Generic design assessment
AP1000 nuclear power plant design by Westinghouse Electric Company LLC

Assessment report
Radiological impact on non-human species
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Generic design assessment
AP1000 nuclear power plant design by Westinghouse Electric Company LLC
Assessment report – radiological impact on non-human species

Protective status
This document contains no sensitive nuclear information or commercially confidential information.

Process and Information Document
The following sections of Table 1 in our Process and Information document are relevant to this assessment:
Section 2.10 The requesting party should provide an assessment of the likely impact of the radioactive discharges on non-human species.

Radioactive Substances Regulation Environmental Principles
The following principles are relevant to this assessment:
SEDP1 General RSR Principle for siting new facilities - When evaluating sites for a new facility, account shall be taken of the factors that might affect the protection of people and the environment from radiological hazards and the generation of radioactive waste.

SEDP2 Movement of radioactive material in the environment - Data shall be provided to allow the assessment of rates and patterns of movement of radioactive materials in the air and the aquatic and terrestrial environments around sites.

SEDP4 Multi-facility sites - In the case of nuclear and other sites on which there are already one or more facilities, the radiological impact of the whole site on people and the environment shall be assessed when considering the suitability of the site for any new facility.

RPDP3 Protection of non-human species - Non-human species shall be adequately protected from exposure to ionising radiation.

RPDP4 Prospective dose assessments for radioactive discharges to the environment - Assessments of potential doses to people and to non-human species shall be made prior to granting any new or revised authorisation for the discharge of radioactive wastes into the environment.

Report author
Julie Tooley


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Summary

This assessment considers the impact of the AP1000 on non-human species arising from discharges into the environment. This assessment considers the information provided by Westinghouse Electric Company LLC for its AP1000 design.

This report summarises the outcomes of our assessment of the information provided and the assessment carried out by Westinghouse with respect to prospective doses to non-human species as a result of the disposal of liquid and gaseous radioactive waste from the AP1000 to the environment.

We consider the assessment carried out by Westinghouse to be conservative and reasonable at the GDA stage and we consider that Westinghouse has used an appropriate approach to the assessment of the radiological impact of the AP1000 on non-human biota.

From our assessment of Westinghouse’s submission we conclude that the expected predicted gaseous releases and aqueous discharges from the AP1000 for the generic site are unlikely to pose a risk to non-human species. Although the marine Tier 2 dose rates calculated by Westinghouse exceed the screening dose rate of 10 μGy h\(^{-1}\), they do not exceed the dose rate threshold of 40 μGy h\(^{-1}\) that the Environment Agency have agreed with Natural England to be protective of Natura 2000 sites (National Dose Assessment Working Group, 2008).

We have also made an assessment of radiation dose rates to plants and animals near an operating AP1000 using the independently calculated activity concentrations (these were made by Enviros on our behalf and are considered more realistic). We predict the highest dose rates to be:

a) 0.1 μGy h\(^{-1}\) for a terrestrial organism (a bird egg); and

b) 0.04 μGy h\(^{-1}\) for a marine organism (a mammal).

These dose-rates are well below 40 μGy h\(^{-1}\) the value below which we consider that there will be no adverse effect on the integrity of a conservation site.

We conclude that at the GDA stage we consider that the maximum predicted gaseous releases and aqueous discharges for an AP1000 at the generic site are unlikely to pose a risk to non-human species. We consider that the assessment is suitably conservative at this stage of the GDA process.

This assessment relates to predictions of impact based on a generic site and we recognise that a detailed impact assessment will be required at site specific permitting. We will require a detailed radiological impact assessment to be carried out at site specific permitting based on the actual environmental characteristics of the proposed site to demonstrate that doses to members of the public and non-human species from the AP1000 at the proposed site will be as low as reasonably practicable (ALARP) and below relevant dose constraints and dose limits.

Our findings on the wider environmental impacts and waste management arrangements for the AP1000 reactor may be found in our Consultation Document (Environment Agency, 2010a).
2 Introduction

This assessment considers the impact of the AP1000 on non-human species arising from discharges into the environment.

The assessment considers the information provided by Westinghouse Electric Company (WEC) for its AP1000 design.

We appointed contractors (Enviros Consulting Ltd) to make an independent assessment of environmental activity concentrations from the AP1000 at the generic site.

This assessment does not cover radioactive discharges arising from decommissioning at the end of the reactor lifecycle.

