

INTERIM REPORT

LEAK OF RADIOACTIVE LIQUOR IN THE FEED CLARIFICATION CELL AT BNG THORP SELLAFIELD

REVIEW OF THE MANAGEMENT AND TECHNICAL ASPECTS OF THE FAILURE AND ITS IMPLICATIONS FOR THE FUTURE OF THORP

CLIENT: GREENPEACE INTERNATIONAL

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LEAK OF RADIOACTIVE LIQUOR IN THE FEED CLARIFICATION CELL AT BNG THORP

SUMMARY

This interim report examines the failure of pipework in the feed clarification cell of the thermal oxide reprocessing plant (THORP). The report comprises three parts with PART I examining the causes of the failure, PART II considers the options for repair and restarting THORP, and PART III examines briefly the financial implications and loss of income to the Nuclear Decommissioning Authority (NDA). At this time the findings of this report are provisional and incomplete, particularly because of the lack of information in the public domain, although the report into the failure and the implications of the various repair schemes on nuclear safety is shortly, or so it is promised, to be published by the Nuclear Installations Inspectorate (NII) and which is likely to clear the log jam of pending decisions on the repair options awaited from the NDA.

PART I: Following discrepancies in the inventory and nuclear material balance controls at the front end of the irradiated fuel THORP at Sellafield, on 20 April 2005 a remotely operated camera revealed a significant quantity of highly radioactive liquor in the sump of Cell 220. In total and over several months previously, approximately 84m³ of liquor, in the form of a nitric acid solution of fuel and fission products, had built-up in the sump, leaking from a feed pipe connection to one of two accountancy vessels located in the cell.

The entire reprocessing plant was shut down and has remained so since.

This review examines the publicly available information, mostly from the British Nuclear Group's own board of inquiry investigation and the Nuclear Decommissioning Authority's assessment (dating from May and June 2005 respectively), to arrive at what are disturbing findings, namely that in the development of the fault:

- The failure commenced with a small and manageable leak from a 40mm diameter (~1.5 inch) pipe stub connection to the head of one of the accountancy tanks.
- If properly operated, the then established management processes and detection systems within the cell should have detected the leak at an early stage so that corrective action could have been taken at minimal cost and manageable disruption to the plant output.
- Instead, a series of management bumbles and equipment malfunctions permitted the fault to develop to complete failure with the result that THORP overall is completely shut down with the feed clarification cell heavily contaminated.

In terms of nuclear safety, three revelations give rise to considerable concern, including that:

- Some of the operational managers of the plant do not understand (and/or practice) the fundamentals of nuclear safety and that these individuals may require retraining in this safety critical area.
- The safety case risk and hazard analysis for Cell 220 operations is defective in the assessment of the build-up of fissile material.
- Senior management of THORP chose, even in the face of compelling evidence that the leak situation was serious, to prioritise continuing head end, accountancy and reprocessing operations rather than to stand down operations in Cell 220 so that an urgently called for CCTV inspection could proceed.

PART II: On the recovery options for the future restart of THORP assuming that the decision to permanently shut down the plant is not taken:

- The NDA has assessed four options for repairing and/or modifying the plant so that THORP operations may recommence in the future.
- However, as of June/July 2005, none of the options were sufficiently developed for a final choice to be made.
- Depending on which option is selected, the repairs and modifications will involve further delays of at least 6 months to a year or more before THORP is able to recommence chemical separation operations.

- BNG's preferred option of adapting Tank A as a pump-through reservoir only (thereby abandoning weighing and sampling accountancy at this stage) targets for a restart of full chemical separation in March 2006, although this is based on the NDA go-ahead decision being taken in or about June-July 2005 which has now, itself, been delayed by eight to nine months.

PART III: The projected income from THORP, including irradiated fuel storage and reprocessing, for the 2005/6 financial year was forecast by the NDA to be £575M which is about a quarter of the NDA total income (including direct granting from central government). The loss of THORP production has the following influences and implications:

- Although there seems to be provision in the fuel reprocessing contracts for the NDA to recover, over some unspecified time period, the costs of repairing THORP although, obviously, THORP has to be restarted for this covenant to be enacted.
- If THORP is left permanently closed down as a result of the feed clarification cell failure then the NDA has either to return the unprocessed fuel to its customers or arrange for the fuel to be reprocessed elsewhere, with both of these options bearing very serious financial consequences.
- Permanent closure of THORP also has serious implications for the continuing operation of the Sellafield MOX Plant (SMP) because it is dependent upon THORP for its plutonium feedstock – at this time drawing down from the UK plutonium stockpile as feedstock substitute, so as to enact 'virtual' reprocessing, is not permitted.

