Shipment and Storage Containers for Tritium Production
Transportation Casks

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ABSTRACT

The need for a shipping and storage container for the Tritium production transportation casks is addressed in this report. It is concluded that a shipping and storage container is not required. A recommendation is made to eliminate the requirement for this container because structural support and inerting requirements can be satisfied completely by the cask with a removable basket.
INTRODUCTION

This position paper addresses issues related to design, licensing, and cost of internal components for the transportation cask system for the Commercial Light Water Reactor (CLWR) Tritium Production Program. The needs for an internal container for the transportation package system are discussed, and requirements and issues related to the internal components design, licensing, and cost are identified. Based on the conclusions of these discussions, a recommendation is presented with regard to container provisions for the CLWR tritium production transportation cask system.

Throughout this discussion, the term *internal container* is used to describe a removable inner container within a transportation package that may or may not be sealable, depending on final design requirements. The term *basket* is used to describe either a removable or built-in fixture that is used to support the contents in the transportation cask body.

BACKGROUND

The System Description Requirements Document (SDRD), [Reference 1] calls for the use of shipping and storage containers for the irradiated tritium producing burnable absorber rods (TPBARs) which can be inerted and will be used for storage at the Tritium Extraction Facility (TEF). These containers would be shipped inside the shipping cask. There have been recent discussions as to whether or not an internal container should be provided in the transportation cask for confining or handling TPBARs. The TPBARs are to be configured in an approximate square geometric array for handling and transportation that closely resembles that of light water reactor (LWR) fuel elements. As such, the container and cask designs will likely be very similar to existing cask and internal basket or canister designs. Because of this similarity, issues faced by the commercial industry for spent nuclear fuel transportation canister and cask designs are very similar to the issues that will arise for the tritium production container and cask designs.

Several commercial industry spent nuclear fuel transportation cask systems are under development which utilize internal canisters. Examples of these are:

- Holtec HI-STAR 100 System
- VECTRA NUHOMS® MP187 System
- Sierra TranStor™ System
- Westinghouse Large/Small Multi-Purpose Canister System
- Nuclear Assurance Corporation Universal Multi-Purpose System.

Experience with these type transportation cask and canister systems is likely to affect the decision of whether or not to provide a container for the tritium production cask, and if a container is provided, how the system should be designed. Current Nuclear Regulatory Commission (NRC) licensing precedent for commercial canister systems is to not take credit for the containment capability of the internal canister during transportation. The canisters are provided for convenience in handling, supporting, and storing the spent nuclear fuel assemblies and for providing contamination control.
DETERMINING IF A CONTAINER IS NEEDED

The need for an internal container is almost always dictated by handling and structural support requirements for the contents being shipped, rather than by containment requirements for the overall transportation package. For example, an internal container may be used to provide an inert environment for protecting the TPBARs against corrosion, to confine any contamination on the TPBARs and prevent its spread, or to provide a convenient mechanism for handling the TPBAR array during various stages of loading, unloading, and processing. The relatively thin-walled container can be loaded, closed with a sealed lid, and backfilled with inert gas to protect the TPBARs. Use of an internal container would increase handling time at the reactor site due to increased closure, sealing and drying requirements applicable to both the internal container and the cask. Conversely, handling time at the tritium extraction facility would probably be reduced if an internal container is used, because the TPBAR array would arrive already encased.

Structural support must be provided for the TPBAR array within the transportation cask. This support can either be provided by a non-removable structure that is integral with the cask body, by a removable basket or by an internal container. Use of a removable basket or an internal container for supporting the array provides more flexibility than a basket integral with the cask. If a removable basket or an internal container is used, replacement of damaged structural support members can be easily performed by simply replacing the basket or container. However, damage to an integral basket could result in removal of the cask from service for an extended period. In addition, a removable basket or internal container provides the flexibility to insert different structural support systems for utilizing the cask to transport TPBAR arrays as well as other contents, such as irradiated hardware wastes (assuming certification of the package is obtained for the alternate contents). These flexibilities may make utilizing a removable basket or an internal container attractive from an overall cost perspective, versus using a single cask system that has an integral basket.

Residual buildup of contamination often occurs on package systems used in reactor spent fuel pools. Over time, high levels of respirable contamination (i.e., cask weeping) can result in loss of use of a package. Commercial experience has shown that it is somewhat easier to decontaminate the interior of package systems that utilize removable containers. With a package system utilizing removable containers, the inner surface of the cask cavity and the outer surface of the container are uniform and relatively easy to decontaminate.

