oxide, i.e., Content Envelope C.8, no such appendix has been included. The reason given by the applicant for the lack of inclusion, in this case, is that the argon inerting procedures are specific to the WSRC Site, only.

7.4 Evaluation Findings

7.4.1 Findings

The operating procedures presented in the SARP for the 9975 Package were reviewed by the staff for completeness and compliance with the regulatory requirements. The information provided by the applicant was in the format prescribed directly by NRC Regulatory Guide 7.9. The information in Section 7 of the SARP was not provided in the format outlined in NUREG/CR-4775. However, the applicable information on operating requirements, general information, package loading, shipment preparation, package receipt, and package unloading was provided in the Operating Procedures chapter of the SARP, in the appropriate level of detail. Supplemental information on inspection and maintenance, and on records and reporting requirements, has also been provided in the appropriate level of detail in Chapters 8 and 9 of the SARP, respectively.

For all intents and purposes, the contents described in Table 1.2 of the SARP as Content Envelopes C.1 through C.8 are considered by the DOE to be Special Nuclear Material. As such, the additional requirements specified in the orders DOE O 474.1A and DOE AL SD 5610.14, and their supplements, are also applicable. Specifically, these orders are applicable to the nuclear materials accountability aspects, and to the transport of SNM.

Of particular importance to this SER are the requirements specified in DOE AL SD 5610.14, which state that any form of plutonium, in quantities of 2 kg or more, shall be transported by TSD. For the shipment of the materials requested, therefore, all shipments must be made in SSTs and/or SGTs. In addition, all shipments must also be made in accordance with the detailed operating procedures for SST/SGT shipments, as delineated in the appropriate DOE/AL TSD documents.

Based on the review of the statements and representations in the application, the staff concludes that the operating procedures meet the requirements of 10 CFR 71, and that the procedures are adequate to assure the package will be operated in a manner consistent with its evaluation for approval.

By meeting the requirements of 10 CFR 71, the package also meets the requirements of IAEA Safety Series No. 6.
7.4.2 Conditions of Approval

Because they represent the framework from which the formal, site-specific operating procedures will be developed for each user/shipper, the generic operating procedures delineated in Chapter 7 of the SARP are incorporated in their entirety into the Certificate of Compliance as a condition of package approval.

7.5 References


8. ACCEPTANCE TESTS AND MAINTENANCE PROGRAM

Chapter 8, Acceptance Tests and Maintenance Program of the Safety Analysis Report for Packaging (SARP), Model 9975, B(M)F-85, was reviewed to verify that the Acceptance Tests meet the requirements of 10 CFR 71, and that the Maintenance Program is adequate to assure packaging performance during its service life. Commitments specified in the Acceptance Tests and Maintenance Program chapter of the SARP are typically included in the CoC as conditions of package approval.

Included in the review of the Acceptance Tests and Maintenance Program were the following:

8.1 Areas of Review

8.1.1 Acceptance Tests

Acceptance Tests and Maintenance procedures that assure that the 9975 packaging will be fabricated, accepted, and maintained in a manner consistent with its evaluation for approval were reviewed. The Acceptance Tests portion of this review included the following:

- Visual Inspections and Measurements
- Weld Examinations
- Component Tests
- Materials Tests
- Structural and Pressure Tests
- Leakage Rate Tests
- Shielding Tests
- Thermal Tests
- Additional Tests

8.1.2 Maintenance Program

The Maintenance Program portion of the review included:

- Component Tests
- Material Tests
- Structural and Pressure Tests
- Leakage Rate Tests
- Thermal Tests
- Additional Tests
8.1.3 Appendices

8.2 Regulatory Requirements

8.2.1 Acceptance Tests

The regulatory requirements of 10 CFR 71 applicable to the Acceptance Tests portion of this review are as follows:

- The application must identify the established codes and standards used for the package design, fabrication, assembly, testing, maintenance, and use. In the absence of such codes, the application must describe the basis and rationale used to formulate the quality assurance program. [§71.31(c)]