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REVIEW OF THE MANAGEMENT AND TECHNICAL ASPECTS OF THE FAILURE AND ITS IMPLICATIONS FOR THE FUTURE OF THORP, SELLAFIELD

PART I FAILURE OF THE ACCOUNTANCY TANK IN THE FEED CLARIFICATION CELL

Following discrepancies the inventory and nuclear material balance controls at the front end of the irradiated fuel thermal oxide reprocessing plant (THORP) at Sellafield, on 20 April 2005 a remotely operated camera revealed a significant quantity of highly radioactive liquor in the sump of Cell 220. In total and over several months previously, approximately 84m³ of liquor, in the form of a nitric acid solution of fuel and fission products, had accumulated in the sump leaking from a feed pipe to one of two accountancy vessels located in the cell.

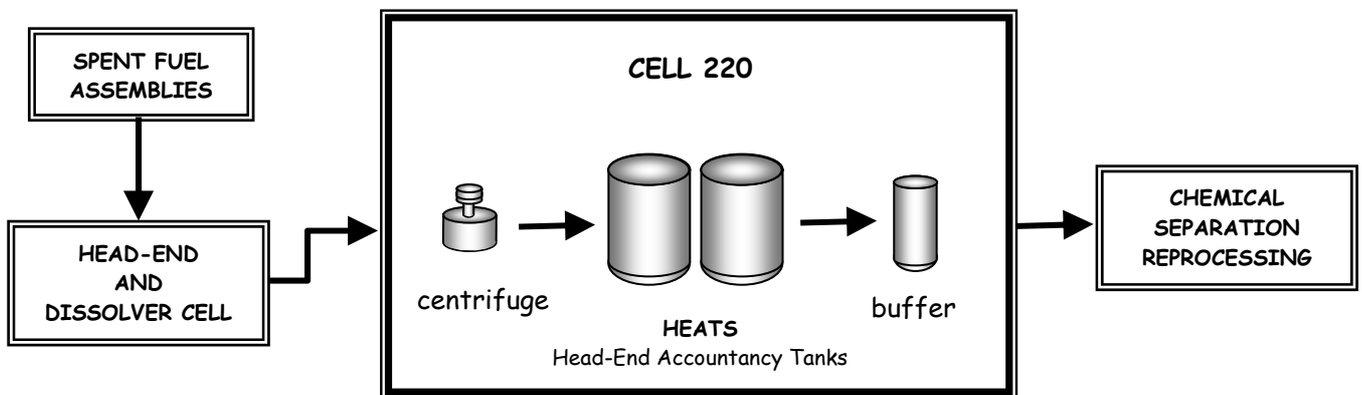
The entire reprocessing plant was shut down and has remained so since. There remains a great deal of uncertainty if, how and when the accountancy vessel is to be repaired, replaced and/or modified.

Cell 220 and the Accountancy Vessels

Cell 220 is at the front end of the chemical separation (reprocessing) plant being where feed clarification and accountancy of batches of dissolved fuel. The remotely operated cell is approximately 60m length, 20m width and 20m height, constructed in reinforced concrete and stainless steel lined to form the secondary containment enclosure.

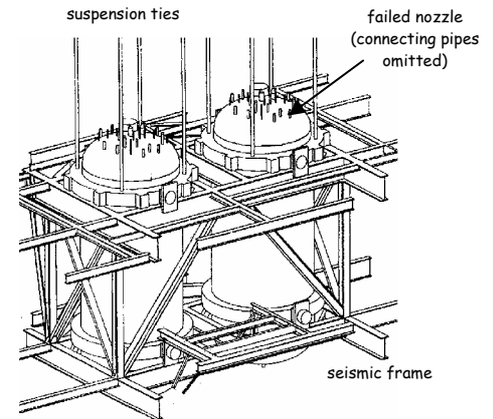
The cell receives liquor from the head-end process where the irradiated fuel pellets are extracted from the cladding of the fuel rod and then dissolved in nitric acid. The liquor is then ‘clarified’ by high speed centrifuge which removes insoluble fines down to 1 micron diameter, with the clarified liquor being transferred to one of two ‘accountancy’ tanks. In the accountancy process the liquor is agitated and thoroughly mixed for homogenous sample extraction and weighing of the overall contents of the tank.¹

The front-end processes prior to chemical separation include staged and batched processes feeding to and from Cell 220 comprise:



Each accountability tank has a batch volume of about 23m³ receiving nitric acid (HNO₃ – 2.9M) liquor typically comprised 250g/l uranium by gravity fill via a feed distributor from the centrifuge. The liquor content is agitated within the tank, the weight and level recorded and samples are taken for assaying. Once that these measurements have been completed the accountability tank contents are transferred to three buffer tanks that are also housed in Cell 220.

Both accountability tanks, each approximately 2.5m diameter by 4.5m length, are cradled in a seismic protection frame, although each tank is suspended free of this frame on four relatively slender stainless steel tie rods that pass through the ceiling of the cell to a weighing device. The normal operational state of the tanks is in the suspended mode with the tanks being lowered onto the frame for a short period whilst the weighing system is calibrated, usually twice yearly.