The assessment aims to establish whether the design could be operated in the UK in line with UK Statute, policy and guidance on radioactive waste as currently written but it is recognised that the assessment should be kept under review to reflect changes in statute, policy and guidance that may occur between now and plant commissioning.

3 Assessment

This assessment considers the radiological impact of discharges from an AP1000 on non-human species. We have taken into account Statutory guidance to the Environment Agency concerning the regulation of radioactive discharges into the environment (DECC, 2009a) which sets out the principle that:

a) Regulatory justification of practices should be carried out by the Government;

b) optimisation of protection on the basis that radiological doses and risks to workers and members of the public from a source of exposure should be kept as low as reasonably achievable (the ALARA principle);

c) application of limits and conditions to control discharges from justified activities;

d) sustainable development;

e) the use of Best Available Techniques (BAT);

f) the precautionary principle;

g) the polluter pays principle;

h) the preferred use of ‘concentrate and contain’ in the management of radioactive waste over ‘dilute and disperse’ in cases where there would be a definite benefit in reducing environmental pollution, provided that BAT is being applied and worker dose is taken into account.

3.1 Assessment Methodology

The basis of our assessment was to:

a) consider the submission made by Westinghouse in particular the Environment Report and its supporting documents;

b) hold technical meetings with Westinghouse to clarify our understanding of the information presented and explain any concerns we had with that information;

c) raise Regulatory Observations and Technical Queries where we believed information provided by Westinghouse was insufficient;

d) assess the radiological impact of discharges from an AP1000 on non-human species to demonstrate that doses to non-human species from the AP1000 at the proposed site will be ALARP and not exceed the dose rate threshold that the
Environment Agency have agreed with Natural England to be protective of Natura 2000 sites.

e) decide on any potential GDA Issues or other issues to carry forward from GDA in our Statement of Design Acceptability, if issued.

Westinghouse provided its submission for GDA in August 2007. We carried out our initial assessment and concluded we needed additional information. We raised a Regulatory Issue on Westinghouse in February 2008 setting out the further information that we needed. Westinghouse completely revised its submission during 2008 and provided an Environment Report with supporting documents.

We assessed information contained in the Environment Report but found that while much improved from the original submission there were some areas where we required further information.

We raised 42 Technical Queries (TQs) on Westinghouse during our assessment. Four were relevant to this report:


Westinghouse responded to the TQ’s. They reviewed and updated the Environment Report in April 2010 to include all the relevant information provided by the TQs. This report only uses and refers to the information contained in the updated Environment Report (UKP-GW-GL-790 (Rev3)) and its supporting documents.

3.2 Assessment Objectives

Key areas of the submission made under the GDA arrangements by Westinghouse for the AP1000 design that have been considered are:

a) Is the radiological impact assessment carried out by Westinghouse reasonable and justified?

b) Can the radiological impact assessment carried out by Westinghouse be independently validated?

c) Are predicted dose rates below our agreed dose rate threshold?

3.3 Westinghouse documentation

We referred to the following documents to produce this report:

<table>
<thead>
<tr>
<th>Document reference</th>
<th>Title</th>
<th>Version number</th>
</tr>
</thead>
<tbody>
<tr>
<td>UKP-GW-GL-790</td>
<td>UK AP1000 Environment Report</td>
<td>3</td>
</tr>
<tr>
<td>UKP-GW-GL-025</td>
<td>Generic Site Report</td>
<td>1</td>
</tr>
<tr>
<td>UKP-GW-GL-033</td>
<td>Assessment of Radioactive Discharges on Non-Human species</td>
<td>1</td>
</tr>
</tbody>
</table>
3.4 **Assessment Findings**

This report summarises the outcomes of our assessment of the information provided and the assessment carried out by Westinghouse with respect to prospective doses to non-human species as a result of the disposal of aqueous and gaseous radioactive waste from the AP1000 to the environment.

In order to assess potential impacts we required Westinghouse to carry out dose assessments as set out in section 2.9 of our Process and Information Document. In order to assess doses we also required Westinghouse to describe a generic site on which the dose assessment was based and which represented likely sites where an AP1000 might be located. A separate assessment report has been prepared setting out our assessment of the generic site parameters provided by Westinghouse (Environment Agency, 2010e). For consistency the generic site description was also used in the independent assessment of potential impact on members of the public (Environment Agency, 2010f).