- Before first use, the fabrication of each packaging must be verified to be in accordance with the approved design. [§71.85(c)]

- Before first use, each packaging must be inspected for cracks, pinholes, uncontrolled voids, or other defects that could significantly reduce its effectiveness. [§71.85(a)]

- Before first use, if the maximum normal operating pressure of a package exceeds 35 kPa (5 psi) gauge, the containment system of each packaging must be tested at an internal pressure at least 50% higher than maximum normal operating pressure to verify its ability to maintain structural integrity at that pressure. [§71.85(b)]

- Before first use, each packaging must be conspicuously and durably marked with its model number, serial number, gross weight, and a package identification number. [§71.85(c)]

- The licensee must perform any tests deemed appropriate by the certifying authority. [§71.93(b)]

8.2.2 Maintenance Program

The regulatory requirements of 10 CFR 71 applicable to the Maintenance Program portion of the review are:

- The application must identify the established codes and standards used for the package design, fabrication, assembly, testing, maintenance, and use. In the absence of such codes, the application must describe the basis and rationale used to formulate the quality assurance program. [§71.31(c)]

- The packaging must be maintained in unimpaired physical condition except for superficial defects such as marks or dents. [§71.87(b)]

- The presence of any moderator or neutron absorber, if required, in a fissile material package must be verified prior to each shipment. [§71.87(g)]

- The licensee must perform any tests deemed appropriate by the certifying authority. [§71.93(b)]

8.3 Review Procedures

The following procedures are applicable to the review of the Acceptance Tests and Maintenance Program Chapter of the SARP for the 9975 Packaging. In general, these procedures correspond to the Areas of Review listed in Section 8.1 of this SER. Where appropriate, however, these requirements are also supplemented by the guidance and/or the requirements specified in "Fabrication Criteria for Shipping

8.3.1 Acceptance Tests

Chapter 8 of the SARP indicates that Acceptance Tests are performed prior to the first use of each package. Where applicable, sections of the Quality Assurance program (Chapter 9 of the SARP) and the Operating Procedures (Chapter 7 of the SARP) have also been referenced, as appropriate.

8.3.1.1 Visual Inspections

The applicant has required that the following inspections are complete and operable upon receipt of the packaging:

8.3.1.1.1 Drum Assembly

As part of their acceptance criteria, the applicant has specified that the owner shall perform visual inspections (and/or measurements) which include the drum, the associated Capplugs, the thermal blanket, the air shield, the upper Celotex assembly, the lifting chain, the bearing plates, the drum closure nuts and their associated tack welds, the packaging nameplate and the associated barcode plate, etc. (See Section 8.1.1.1 of the SARP for a complete listing.) The applicant has also specified that the owner shall perform specific acceptance measurements on items such as the lead shield body, and that such measurements be documented.

8.3.1.1.2 Containment Vessels

The applicant has required that the owner of new packagings verify that items essential to the containment functions of both the PCV and SCV have been documented in accordance with the requirements specified in Appendix 8.2 of the SARP.

8.3.1.2 Structural and Pressure Tests

The applicant has specified that the owner will verify that the containment vessels have been pressure-proof tested to at least 1.50 times the design pressure. For the PCV and the SCV, that means corresponding pressure-proof tests of 1.365 (±10) psig, and 1.235 (±10) psig, respectively.

8.3.1.3 Leak Tests

The applicant has specified that the containment boundaries for both the PCV and SCV shall have been leak-rate tested with helium, in accordance with the evacuated envelope method described in Appendix A.5.4 of ANSI N14.5. The applicant has further specified that the test results must demonstrate that leak rates for both containment boundaries is less than $1 \times 10^{-7}$ ref cm$^3$/sec, with a test sensitivity of less than $5 \times 10^{-7}$ ref cm$^3$/sec, in accordance with the ANSI N14.5 definition of leaktight.