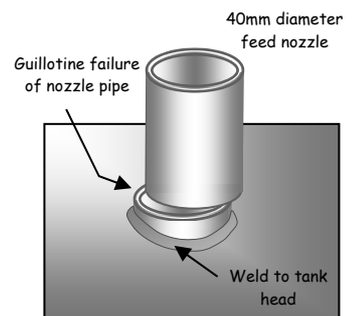


CELL 220 ACCOUNTANCY A & B

Once Cell 220 had been commissioned and operational, man entry into the cell confines is not practical because of the high radiation environment and, indeed, the design of Cell 220 does not incorporate a facility for ease of man-access.

Accountancy Tank B – Nozzle Failure

Following the detection of the leak, an internal BNG Board of Inquiry reported in May 2005² states that remote cctv inspection of Cell 220 revealed a significant quantity of dissolver liquor in the base of the cell and that a feed pipe to one of the accountancy tanks (Tank B – nozzle N5) had failed by fatigue fracture at a location close to the head of the vessel.



The failure of the feed nozzle is in the form of a complete guillotine break of the 40mm diameter feed pipe just above the pipe to tank welded joint, with the disconnected pipe remaining slightly misaligned above the stub of the pipe. Because of this alignment, the gravity flow of the clarified feed liquor continued to run into the tank, with some of the flow splashing out and running down the tank side, spilling onto sections of the supporting steel frame.

The salient contributory factors of failure have been identified as:-

- With the tank operating when suspended from the four tie rod hangers, the vibration of the tank induced by the internally mounted agitator (pulse jet) and during emptying by the reverse flow diverters produced both oscillatory and swaying motions of the tank that was, over time, sufficient to produce fatigue failure in the feed pipe.
- Although the tank system had been originally designed to be restrained within the seismic frame, for the pre-commissioning safety case the assumption was that the tanks would be uncoupled from the frame and, in accordance with this, the tank-frame restraint blocks were never fitted. Moreover, this modified

design never seems to have been reviewed and reassessed in terms of induced vibration and the associated cyclic stressing of the pipework connections.³

The failure of the feed pipe most probably commenced with a small leak in July 2004, thereafter progressively worsening until mid January 2005 when a step increase in the leak rate is now known to have occurred. Even so, no definitive investigative action was taken until April 2005 when the remote cctv inspection discovered seriousness of the leak and finally identified its source to a feed pipe to the accountancy tank. During this interim period there occurred a number of management and systems failures and omissions, including:

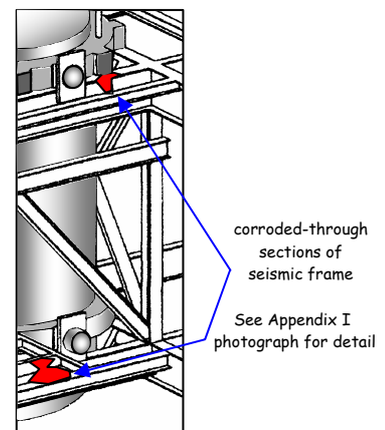
- Discrepancies in the heavy metal accountancy were first detected in a processing batch operation that ran from September 2004 through to late January 2005, being referred by the Safeguards Department to another, apparently, more senior BNG management⁴ group, with the 3% shortfall discrepancy being confirmed by an independent check, with this increasing to 3.9% and finally 9% upon further checking.
- The results of the Cell 220 sump sampling were misunderstood with both sumps incorrectly assumed to be free of radioactive substances and, as a result of this bungling, no action was taken.

In fact over the previous period and as a matter of routine, from June 2003 through to April 2005, 10 liquor sample recovery operations from the sump serving the accountancy tank area of Cell 220 were undertaken but nothing was recorded because now, it transpires, the sample recovery system may have been at fault (ie there was no liquor in the laboratory catch pot so the laboratory analysis incorrectly assumed the sump to be empty and recorded a zero result).⁵ Eventually, in mid-April 2005, it was realised that high uranium readings from second sump in Cell 220 indicated that about 19 tonnes of uranium (equivalent to approximately 84m³ of dissolver liquor) had been leaked into the Cell 220 sump.⁶ About the same time of the Safeguards discrepancy, two samples were successfully extracted and analysed from the sump, both of which yielded the presence of significant concentrations of uranium compared to the design objective of Cell 220 and its sumps to be uranium free at all times of normal operation.

Associated Damage to Support Frame

Over the period of the leak, perhaps for about 9 months, the carbon steel frame sustained significant corrosion, with the spilling nitric acid etching into and completely eroding through the higher and lower south sections of the frame, including the 600mm wide web of the main I-beam at the lower level.