In order to assess doses to non-human species, in addition to the description of the environmental features of the generic site, we required Westinghouse to provide information about discharges of aqueous and gaseous radioactive waste from the AP1000 and this information is considered in our assessment reports (Environment Agency, 2010c,d).

During the assessment of doses to non-human species, certain matters were identified and dealt with using the Regulatory Observation and Technical Query system.

Technical Query TQ-AP1000-178 was raised on 2 July 2009 which required Westinghouse to provide further general information in order that we could carry out an independent assessment of the impact on non-human species. We required Westinghouse to clarify certain data used in its non-human species assessment and to set out its approach to assessment of the impact on the freshwater eco-system. Westinghouse responded on 20 August 2009 by providing the information requested and they repeated the assessment and revised the Environment Report s5.3.1. to reflect the new assessment. Westinghouse confirmed that they did not foresee any discharges to the freshwater eco-system.

Technical Query TQ-AP1000-179 was raised on 2 July 2009 which required Westinghouse to provide further information relating to its coastal assessment. Westinghouse responded on 20 August 2009 by providing the information requested and they repeated the assessment and revised the Environment Report s5.3.1. to reflect the new assessment.

Technical Query TQ-AP1000-180 was raised on 2 July 2009 which required Westinghouse to provide further information relating to its terrestrial assessment. Westinghouse responded on 24 August 2009 by providing the information requested and they repeated the assessment and revised the Environment Report s5.3.1. to reflect the new assessment.

We appointed contactors to make an independent assessment of environmental activity concentrations from the AP1000 at the generic site.

We informed Natural England of our GDA process at the outset.

We carried out two evaluations of the assessment carried out by Westinghouse using the Environmental Risk from Ionising Contaminants: Assessment and Management “ERICA” Tool and the R&D128 (Copplestone, 2001);

a) A validation exercise to satisfy ourselves that the results of the Westinghouse assessment were reproducible.

b) An independent assessment at Tier 2 to determine the dose rates using discharge data provided by Westinghouse and predicted activity concentrations modelled for us by an independent contractor.
The results of our assessments are summarised in Table 1.

3.5 The assessment models

A number of systems have been developed to assess the risk to non-human species from ionising radiation. The PROTECT Consortium has recommended the ERICA (Environmental Risk from Ionising Contaminants: Assessment and Management) Integrated Approach for use within the European Union.

The purpose of the ERICA Integrated Approach is to ensure that decisions on environmental matters give appropriate weight to the environmental exposure, effects and risks from ionising radiation with emphasis on ensuring the structure and function of ecosystems. The ERICA Integrated Approach is supported by the ERICA Tool, a software programme with supporting databases which can be used to assess environmental risks from ionising radiation.

The ERICA Tool calculates the radiation dose rate that a reference organism is likely to receive from a defined activity concentration of a radionuclide. Reference organisms are used because given the variation between species, it is not generally possible to develop species-specific assessment systems (as has been done for human radiation protection). The reference organisms have been selected to be typical or representative of a contaminated environment, and include terrestrial, freshwater and marine ecosystems.

The default screening value in the ERICA Integrated Approach is an incremental dose rate of 10 μGy h⁻¹, to be used for all ecosystems and organisms. The criterion of 10 μGy h⁻¹ is a proposed generic screening value that below which 95% of all species should be protected from ionising radiation. The 10 μGy h⁻¹ criterion is a screening value which should be used to screen out sites of low concern. It is not intended that this screening value be used as a dose rate limit. The Environment Agency, Natural England and the Countryside Council for Wales have agreed a dose rate threshold of 40 μGy h⁻¹, below which it has been concluded that there will be no adverse effect on the integrity of a Natura 2000 site (a protected area for birds, species or habitats).

The ERICA Integrated Approach is organised into three separate tiers. If the effects are predicted to be low or negligible then the user can exit the assessment with confidence, if not then they are to progress to the next tier.

a) Tier 1 is simple and conservative – it requires a minimal amount of input data, the user can select radionuclides from a default list, and the results are for the most sensitive combination of reference organisms.

b) Tier 2 is more specific and less conservative – the user can enter input data such as radionuclides that are not on the default list and edit transfer parameters. The results are calculated for each reference organism individually.

c) The situations requiring a Tier 3 assessment are likely to be complex and unique. Tier 3 is a probabilistic risk assessment in which uncertainties within the results may be determined using sensitivity analysis. A Tier 3 assessment requires consideration of biological effects data.