8.3.1.4 Component Tests

The applicant has stated that there are no components or subsystems that require individual testing for acceptance.

8.3.1.5 Tests for Shielding Integrity

The applicant has stated that no shielding integrity testing is required for acceptance of the packaging. The applicant has further noted, however, that after fabrication, the lead shielding is dimensionally inspected and verified to be free of gaps, holes, or pits.
8.3.1.6 Thermal Acceptance Tests

The applicant has stated that no thermal testing is required for acceptance of the packaging.

8.3.2 Maintenance Program

Maintenance Program tests are performed to ensure that packaging effectiveness is maintained throughout its service life. Where applicable, sections of the Quality Assurance program (Chapter 9 of the SARP) and the Operating Procedures (Chapter 7 of the SARP) have also been referenced, as appropriate.

8.3.2.1 Structural and Pressure Tests

The applicant has stated that there are no annual structural or pressure test requirements for the 9975 package. The applicant has also noted, however, that pressure testing of the containment vessel, as specified in Section 8.1.2 of the SARP, shall be repeated after any structural modifications to, or rebuilding of, the vessel weldments, the cone seal nut, or the cone seal plug.

The applicant has further noted that replacement of the cone-seal gland nut, the leak-test port plug, or the containment vessel's O-rings with like components, does not constitute a structural modification, and does not require pressure testing of the containment vessel.

8.3.2.2 Leak Tests

The following descriptions provided by the applicant are the primary descriptions of the leakage test requirements for the 9975 package. All references throughout the SARP refer the reader to the following sub-sections for the appropriate tests:

8.3.2.2.1 Containment Vessel Post-Load Leak-Rate Test

The applicant has specified that the post-load leakage test requirement for both the PCV and SCV outer O-Rings shall be capable of indicating leakage to less than \(1 \times 10^{-3}\) ref.cm\(^2\)/sec, with a test sensitivity of less than \(5 \times 10^{-4}\) ref.cm\(^2\)/sec, using the pressure drop test method, described in Appendix A.5.1 of ANSI N14.5.

The applicant has specified that the post-load leakage test requirement for both the PCV and SCV leak-test port plugs shall be capable of indicating leakage to less than \(1 \times 10^{-5}\) ref.cm\(^2\)/sec, with a test sensitivity of less than \(5 \times 10^{-4}\) ref.cm\(^2\)/sec, using the pressure drop test method, described in Appendix A.5.1 of ANSI N14.5.

8.3.2.2.2 Maintenance Leak-Rate Test

The applicant has specified that the annual maintenance leakage test requirements for the 9975 Packaging are specified in Section 8.1.3 of the SARP. (See Section 8.3.1.3 of this SER.)

8.3.2.3 Subsystem Maintenance

Although the applicant had noted previously that there are no components or subsystems that require individual testing for acceptance, the applicant has singled out the Celotex top assembly (R-R2-F-0019) (the Assembly) for annual maintenance, specifying that the Assembly be intact, and that the radial clearance when fitted into the drum will not exceed 0.26".

8.3.2.4 Valves, Rupture Discs, and Gaskets on Containment Vessels

The applicant has noted that there are no valves, rupture discs, or gaskets that are used on the 9975 Package. The applicant has further noted, however, that elastomeric O-Rings are used for sealing. The applicant's discussion on the maintenance aspects for the O-Rings follows below:
8.3.2.4.1 Visual Inspection

The applicant has specified that a visual inspection of the sealing surfaces and O-Rings shall be performed prior to closure for gouges, nicks, cuts, cracks, or scratches that could affect containment performance. The applicant has further specified that, if surface damage is found, the vessel in question will be set aside and not used until it has been reworked or repaired, and its performance has been proven acceptable.

8.3.2.4.2 O-Ring Replacement

The applicant has specified that new O-rings shall be installed on the cone-seal plug prior to the annual leak test, or when a visual inspection, or the post-load leak-rate test indicates that replacement is needed. Specifications for the O-Ring replacement, and specifications for the O-Ring packaging are provided.