The damage to the steel frame appears to be extensive⁷ and repairs, even if possible by remote means operating within the cell, would require opening up the cell access hole which is presently only 300mm diameter to receive new sections of the 600mm web I-beam.



Investigative and Regulatory Actions Undertaken

BNG established its own Board of Inquiry,⁸ reporting on 26 May 2005 following which it set out its Recovery Plan⁹ for the resumption of operations of the THORP process overall. Independently, the Nuclear Installations Inspectorate served two Improvement Notices¹⁰ relating to management and record keeping issues. The Nuclear Decommissioning Authority (NDA - effectively owners of THORP) established a review team¹¹ to consider the options available for the eventual recommissioning of THORP, including the preparation of the engineering and safety cases leading to the restart of the plant.

PART I – SUMMARY

It is quite remarkable that such a key element of the chemical separation process had not been designed to incorporate measures of redundancy and diversity to provide for continuing operation of THORP in the event of such a localised (and relatively trivial) engineering failure. This is because the two identical accountancy tanks and their respective feeds shared a common location (Cell 220) and the same mounting (the restraint frame):

- Lacking diversity means that the presently undamaged Tank A is prone to the same failure cause(s) as Tank B and thus cannot operate unless it can be proven that the cause of the feed nozzle failure was unique to Tank B – nothing in the BNG Board of Inquiry findings has shown this to be so;¹² and
- with no redundancy, whereby a second isolated and duplicate of Cell 220 is available, there is no opportunity to divert this head-end process around the failed area thus enabling the THORP production process to continue.

These fundamental oversights have resulted in the complete closedown of the entire THORP reprocessing operations.

Similarly, it is astonishing that the loss of such a large quantity (~84m³) of intensely radioactive feed liquor was not detected earlier, particularly when a number of separate management departments, including the nuclear materials safeguards personnel, were all involved in monitoring and reporting upon this early stage of the chemical separation process. Moreover, there existed a ‘new plant’ culture in that because the processes and equipment within the cell had been designed not to leak then these processes *‘could not possibly leak’*, which is a disturbing complacency particularly if transferred to other areas of management^{13,14} of THORP and its associated processes.

Most disturbing is that the operational managers were not made aware of mounting concerns from the accountancy and safeguards departments on inventory anomalies as these arose,¹⁵ indeed to the extent that their understanding of nuclear safety may have been doubtful;¹⁶ managers remained ignorant of longstanding difficulties with instrumentation in Cell 220 and thus were not in a position to cross link this with the inventory losses; and even when the seriousness of the leak had been irrefutably established by compelling evidence (by 16 April 2005), senior management then chose to prioritise continuing production in THORP rather than to stand down this part of the plant for CCTV inspection.

PART II RECOVERY PLAN OPTIONS

Until the feed nozzle connection to Accountancy Tank B is either repaired or the whole process diverted around it, the entire chemical separation activity of THORP must remain at a standstill.

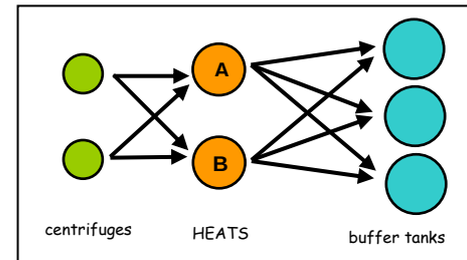
In brief, the NDA review of the failure a Recovery Plan comprising the following options:

i) Tank B Repaired - Returned to Full Operation

Repair Tank B remotely and restore the system but with design and process management revisions.

ii) Man Access - Full Repair Tank B & Framework

Prior to man access, decontaminate Cell 220 for manned repairs to Tank B and the steelwork frame, including modifications to the pipework.



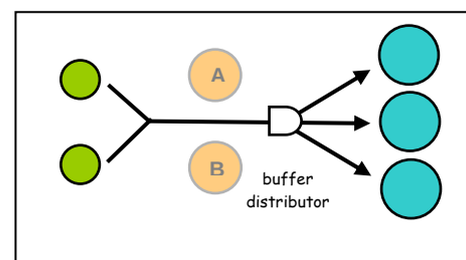
Remote working within the cell (i) would require enlarging the access portal into the cell, presently limited to a 300mm diameter access hole and then, robotically, implementing repairs and modifications to the nozzle connections and steel frame.

For the man access and repair option (ii) the area, equipment within and lining of Cell 220 are radiologically contaminated and would require thorough decontamination prior to man entry and, even then, it may not be practicable to reduce the radiation exposure rates to acceptable levels for the work programme involved. Given that the plant area could be effectively decontaminated down to an acceptable level, then man access could provide the most thorough and extensive repair, restoring the plant and processes to the original design intent, if not with modifications.