The ERICA Tool does not allow the assessor to consider the impact of radioactive noble gases. One approach that does allow this is the R&D 128 method. The R&D128 method was developed as an interim methodology while waiting for ERICA to be developed; it contains fewer radionuclides and was designed to be conservative. R&D128 has since been superseded by ERICA, but is used here as it is the only approach that allows radioactive noble gases to be assessed.

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1 Transfer parameters are Kᵣ and Concentration Ratio
3.6 Results of the assessment carried out by Westinghouse

Westinghouse calculated the expected annual discharge of radionuclides that is likely to occur from its new AP1000 design. They used this data to assess the potential impact of the discharges to non-human species.

For its terrestrial assessment, Westinghouse used the ERICA Tool at Tier 1 and the R&D128 approach for noble gases, using the expected gaseous releases and assuming the organisms were present at the site boundary. Westinghouse completed its assessment for marine organisms using the ERICA Tool at Tier 1 and Tier 2, using the expected liquid discharges and assuming the organism was located 150 m away from the discharge point. Westinghouse used the IAEA SRS 19 models for dispersion; these are an inbuilt feature of the ERICA Tool which use the discharge rate and other site data to calculate activity concentrations in air and water. They also used the IAEA SRS 19 methodology for its R&D128 assessment, to calculate the activity concentrations of noble gases at the site boundary. For the site data, Westinghouse has generally used average values for its generic site.

The results of the terrestrial assessment showed that for the most sensitive combination of reference organisms, the probability of the predicted discharges exceeding the screening dose rate of 10 μGy h\(^{-1}\) is very low, and therefore the situation is of negligible radiological concern. The results of the R&D128 assessment calculated the highest predicted dose rate to be 0.0003 μGy h\(^{-1}\) (for fungi), which does not exceed the screening dose rate of 10 μGy h\(^{-1}\).

The results of the marine assessment at Tier 1 showed that the dose rate for the most sensitive combination of reference organisms exceeded the screening dose rate and therefore a Tier 2 assessment was necessary. The Tier 2 marine results showed that the predicted dose rates exceeded the screening dose rate of 10 μGy h\(^{-1}\) for the reference organisms polychaete worm, macroalgae, sea anemone / true coral polyp and colony, benthic mollusc, vascular plant, benthic fish and crustacean. The highest predicted dose rate was 25.2 μGy h\(^{-1}\) for the polychaete worm. Westinghouse noted that iron-55 and iron-59 contributed the majority of the dose, and as iron partitions into the sediment phase it is the organisms that live in or on the sediment which are predicted to receive the highest dose rate.

Westinghouse carried out a sensitivity analysis to examine the effect on the dose rates to terrestrial reference organisms if:

a) All emissions were made from the turbine vent stack which is lower than the main plant vent.

b) Wind speeds were varied between 1 m s\(^{-1}\) and 10 m s\(^{-1}\).

c) The distance between the release point and the receptor was varied in the range from 50 m to 300 m.

d) The worst case of each of these parameters, i.e. all discharges from the turbine stack, the lowest wind speed and the nearest receptor distance.

The results of the worst case terrestrial scenario showed that for the most sensitive combination of reference organisms, the probability of the predicted discharges exceeding the screening dose rate of 10 μGy h\(^{-1}\) is very low, and therefore the situation is of negligible radiological concern.

Westinghouse carried out a sensitivity analysis to examine the effect on the dose rates to marine reference organisms if:

a) Water depth was varied between 2 m to 13 m.

b) The distance between the release point and the shore was varied between 50 m and 200 m.

c) The distance between the release point and the receptor was varied in the range from 50 m to 560 m.
d) Coastal currents were varied in the range 0.05 to 0.5 m s\(^{-1}\).

e) The worst case for each of these parameters, i.e. a water depth of 2 m, the
distance to the shore to be 150 m, the distance between the release point and the
receptor to be 50 m and a coastal current of 0.5 m s\(^{-1}\).

f) The best case for each of these parameters, i.e. a water depth of 13 m, the
distance to the shore to be 150 m, the distance between the release point and the
receptor to be 560 m and a coastal current of 0.05 m s\(^{-1}\).

The results of the worst case marine scenario show that the predicted dose rates will
be above screening dose rate for eleven reference organisms. The highest predicted
dose rate for the worst case scenario was 191 \(\mu\)Gy h\(^{-1}\) for a polychaete worm.