8.3.2.5 Shielding

The applicant has stated that there are no annual maintenance requirements for the shielding features of the 9975 package.

8.3.2.6 Thermal

The applicant has stated that there are no annual maintenance requirements for the passive thermal features of the 9975 package.

8.3.2.7 Miscellaneous

The applicant has stated that this section is not applicable.

8.3.3 Appendices

Appendices that were included as part of the SARP included Appendix 8.1, Inspection Criteria for the 9975 Packaging, and Appendix 8.2, Packaging Independent Verification Items. The requirements specified in Appendix 8.1 include virtually all of the acceptance criteria specified on the Drawings in Appendix 1.1 of the SARP. The requirements specified in Appendix 8.2 provide the cross-linkage between the Acceptance criteria specified in the SARP, the Drawings in Appendix 1.1 of the SARP, and the Quality Assurance requirements specified in the SARP.

8.4 Evaluation Findings

8.4.1 Findings

The staff has reviewed the Acceptance Tests and Maintenance Program information presented in the SARP for the 9975 Package for completeness and compliance with the regulatory requirements. For both, the information provided by the applicant was provided in the format prescribed directly by NRC Regulatory Guide 7.9. Supplemental information on inspections and maintenance, and on records and reporting requirements, has also been provided in the appropriate level of detail in Chapters 7 and 9 of the SARP, respectively.

Based on the staff's review of the statements and representations in the application, the staff concludes that the Acceptance Tests for the 9975 Package meet the requirements of 10 CFR 71, and that the Maintenance Program is adequate to assure packaging performance during its service life. The staff also concludes that the information provided for the Acceptance Tests and Maintenance Program is adequate.

This review also confirms that the Acceptance Tests and Maintenance Program information included in the SARP meets the requirements of IAEA Safety Series No. 6.
8.4.2 Conditions of Approval

As was noted in the introduction to this section, commitments specified in the Acceptance Tests and Maintenance Program chapter of the SARP are typically included in the CoC as a condition of package approval. The Acceptance Tests and Maintenance Program Chapter (Chapter 8) of the SARP is therefore incorporated, in its entirety, into the CoC as a condition of package approval.

8.5 References


9. QUALITY ASSURANCE REVIEW

Chapter 9, Quality Assurance (QA), of the Safety Analysis Report for Packaging (SARP), Model 9975, B(M)F-85, identifies the applicant’s QA requirements for the 9975 Package that are required to assure that the package is designed, fabricated, assembled, tested, used, maintained, modified, and repaired in a manner consistent with its evaluation in the SARP. The review includes an evaluation of the applicant’s QA program with the requirements of 10 CFR 71.

9.1 Elements Reviewed

The following elements of the applicant’s QA program were reviewed. Details of the review are provided in Section 9.3 below.

9.1.1 Description of Applicant’s QA Program

- Scope
- QA Program Documentation and Approval
- Summary of 18 Quality Assurance requirements of 10 CFR 71, Subpart H.
- Cross-Referencing Matrix of 10 CFR 71, Subpart H to Applicant’s QA Program/Procedures

9.1.2 Applicant’s QA Requirements

- Graded Approach for Structures, Systems, and Components Important to Safety
- Applicant’s QA Criteria and Package Activities