Proving each of these options would entail challenging development programmes in the robotics and radiological control areas. The man access option provides, on the basis that the radiation exposure to workers engaged in the decontamination and repair options could be minimised to acceptable levels, the best assurance that the repair would be effective and THORP could be returned to full operation. Once radiologically safe entry to the cell had been achieved, the repairs and modifications could be undertaken in a matter of a few weeks to a month or so, but the preparation and decontamination period would likely take many months, if not more than a year once that the overall plan had been approved.

Regulatory approval for the man access -/- remote repair schemes would involve balances and cross checks between the levels of individual and collective dose, including for post operation management of the radioactive wastes generated during the decontamination processes,¹⁷ and the achievability and effectiveness of the equivalent robotic repair, particularly with respect to ongoing nuclear safety.

iii) By-Pass Both Accountancy Tanks A & B

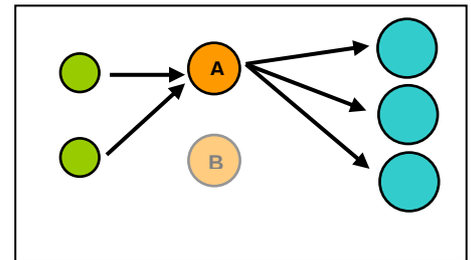


In this option, both accountancy tanks (A and the damaged B) are by-passed with the centrifuged or clarified liquor being fed to any one of the three downstream buffer tanks, with the bypass piping either feeding by gravity or being pumped to the existing buffer tank distributor.

To bypass the remaining accountancy tank (iii) requires remote installation of new pipework directly from the centrifuge, either gravity fed or pumped to the buffer tanks, with the former option possibly resulting in a 20 to 30% reduction of batch throughput because of the height limitations for gravity feeding in the cell.¹⁸ Removal of the accountancy tank process stage requires modification of the head-end process overall to introduce a new weighing stage¹⁹ and plutonium valency conditioning.¹

iv) Accountancy via Tank A Only

The damaged accountancy tank B is abandoned and the process continues operating only via the present Tank A, albeit with the amended procedure that the tank would only be lifted and suspended when weighing is required.

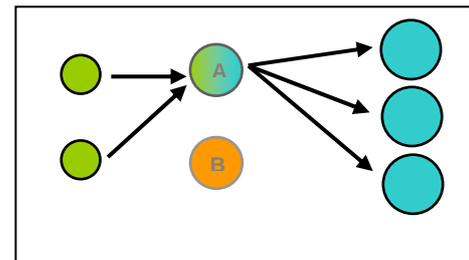


The use of just one accountancy tank would reduce THORP operational throughputs from in excess of 5 tonnes per day to 3 tonnes per day.

Even if the present continuous suspension mode for accountancy weighing is abandoned, further use of Tank A must be conditional on the fit-for-purpose condition of its nozzle and pipe connections. Before this option can proceed, these connections will have to be robotically inspected and subject to non-destructive examination. This is because Tank A has been in service and subject to the same conditions that failed the N5 connection to Tank B with at least the Tank A N5 connection being subject to the same number of sway and oscillatory fatigue cycles as its failed counterpart.²⁰

v) Tank A as Intermediate Stage Only

Tank A is utilised as a pump-through reservoir with accountancy being undertaken in the buffer tanks which enables the 5 tonne daily throughput to be maintained.

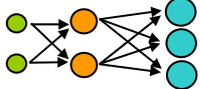
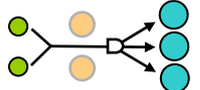
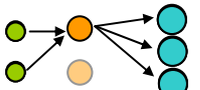
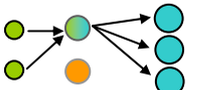


This is BNG's preferred option.

Tank A remains in use as a collecting and pump through reservoir, with accountancy being completed in the buffer tanks, thereby maintaining the 5 tonne daily throughput for THORP.

For Options iii), iv) and v) the acid-eroded steelwork of the seismic frame will have to be carefully cut away and either removed from or safely stored within the cell, and the appropriate repairs to the frame steelwork will have to be completed to the extent required by the particular option. Similarly, other abandoned equipment and vessels (ie Tank B) will have to be secured and/or dismantled and safely stored within or removed from Cell 220.

The options for the recovery of THORP may be summarised as:

OPTION	THORP CAPACITY	IMPLEMENTATION TIME ^a	ISSUES
 <p>i/ii) Complete Repair</p>	100%	i) robotic ~ 1 year ii) man access >1 year ^b + Safety Case Resubmission	Full robotic repair may not be possible for i) and Radwaste & Dose elements likely to be significant for ii). Lack of assurance of outcome of robotic repair may not meet approval of safety regulator.
 <p>iii) Bypass Accountancy</p>	70-80% gravity 100% pumped	6 to 9 months + Safety Case Resubmission	Requires securing redundant vessels and frame. Accountancy weighing lost – Safeguards issue.
 <p>iv) Tank A Accountancy</p>	<60%	6 to 9 months + Safety Case Resubmission	Nozzle & pipe connections to Tank A require in depth assessment and NDE. Seismic Frame & Tank B require securing.
 <p>v) Tank A Reservoir</p>	100%	8 months ^c + Safety Case Resubmission	Accountancy weighing lost – Safeguards issue. Nozzle & pipe connections to Tank A require in depth assessment and NDE. Seismic Frame & Tank B require securing.