The results of the best case marine scenario show that for each reference organism
the probability of the predicted discharges exceeding the screening dose rate of 10
\(\mu\)Gy h\(^{-1}\) is less than 1\%. The highest predicted dose rate for the best case scenario
was 1.7 \(\mu\)Gy h\(^{-1}\).

Westinghouse used ‘expected’ discharge values for liquids and gases in its
assessment. We would prefer the use of ‘maximum’ values at this stage of the GDA,
however, we recognise that maximum values could be overly conservative.
Westinghouse has considered the suitability of the parameters used for its generic site
by completing a sensitivity analysis. In its assessment Westinghouse have followed
the ERICA guidelines (or used more conservative parameters), and therefore we
consider the input parameters to be reasonable at this stage.

We noted that its assessment did not include:

a) assessment of releases from a second stack, nor an explanation why not; and

b) they have not considered the impact that discharges of radionuclides might have
on freshwater organisms, or stated why not.

We raised Technical Queries (TQ-AP1000-178, TQ-AP1000-179 and TQ-AP1000-
180) to ask Westinghouse to respond to these concerns. Its response confirmed that
under normal operating conditions the second stack would not be expected to have
gaseous radioactive discharges, and that at the generic coastal site there would be no
effluent discharged to freshwater bodies. The ERICA Model (using IAEA SRS 19
models for dispersion) allows assessment from a single stack only. Westinghouse
assumed the total emissions (including the turbine vent emissions) were discharged
from the main plant vent stack. However, in the sensitivity testing Westinghouse
selected a Scenario to produce a result assuming the total emissions were released
from the turbine vent stack height (ERs5.3.1.1). This confirmed that the emissions
from the lower stack are well below any dose rate thresholds.

We were able to reproduce the results of the assessment carried out by Westinghouse
using the ERICA model and R&D 128 when we used its input parameters.

3.7 Our Assessment of the Westinghouse AP1000 design

To evaluate Westinghouse’s results we completed our own ERICA and R&D128
assessments using the input parameters that Westinghouse used in its assessments,
and also using predicted activity concentrations calculated by an independent
contractor. The results of our assessments are summarised in Table 1.

3.8 Environment Agency ERICA assessment

We carried out separate assessments using the independently calculated activity
concentrations, using the ERICA Tool at Tier 2 for terrestrial and marine. The results
showed that for each reference organism the probability of the predicted discharges
exceeding the screening dose rate of 10 \(\mu\)Gy h\(^{-1}\) is less than 1\%, for both the marine
and terrestrial environments. The highest predicted dose rate for a terrestrial organism was calculated to be 0.1 μGy h⁻¹ (for a bird egg) and for a marine organism to be 0.04 μGy h⁻¹ (for a mammal).

3.9 Environment Agency R&D128 assessment

We carried out separate assessments using the independently calculated activity concentrations, we calculated the highest predicted dose rate to be 0.00004 μGy h⁻¹ (for a caterpillar), which does not exceed the screening dose rate of 10 μGy h⁻¹.

4 Variability

Some variation does exist between the results we obtained using the discharge data provided by Westinghouse and the predicted activity concentrations calculated by an independent contractor.

For the marine assessment, the results obtained using the independent contractor’s data are significantly lower than those using the Westinghouse input data. This is due to how the activity concentrations are derived. Westinghouse entered discharge rates into the ERICA Tool which were automatically converted into activity concentrations using the IAEA SRS 19 methodology. The independent contractor derived the activity concentrations from discharge rates using a modelling package called PC CREAM. The SRS 19 method is a more conservative approach, and therefore overestimates the activity concentrations in water and sediment.

The results of the terrestrial assessments are different, however it is not possible to make a meaningful comparison because the assessments were completed at different Tiers of the ERICA Tool. The results using the Westinghouse input data and the independent contractor’s data are both two or more orders of magnitude lower than the screening dose rate. The R&D 128 assessments were not significantly different.
### Table 1 - Westinghouse Assessment Summary Table