9.2 Regulatory Requirements

10 CFR 71 requirements applicable to the QA review are as follows:

- The application must describe the quality assurance program for the design, fabrication, assembly, testing, maintenance, repair, modification, and use of the package. [§71.31(a)(3), §71.37]
- The application must identify established codes and standards proposed for the package design, fabrication, assembly, testing, maintenance, and use. In the absence of any codes and standards, the application must describe the basis and rationale used to formulate the package quality assurance program. [§71.31(c)]
- Package activities must be in compliance with the quality assurance requirements of Subpart H (§71.101-§71.137). A graded approach is acceptable. [§71.81, §71.101(b)]
- Sufficient written records must be maintained to furnish evidence of the quality of the packaging. These records include results of the determinations required by §71.85; design, fabrication, and assembly records; results of reviews, inspections, tests, and audits; results of maintenance, modification, and repair activities; and other information identified in §71.91(c). Records must be retained for three years after the life of the packaging. [§71.91(c)]
- Records identified in §71.91(a) must be retained for three years after shipment of radioactive material. [§71.91(a)]
• Records must be available for inspection. Records are valid only if stamped, initialed, or signed and dated by authorized personnel or otherwise authenticated. [§71.91(b)]

• Any significant reduction in the effectiveness of a packaging during use must be reported to the certifying authority. [§71.95(a)]

• Details of any defects with safety significance in a package after first use, with the means employed to repair the defects and prevent their reoccurrence, must be reported. [§71.95(b)]

• Instances in which a shipment does not comply with the conditions of approval in the certificate of compliance must be reported to the certifying authority. [§71.95(c)]

9.3 Review Procedures

This section details the review of the elements listed in Section 9.1 of this SER.

9.3.1 Description of Applicant’s QA Program

9.3.1.1 Purpose and Scope

The Purpose and Scope of Section 9, Quality Assurance, of the SARP were reviewed to confirm that Chapter 9 explicitly states the QA Program complies with 10 CFR 71, Subpart H and is applied to package-related activities including procurement activities consistent with the applicable regulatory requirements. Section 9.1 states that Chapter 9 describes the QA requirements for the design, procurement, fabrication, handling, shipping, storage, cleaning, assembly, operation, inspection, testing, maintenance, repair, modification, and use of the 9975 package that comply with 10 CFR 71, Subpart H and that are important to safety. Sections 9.1.1 and 9.1.4 collectively describe the applicant’s organization including the QA groups and their responsibilities relative to implementation the QA Program. The applicant purchases 9975 package fabrication services from suppliers that have been evaluated and approved to meet the applicable elements of NQA-1-1989.

9.3.1.2 Program Documentation and Approval

As required by §71.31(a)(3) and §71.37, Sections 9.1.1 and 9.2 of the SARP identify that the Westinghouse Savannah River Company (WSRC) QA Management Plan documents the QA program that complies with 10 CFR 71, Subpart H as well as DOE Order 414.1.A (Ref. 2), DOE Order 460.1B (Ref. 3), and ASME NQA-1-1989 (Ref. 4). The WSRC Quality Assurance Manual (WSRC 1Q Manual) identifies the procedures for implementing the WSRC QA Management Plan. Additional information on the hierarchy and relationship of requirements documents, the WSRC QA Management Plan, and implementing procedures is provided in Figure 9.2. The current revision and date of the applicable WSRC QA plans are provided in the references section in Chapter 9.

9.3.1.3 Summary of 18 Quality Assurance Requirements from 10 CFR 71, Subpart H

The twenty WSRC 1Q Manual sections (that include the quality implementing procedures) that implement each of the 18 quality assurance requirements in 10 CFR 71 Part H are listed and summarized in Table 9.1. Chapter 9 describes the provisions in the WSRC 1Q Manual sections as they apply to the scope of the applicant’s responsibilities identified in Section 9.3.1.1 above.

9.3.1.4 Cross-Referencing Matrix

Table 9.1 provides a cross-referencing matrix that links each of the WSRC 1Q Manual sections to the corresponding QA requirement in 10 CFR 71 Subpart H. A direct correlation exists between the 18 QA requirements of Subpart H and the sections of WSRC 1Q Manual with the exception of WSRC 1Q
Manual Sections 19 and 20. Section 19, Quality Improvement is identified as an extension of Section 15, Control of Nonconforming Items and Section 20, Software QA is identified as an extension of Section 3, Design Control.