The need for an internal container should be considered separate from any transportation containment requirements, since a single pressure boundary transportation cask must provide containment capability by itself under current NRC licensing philosophy. That is, the TPBAR cladding and the internal container boundary are not credited for containment. Thus, the decision of whether or not to provide an internal container should be based on package content protection, support, contamination control, handling requirements and cost. These issues are all determined based on owner preferences. Transportation containment requirements should not be a consideration in determining the need for an internal container.

The SDRD (Ref. 1) calls for the use of an inerted internal shipping container. If a container is not used in the cask during transportation, the cask itself can be inerted to inhibit corrosion. A need remains for an inerted TEF storage container that serves to inhibit corrosion should the TPBARs require lengthy storage periods. The storage container would presumably be of simpler design with some less stringent manufacturing requirements and easier fabrication (without the need to interface outside TEF) and thus cost less to produce.
FUNCTIONS AND REQUIREMENTS

The two primary functions of an internal container would be to:

- Confining the contents of the package, and
- Providing structural support for the TPBAR array.

Confining the contents of the package simply means to provide a sealed enclosure that can contain backfill gases, if desired, and prevent escape of contamination. The low pressures associated with backfilling usually require only a thin-walled container shell; however, shielding concerns usually dictate a thick lid be used. Requirements for containment functions for accident loads and pressures are normally applied to the design of the outer cask, and not to the internal container design. For a package system without an internal container, no confinement functions are provided by the basket.

Providing structural support for the TPBAR array means to provide a configuration that adequately supports the array during all normal and postulated accident conditions. This support could be provided either by the container with a basket or by a basket assembly alone. If a container with a basket is used, the basket comprises the majority of the container design. The container or basket configuration would serve to convert the square cross-section of the array to the circular cross-section of the transportation cask internal cavity, which is typical for most pressure retaining package designs. The structural support must be substantial enough to transfer accident impact loads to the outer cask and protect the array against significant damage.

In addition to these primary functions for confinement and support, there are numerous requirements for the container that are associated with interfaces at the reactor and tritium extraction facility. These will dictate container size, lifting device attachments, shielding, etc. Since shipments of high-level radioactive materials cannot contain significant amounts of water under current NRC licensing precedent, the containers must be dewatered and vacuum dried after they are loaded and prior to closing the outer transportation cask. This can be accomplished, as proven by use of existing cask and canister systems.

Transportation package design must be in accordance with 10 CFR Part 71 requirements. Analysis, design, testing, fabrication, operation, and maintenance activities required by 10CFR71 are well known and have been successfully implemented throughout the commercial industry. Whether the transportation package system is a single cask system without an internal container or a two-part cask and container system will significantly impact the system design, licensing, fabrication, testing, and life-cycle operation.

CONTAINMENT BOUNDARY DESIGN AND LICENSING ISSUES

Design of a transportation package without an internal container is relatively straightforward. For this case, the transportation cask obviously must provide all the containment and protection functions required by 10CFR71. Such requirements include designing and testing the cask shell, lid, seals, and closure components for containment integrity under all postulated normal and accident conditions. Design of the transportation cask containment boundary is usually performed for a worst-case condition that does not credit the rod cladding. This worst-case design basis approach alleviates many time-consuming regulatory questions during the licensing phase.

If an internal container is provided, then a decision must be made whether or not to consider the internal container as part of the “contents” or part of the “transportation package.” Under the current licensing strategy, no credit is taken for any containment capability provided by an inner container. This strategy allows the designer to avoid computer modeling of the inner container, and avoids the need to prove that the inner container does not fail during design basis accident events. As such, commercial package system designs assume the container is part of the “contents.” The internal container design has to be included in the licensing and testing of the transportation cask, but only as an internal component that provides structural support and configuration control for the contents.

On the other hand, if the internal container is considered as part of the containment pressure boundary, or part of the
transportation “packaging,” an entirely different approach must be taken with regard to container design, licensing, testing, and operation. Extensive analysis of the container would have to be performed for design basis events. A justifiable basis would have to be developed to determine how much containment capability would be credited to the container and how much would be credited to the outer cask. This basis would undoubtedly be scrutinized by the licensing agent, and would likely result in the outer cask having to be designed for the full accident basis anyway (e.g., no credit for TPBAR cladding) in the event the internal container pressure boundary failed. With the internal container considered as part of the transportation package containment pressure boundary, the container may have to be tested separately from the outer cask. This could include pressure testing, drop and puncture testing, heat testing, and submersion testing. These tests are time-consuming and expensive. Regulations allow for analysis and scale model testing, but these are also time consuming, expensive and may not satisfy regulatory licensing concerns, since scale modeling cannot be applied to seals and sealing surfaces.