Notes:

- a) Implementation time taken from date at which the decision to proceed with the option is taken and excludes preparation time until that date.
- b) NDA assessment of time involved.
- c) BNG's restart target for its preferred option is March 2006 but apparently based upon no delays in the NDA go-ahead decision in or about June 2005.

PART II SUMMARY

Sourcing information about the failure of the feed nozzle failure has been difficult.

Although, overall, the BNG Board of Inquiry² identifies the point of failure and the most probable failure mode to be fatigue, it lacks sufficient detail²¹ necessary to formulate a range of possible engineering solutions. The principal source of reliable information, albeit in very limited form, is the Engineering Directorate of the NDA via its review of mid-June 2005, although nothing has been made publicly available by the NDA since then.

As of mid-June 2005 the situation was:

Cause of Failure: The technical reasons for the failure of the nozzle to Accountancy Tank B are insufficiently analysed and documented to conclude that movement-induced fatigue was the sole cause.

i) Although movement-induced fatigue was likely to have been a dominant factor, further justification is required to identify other possible contributory causes (corrosion, weldment flaws, etc) that could have accelerated failure.

ii) Once this has been established, other vessel pipe connections where

such deleterious factors might persist should be examined and the design analysed to determine if, like in the case of the Accountancy Tanks, fatigue stress was not taken into account – this should apply on plant-wide basis.

Management To and Following Failure: BNG’s own Board of Inquiry has identified a series of management failings leading up to and following the nozzle failure, particularly that senior managers prioritised continued head-end and reprocessing operations over standing down Cell 220 for cctv investigation once that the seriousness of the fault had been established by ‘*compelling evidence*’.

iii) Unlike previous incidents at BNG Sellafield, such as the MOX data falsification, the responsibility and blame has been placed (allegedly) with operatives and junior tiers of management. In this case, however, a senior level of management has been identified to be at fault yet no corrective action seems to have been implemented, either by BNG or the NDA.

Recovery Options: Each the recovery options presented is insufficiently detailed to enable a single option to be selected and developed – there seems to have been a lack incentive to determine the actual condition and reliability (and service life) of the Tank A connections and a blind eye seems to have been turned of the severely damaged restraint frame in BNG’s board of inquiry investigations.

iv) Further work is required to assess the remaining life of the in situ equipment (tanks, nozzles, frame) as appropriate to each option, and each option should be referred to both nuclear safety and environmental audits before a final recovery plan is settled.

Nuclear Safety Issues: Two significant safety issues have been identified during the course of the BNG Board of Inquiry, these being the apparent lack of understanding of nuclear safety fundamentals, and that the Head End Safety Case²² is deficient in its assessment of the detection of the build-up of fissile material in Cell 220.

v) Both safety issues should be addressed and resolved before any recovery plan is put into place and THORP prepared for resumption of chemical separation.

PART III PRODUCTION AND FINANCIAL IMPLICATIONS

At present, according to the Nuclear Decommissioning Authority (NDA),²³ THORP plays a strategic role in that the plant i) generates an income source via the execution of committed reprocessing contracts for overseas light water reactor fuel; ii) reprocessing

of British Energy AGR²⁴ irradiated fuel; and iii) THORP provides an alternate contingency route from reprocessing other spent fuel arisings, such as UK generated Magnox fuel. In fact, approximately 50% of the NDA's present annual budget of £2.2B derives for various commercial activities and of this more than a half is generated by the storage and reprocessing of irradiated fuel – for the present 2005 year, this storage/reprocessing income element was forecast to be £575M.²⁵

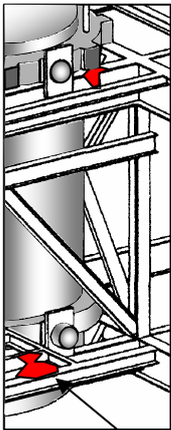
As of December 2005, the NDA had not reached a conclusion on which of the options outlined in Part II could be practicably developed so, even if BNG's preferred repair Option v) (Tank A as Intermediate Stage Only) was to proceed from, say, January 2006, then on BNG's own time scale reckoning THORP could not be expected to restart fuel reprocessing operations until at least September 2006. If repair Option v) was completed, although considered very unlikely from both technical and safeguards aspects, THORP production would have been halted for around 18 months, thus representing a considerable loss of real income to the NDA.²⁶ According to the NDA, when and if THORP is restarted this lost income and the cost of whichever repair option is implemented may be recovered from its customers over time.