9.3.2 Applicant QA Requirements

9.3.2.1 Graded Approach for Structures, Systems, and Components Important to Safety

Per §71.81 and §71.101(b), Section 9.2.3 describes the graded application of the WSRC Quality Assurance Manual to package structures, systems, and components (SSCs) that are important to safety. Safety-related “Q” package components are categorized as A, B, or C with Category A items having the largest impact on safety. Table 9.2 correlates the WSRC Safety Designations for “Q” and “non-Q” (not related to safety) for the 9975 package to the safety designations in the NRC Regulatory Guide 7.10 (Ref. 5).

Packaging SSCs and their WSRC safety categories, functions, and drawing number are provided in Table 9.3.

Table 9.4 of the SARP identifies the graded level of QA controls that apply to the WSRC A, B, and C safety categories consistent with the requirements in §71.81 and §71.101(b) and the guidance in Regulatory Guide 7.10.

9.3.2.2 Applicant’s QA Criteria and Package Activities

Per §71.31(a)(3) and §71.37, the SARP describes the QA controls in each section of the WSRC IQ QA manual listed in Table 9.1 and describes how these controls are applied to WSRC 9975 activities related to the design, procurement, fabrication, handling, shipping, storage, cleaning, assembly, operation, inspection, testing, maintenance, repair, modification, and use of the 9975 package. The graded approach described in Section 9.3.2.1 above is used to selectively apply the QA controls to package SSCs based on their importance to safety.

As required by §71.31(a)(3) and §71.37, Table 9.5 details the materials, design, fabrication, testing, and examination requirements for the PCV and SCV that conform to Section III, Subsection NB of the ASME Code (Ref. 6). Table 9.6 details the materials, design, fabrication, testing, and examination requirements for the bolted-flange drum enclosure that conform to Section III, Subsection NF of the ASME Code (Ref. 7).

Section 9.15 defines the controls for documenting, resolving, and preventing the recurrence of package-related nonconformances. Section 9.15 includes provisions for obtaining WSRC design authority approval of nonconformance disposition and reporting package defects that significantly reduce safety performance of the package to the DOE Certifying Authority in accordance with §71.95.

Section 9.6 identifies documents that are controlled to ensure correct documents are used and that records requirements are met. Controlled documents include operating procedures (SARP Chapter 7), procurement documents (SARP Section 9.7) and the inspection (SARP Section 9.10), testing, and maintenance documents (SARP Chapter 8 and Section 9.11).

Section 9.17 summarizes the provisions for ensuring sufficient written records are maintained to furnish evidence of the quality of the 9975 package. The records and their retention requirements identified in Section 9.17 and Table 9.7 are consistent with §71.85, §71.91(a), and §71.91(c).
9.3.3 Appendix

Chapter 9 in the 9975 SARP includes a list of references and definitions of terms and a list of acronyms commonly used in the Chapter 9.

9.4 Evaluation Findings

9.4.1 Findings

Based on review of the statements and representations in the SARP, the staff concludes that the applicant’s quality assurance program has been adequately described and meets the quality assurance requirements of 10 CFR 71. The applicant’s quality assurance program is adequate to assure that the package is designed, fabricated, assembled, tested, used, maintained, modified, and repaired in a manner consistent with its evaluation.

9.4.2 Conditions of Approval

Any organization involved in the design, procurement, fabrication, handling, shipping, storage, cleaning, assembly, operation, inspection, testing, maintenance, repair, modification, and use of the 9975 package shall maintain and follow an appropriate Quality Assurance program that is compliant with the requirements specified in 10 CFR 71, Subpart H. For non-WSRC users, this shall include compliance with the packaging-specific QA requirements specified in Chapter 9 of the SARP.

The packaging-specific QA requirements specified in the SARP are therefore incorporated into the CoC as a condition of package approval.

9.5 References


Rules for Construction of Nuclear Power Plant Components, Boiler and Pressure Vessel Code, Section III, Division 1, Subsection NF, “Supports,” American Society of Mechanical Engineers.

ADDITIONAL REFERENCES