<table>
<thead>
<tr>
<th>Assessment Type</th>
<th>Data Source</th>
<th>Westinghouse Results</th>
<th>Our Results</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Terrestrial</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>ERICA Tier 1</td>
<td>Westinghouse</td>
<td>No risk for most sensitive combination of reference organisms</td>
<td>No risk for most sensitive combination of reference organisms</td>
</tr>
<tr>
<td>ERICA Tier 2</td>
<td>Independent</td>
<td>-</td>
<td>No risk for any individual reference organism. Maximum predicted dose rate is 0.1 μGy h(^{-1}) for a bird egg</td>
</tr>
<tr>
<td>R&amp;D 128</td>
<td>Westinghouse</td>
<td>Maximum predicted dose rate is 0.0003 μGy h(^{-1}) for fungi</td>
<td>Maximum predicted dose rate is 0.0003 μGy h(^{-1}) for fungi</td>
</tr>
<tr>
<td></td>
<td>Independent</td>
<td>-</td>
<td>Maximum predicted dose rate is 0.00004 μGy h(^{-1}) for caterpillar</td>
</tr>
<tr>
<td><strong>Marine</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>ERICA Tier 1</td>
<td>Westinghouse</td>
<td>Maximum predicted dose rate for most sensitive combination of reference organisms is greater than 10 μGy h(^{-1})</td>
<td>Maximum predicted dose rate for most sensitive combination of reference organisms is greater than 10 μGy h(^{-1})</td>
</tr>
<tr>
<td>ERICA Tier 2</td>
<td>Westinghouse</td>
<td>The predicted dose rates exceed the screening value of 10 μGy h(^{-1}) for 9 reference organisms. The maximum predicted dose rate is 25 μGy h(^{-1}) for polychaete worm</td>
<td>The predicted dose rates exceed the screening value of 10 μGy h(^{-1}) for 9 reference organisms. The maximum predicted dose rate is 25 μGy h(^{-1}) for polychaete worm</td>
</tr>
<tr>
<td></td>
<td>Independent</td>
<td>-</td>
<td>No risk for any individual reference organism. Maximum predicted dose rate is 0.04 μGy h(^{-1}) for a mammal</td>
</tr>
</tbody>
</table>

“No risk” means the probability of the predicted discharges exceeding the screening dose rate of 10 μGy h\(^{-1}\) is less than 1%
## Compliance with Environment Agency requirements

<table>
<thead>
<tr>
<th>P&amp;I Table 1 section or REP</th>
<th>Compliance comments</th>
</tr>
</thead>
<tbody>
<tr>
<td>P&amp;I Table 1 Section 2.10 to provide an assessment of the likely impact of the radioactive discharges on non-human species.</td>
<td>An assessment of impact on non-human species was made by Westinghouse.</td>
</tr>
<tr>
<td>SEDP1 General RSR Principle for siting new facilities - When evaluating sites for a new facility, account shall be taken of the factors that might affect the protection of people and the environment from radiological hazards and the generation of radioactive waste.</td>
<td>The generic site proposed by Westinghouse considered factors that might affect the protection of people and the environment. The information about the generic site used in the assessment of impact on non-human species seemed reasonable.</td>
</tr>
<tr>
<td>SEDP2 Movement of radioactive material in the environment - Data shall be provided to allow the assessment of rates and patterns of movement of radioactive materials in the air and the aquatic and terrestrial environments around sites.</td>
<td>Information on the potential movement of radioactive material in the environment was provided by Westinghouse.</td>
</tr>
<tr>
<td>SEDP4 Multi-facility sites - In the case of nuclear and other sites on which there are already one or more facilities, the radiological impact of the whole site on people and the environment shall be assessed when considering the suitability of the site for any new facility.</td>
<td>This will be dealt with at the site specific stage if the AP1000 is located on a multi-facility site.</td>
</tr>
<tr>
<td>RPDP3 Protection of non-human species - Non-human species shall be adequately protected from exposure to ionising radiation</td>
<td>A prior assessment has been made based on the generic site. The outcome of the assessment shows that the maximum predicted gaseous releases and liquid discharges for a AP1000 at the generic site are unlikely pose a risk to non-human species.</td>
</tr>
<tr>
<td>RPDP4 Prospective dose assessments for radioactive discharges to the environment - Assessments of potential doses to people and to non-human species shall be made prior to granting any new or revised authorisation for the discharge of radioactive wastes into the environment.</td>
<td>A prior assessment has been made based on the generic site. We will require that prospective dose assessments are carried out at the site specific stage as part of the permitting process and using information specific to the site in question.</td>
</tr>
<tr>
<td></td>
<td></td>
</tr>
<tr>
<td>Doses to non-human species do not exceed the dose rate threshold of 40 µGy/h agreed between the Environment Agency, Natural England and the Countryside Council for Wales</td>
<td>Estimated dose rates to non-human species do not exceed the dose rate threshold of 40 µGy/h.</td>
</tr>
</tbody>
</table>
6 Public comments

We did not receive any public comments during this assessment relating to the assessment of the radiological impact of discharges from the AP1000 on non-human species.