However, the NDA's analysis of minimising its losses omits to account for the interaction with and dependence of the Sellafield MOX Plant (SMP) upon continuing operation of THORP.²⁷ If THORP does not re-open then the plutonium yield of spent fuel awaiting reprocessing could not be delivered back to customers as MOX, so there not only is a loss of SMP MOX sales²⁸ but the unprocessed fuel would have to be either returned to the customers or transferred elsewhere for reprocessing, all at cost to the NDA. A possible solution would be for the NDA to deem the stockpile of irradiated fuel to have been reprocessed, that is virtual reprocessing,²⁹ with SMP drawing its feedstock from the UK safeguarded plutonium stockpile, although this proposed arrangement is not currently permitted and there are likely to arise safeguards issues.

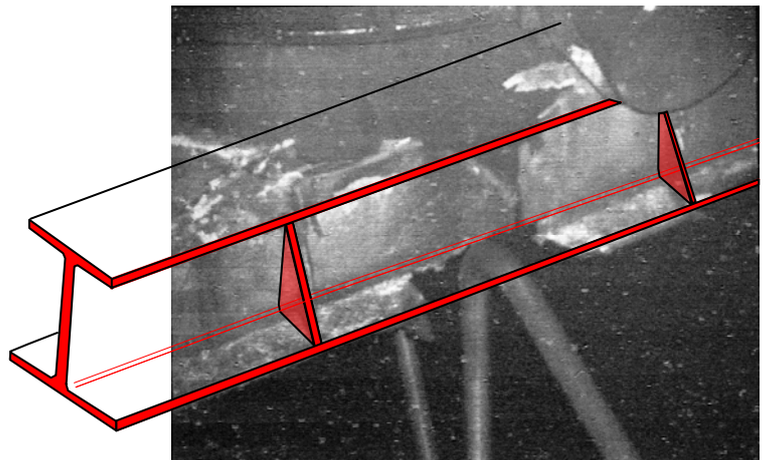
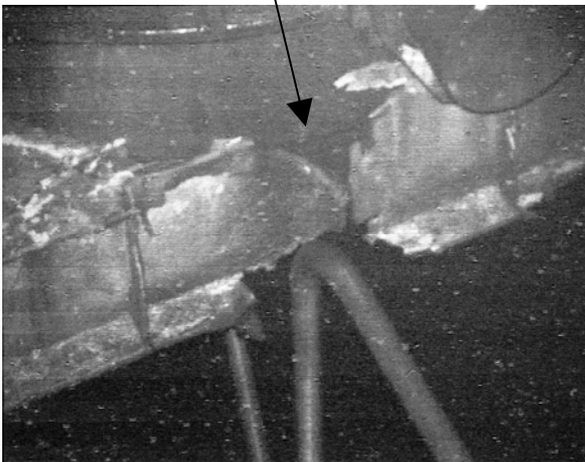
As noted earlier, the sources of information relating to the investigation and progress of the recovery plan remain firmly rooted within BNG and the NDA. Both of these organisations, as well as the Nuclear Installations Inspectorate which is currently undertaking its own investigation into nuclear safety, have been approached for further information but, to date, nothing has been forthcoming.