COST AND SCHEDULE IMPACTS

Cost and schedule differentials can be compared for a transportation package system with an internal container that is part of the “contents” (i.e., not a containment boundary component) versus a system with only a basket in the cask. There would be cost differentials applicable to the cask component of each type system and to the internal container or basket component.

For the design with an internal container, there would be some cask cost additions due to the size of the cask having to be somewhat larger than for a design without a container. This size increase is necessary because of the additional diameter of the container shell to accommodate the sealing surface and bolt hole locations for the lid, and the additional length required for the container lid. These costs would include additional material, as well as additional fabrication costs. There would also be one-time cost additions for design of the container and its separate systems, over and above those costs associated with designing the cask with only a basket. There should be no difference in the certification costs or licensing costs of these two designs, since the certification and licensing work would be similar for either design. The most significant cost differential between the two systems would be the costs for supplying twenty containers, versus only two baskets. It is roughly estimated that the containers would cost up to $40,000 each, and that the baskets would cost $10,000 each. The following table summarizes the cost differentials between transportation package systems with and without containers (assuming the containers do not serve as containment boundaries):

<table>
<thead>
<tr>
<th>Cost Category:</th>
<th>System With Container (no containment credit):</th>
<th>System With Basket Only:</th>
</tr>
</thead>
<tbody>
<tr>
<td>Additional cask material costs</td>
<td>$10,000/cask x 2 casks = $20,000</td>
<td>0</td>
</tr>
<tr>
<td>One-time container design costs</td>
<td>0</td>
<td>$75,000</td>
</tr>
<tr>
<td>Container or basket fabrication costs</td>
<td>$40,000/container x 20 containers = $800,000</td>
<td>$10,000/basket x 2 basket = $20,000</td>
</tr>
<tr>
<td>Total Cost Differential</td>
<td>$895,000</td>
<td>$20,000</td>
</tr>
</tbody>
</table>

It is anticipated that there would be no appreciable schedule differences between transportation package systems with or without containers, assuming the containers do not serve as containment boundaries. Design and fabrication
of the casks and containers, or baskets, could be performed simultaneously, such that there would be no additive schedule effect.

Cost and schedule impacts associated with providing containers as part of the “packaging” (i.e., part of the containment boundary) are very difficult to determine. It is highly unlikely that such an approach would offer any benefits or be accepted by the regulatory agency, these costs and schedule impacts are not determined. Such an approach may require a prolonged licensing period, additional testing, and a more robust container design, thereby requiring more material and fabrication. The licensing phase for the cask and container may need to be sequenced one after the other, since the evaluation results from the container licensing would impact the cask licensing, and vice versa. Overall licensing costs would increase significantly since regulatory agent review costs are the responsibility of the licensee.

CONCLUSIONS AND RECOMMENDATIONS

Use of an internal container for the CLWR tritium production transportation package system will require additional time and resources for design, testing, licensing, fabrication, and operations. The decision whether or not to utilize an internal container should be based solely on package content protection requirements, handling requirements, the need for flexibility in the use of the system and cost. These considerations should address any requirements for backfilling a container with inert gas to prevent TPBAR corrosion, any needs for TPBAR array handling and storage, any contamination control concerns, and possible alternate use of the cask for transporting irradiated hardware. A removable basket could be used with a cask system to provide flexibility for use of the package and the cask itself can be inerted during transportation. An internal container is not necessary for providing a safe, reliable, and licensable transportation package and therefore is not needed. The outer package design and cost would not benefit from the use of an internal container to achieve packaging functions; that approach would increase the overall cost.

The container should not be considered to provide any containment functions for the transportation package contents. Such an approach will reduce design, testing, licensing, and fabrication costs and schedule. Current NRC licensing strategy results in no overall benefit provided by an internal container as a containment boundary; the outer cask must be designed to contain the full accident pressure.

Based on the observations and arguments presented in this report, it is recommended that the SDRD be revised to eliminate the requirement of a internal container in the transportation cask. The requirement that the cask be inerted during transportation from the reactor to the TEF and during storage at the TEF should be retained.

REFERENCES

1. CLWR System Description and Requirements Document (SD&RD), U. S. Department of Energy Tritium Project Office, CLWR-RD-96-5681(08)-06, October, 1996.
WSRC-TR-9800001

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