7 Conclusion

We consider the assessment carried out by Westinghouse to be conservative and reasonable at the GDA stage and we consider that Westinghouse has used an appropriate approach to the assessment of the radiological impact of the AP1000 on non-human biota.

From our assessments we conclude that the expected predicted gaseous releases and liquid discharges from the AP1000 for the generic site are unlikely to pose a risk to non-human species. Although the marine Tier 2 dose rates calculated by Westinghouse exceed the screening dose rate of 10 $\mu$Gy h$^{-1}$, they do not exceed the dose rate threshold of 40 $\mu$Gy h$^{-1}$ that the Environment Agency have agreed with Natural England to be protective of Natura 2000 sites. We consider the assessment is suitably conservative at this stage of the GDA process.

We have also made an assessment of radiation dose rates to plants and animals near an operating AP1000 using the independently calculated activity concentrations (which are more realistic). We predict the highest dose rates to be:

a) 0.1 $\mu$Gy h$^{-1}$ for a terrestrial organism (a bird egg); and
b) 0.04 $\mu$Gy h$^{-1}$ for a marine organism (a mammal).

These dose-rates are well below 40 $\mu$Gy h$^{-1}$ the value below which we consider that there will be no adverse effect on the integrity of a conservation site.

We conclude that at the GDA stage we consider that the maximum predicted gaseous releases and liquid discharges for an AP1000 at the generic site are unlikely pose a risk to non-human species. We consider that the assessment is suitably conservative at this stage of the GDA process.

This assessment relates to predictions of impact based on a generic site and we recognise that a detailed impact assessment will be required at site specific permitting. We will require a detailed radiological impact assessment to be carried out at site specific permitting based on the actual environmental characteristics of the proposed site to demonstrate that doses to members of the public and non-human species from the AP1000 at the proposed site will be ALARP and below relevant dose constraints and dose limits.
**Glossary**

**Activity concentration** – the amount of radioactivity per unit mass or volume of a substance expressed in units of Becquerels per kilogram (Bq/kg) or Becquerels per litre (Bq/l)

**Discharges** – disposal of aqueous and gaseous radioactive waste by discharging it to the environment

**Dose** – amount of energy deposited per unit mass of tissue from an exposure to ionising radiation expressed in units of Gray (Gy)

**Dose assessment** – calculation of the impact of a source of radioactivity on a receptor in terms of dose taking into account exposure pathways

**Dose rate** – dose received per unit time expressed in units of microGray per hour (μGy h⁻¹)

**Dose rate threshold** – a value above which there may be an adverse effect

**Non-human species** – all species (wild and domestic) with the exception of humans

**Radionuclide** – radioactive isotope that emits ionising radiation

**Reference organism** – a range of organisms that are typical, or representative, of a contaminated environment

**Screening value** – a value which is used to screen out sites of low concern

**Transfer parameters** – values that are used to calculate where an element concentrates in the environment, in this report they are Kd (ratio between concentration in water and sediment) and Concentration Ratio (ratio between concentration in the environmental medium and a living organism)
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Abbreviations

ADMS          Atmospheric Dispersion Modelling System
ALARP         As Low As Reasonably Practicable
BAT           Best available techniques
DCD           Design Control Document
ER            Environment Report
FSA           Food Standards Agency
GDA           Generic design assessment
HPA-RPD       Health Protection Agency – Radiation Protection Division
HSE           Health and Safety Executive
IAEA          International Atomic Energy Agency
ICRP          International Commission on Radiological Protection
JPO           Joint Programme Office
P&ID          Process and information document
PCSR          Pre-Construction Safety Report
PWR           Pressurised water reactor
QA            Quality Assurance
REPs          Radioactive substances environmental principles
RGN           Regulatory Guidance Note
RGS           Regulatory Guidance Series
RO            Regulatory Observation
SODA          Statement of Design Acceptability
TQ            Technical Query
US NRC        United States Nuclear Regulatory Commission
WEC           Westinghouse Electric Company LLC
WGS           Gaseous radioactive waste system
WLS           Liquid radioactive waste system
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