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APPENDIX I – FRAME DAMAGE



DETAIL



REFERENCES AND NOTES

- 1 It is understood that the plutonium conditioning for the subsequent chemical separation process takes place in the accountancy tank, with the plutonium valency being switched from Pu *III* to Pu *IV*, although details are sparse and this may be achieved elsewhere in Cell 220 or downstream of chemical separation.
- 2 Board of Inquiry Report, *Fractured Pipe with Loss of Primary Containment in the THORP Feed Clarification Cell*, 26 May 2005, BNG but released publicly in redacted form on 29 June 2005.
- 3 In fact some of the seismic frame steelwork was also modified at that time to intentionally permit the tank freedom of movement, even so no reassessment of vibration induced fatigue was undertaken.
- 4 The identification of this second BNG group has been redacted in the BNG Board of Inquiry Report.
- 5 In fact, it is now known that the sample bottle was actually collecting liquor from the sump but, because of a mis-match of timing in transferring the sample to the laboratory catch pot, the sample was running back to a second sump in Cell 220
- 6 Even though routine sampling of this second sump showed high uranium concentrations (9g/l and 61g/l in November 2004 and February 2005 respectively) no further action was taken to investigate the reason for this or, indeed, deduce a link between the absence of samples from the other sump in Cell 220.
- 7 The steel frame sections (I-beams) are only protected with paint and thus very susceptible to corrosion by the strong nitric acid content of the spilled clarified liquor. The extent of corrosion is given by some poor quality photographs in the NDA Review (11) which shows sections of both higher and lower level beams completely eroded through – Appendix 1.
- 8 Board of Inquiry Report, *Fractured Pipe with Loss of Primary Containment in the THORP Feed Clarification Cell*, 26 May 2005, BNG BN05040181 SE 9924 SIR 35/05.
- 9 TCC Integrated Recovery Programme, BNG 15 June 2005
- 10 Nuclear Installations Inspectorate, 17 June 2005
- 11 *Review of THORP Feed Clarification Cell Nozzle Failure Mechanism and Proposed Options to Enable the potential Return of THORP to Sustained Operation*, C14 Preliminary Review, NDA Engineering Directorate, Region 3, 13 June 2005
- 12 In fact, the BNG Board of Inquiry concludes that the design of the accountancy tank connections (including the failed nozzle) did not give consideration to fatigue stress during operation.
- 13 Such a transfer could apply, particularly with the nuclear materials Safeguards Department which has material accountancy responsibilities across the entire THORP process – in fact, over the period of the leak from Tank B, the Safeguards Department put unaccountable losses or SRDs (Shipper Receiver Difference) of 3% and 9% down to calculation errors – about 19 tonnes of uranium had been lost over three reprocessing campaigns.
- 14 Amongst other omissions and shortfalls, over the months and in the run up to the eventual discovery of the nozzle failure, alarms in the Cell 220 sump level pneumaticator were not acted upon., the automatic prompts for sump sampling every three months seems to have been ignored since December 2000
- 15 It is reported that often the Safeguards Division could not provide the accountancy data, including the SRDs, until weeks or months after a particular fuel separation campaign had been completed – this has very serious safeguards implications.
- 16 Recommendation 9.6.1 of the BNG Board of Inquiry requires that “managers with operational responsibilities should be interviewed to check their understanding of the nuclear safety fundamentals and key safety case requirements of the plant and process for which they are authorised. Any shortfall from the expected level of understanding should be promptly corrected by remedial training and re-examination”.
- 17 The decontamination task would be complex, possibly using etching acids to scour out the existing pipework and vessels, and clean out the surfaces of the cell and sump liners than filling all the pipework and vessels with water to block emissions, install temporary shielding, all of which would generate significant volumes of fission product bearing radioactive wastes.
- 18 With a gravity line, once the liquor had been transferred from the centrifuge there should be no back-up of liquor in the feed pipe, which necessitates the buffer tanks being entered at a lower level.
- 19 Removal of the accountancy weighing stage may have nuclear materials safeguards implications.
- 20 Neither the BNG Board of Enquiry Report nor the NDA Review irrefutably identifies the swaying and oscillatory motions of Tank B to have been the sole cause of the nozzle failure.
- 21 For example and quite remarkably, the BNG report does not make reference to the condition of the steel framework being completely eroded through in places, even though this will present major problems for any recovery scheme.
- 22 Safety Case BNG HAZAN C6
- 23 The NDA is a non-departmental public body, set up in April 2005 under the Energy Act 2004 to take strategic responsibility for the UK’s nuclear legacy. The NDA’s objective is to ensure that the 20 civil public sector nuclear sites under its ownership are decommissioned and cleaned up safely, securely, cost effectively although, that said, the NDA is not at all prohibited from continuing to operate plants such as THORP for as long as it considers to be viable (either economically or in terms of fuel management considerations). Income from the operation of such plants as THORP are received and managed by the NDA.
- 24 AGR – Advanced Gas-Cooled Reactor such as at Heysham, Torness and elsewhere proving a total of about 8,400MW_e installed capacity
- 25 See NDA Press Release of 16 November 2005- [http://www.nda.gov.uk/News--News_\(1250\).aspx?pg=1250](http://www.nda.gov.uk/News--News_(1250).aspx?pg=1250)
- 26 The NDA claims (see 25) that the actual losses are mitigated by a number of factors including i) that customers will continue to make certain staged payments, ii) that the THORP 7 week production break for maintenance will be absorbed in the outage, ii) staff are redeployed, and iii) there is insurance cover, which, all in all, the NDA reckons the 2005/6 year income will only be reduced by 5% although, even if this is accepted, this cost offsetting cannot be extended ad infinitum.
- 27 Of course, for continuing operation with new orders THORP is equally dependent upon the SMP because MOX is regarded by many overseas nuclear power utilities as the only feasible route for dealing with returned fuel reprocessed plutonium.
- 28 In which case the SMP would, as a result of the loss of MOX orders because of the customer’s fuel remaining unprocessed, develop empty production windows, thus threatening the somewhat precarious financial performance of SMP.
- 29 Review of the Sellafield MOX Plant and the MOX Fuel Business, NDA - Arthur D Little, 26 July 2005