

Dated at Rockville, Maryland, this 31st day of January 1995.

For the Nuclear Regulatory Commission.

Robert M. Bernero,

Director, Office of Nuclear Material Safety, and Safeguards.

[FR Doc. 95-3374 Filed 2-9-95; 8:45 am]

BILLING CODE 7590-01-M

[Docket Nos. 50-498 and 50-499]

Houston Lighting and Power Company, City Public Service Board of San Antonio, Central Power and Light Company, City of Austin, Texas; Notice of Consideration of Issuance of Amendments to Facility Operating Licenses, Proposed No Significant Hazards Consideration Determination, and Opportunity for a Hearing

This document corrects a general notice appearing in the **Federal Register** on January 30, 1995 (60 FR 5739), in which the NRC is considering issuance of amendments to Facility Operating License Nos. NPF-76 and NPF-80, issued to Houston Lighting and Power Company, et al., for operation of the South Texas Project, Units 1 and 2, located in Matagorda County, Texas. This notice is necessary to correct an erroneous date.

On page 5740, in the first sentence of the second full paragraph in the first column, the date "February 14, 1995".

Dated at Rockville, Maryland, this 3rd day of February 1995.

For the Nuclear Regulatory Commission.

Thomas W. Alexion,

Project Manager, Project Directorate IV-1, Division of Reactor Projects III/IV; Office of Nuclear Reactor Regulation.

[FR Doc. 95-3375 Filed 2-9-95; 8:45 am]

BILLING CODE 7590-01-M

OFFICE OF MANAGEMENT AND BUDGET

Draft Security Tenets for the National Information Infrastructure

AGENCY: Office of Management and Budget.

ACTION: Notice and request for comments.

SUMMARY: OMB is publishing these draft Security Tenets for the National Information Infrastructure (NII) on behalf of the Security Issues Forum of the Information Infrastructure Task Force. The Tenets were developed by the Forum to help support the secure use of the NII. The Forum is chaired by OMB. OMB has not adopted these Security Tenets as policy, but is

publishing them in the belief that they are worthy of public discussion.

DATES: Comments should be submitted no later than April 11, 1995.

ADDRESSES: Comments should be sent to the Security Issues Forum c/o the Office of Information and Regulatory Affairs, Office of Management and Budget, Room 10236, Washington, DC 20503. The Tenets can be downloaded from the IIFT gopher/bulletin board system: 202-501-1920. The IITF gopher/bulletin board can be accessed through the Internet by pointing your gopher client to IITF.DOC.GOV or by telnet to IITF.DOC.GOV and logging in as GOPHER. Electronic comments may be sent to HUTH_V@A1.EOP.GOV. (Note: e-mail address is A1, not AL.)

FOR FURTHER INFORMATION CONTACT:

Ms. Virginia Huth, NII Security Issues Forum, Office of Management and Budget, Washington, DC 20503. Voice telephone: 202-395-3785. Facsimile: 202-395-5167. E-mail: HUTH_V@A1.EIP.GOV. (Note: e-mail address is A1, not AL.)

SUPPLEMENTARY INFORMATION:

Government has an important public mission to support the secure use of the NII. In order for the support to be effective, the Government must cooperate with the private sector and with the public-at-large in setting legal and policy ground rules for security in the NII. The Security Issues Forum provides leadership for Federal NII security activities. The Security Tenets are an early step in the development of an "NII Security Plan" to define the security requirements for the NII and to determine needed policy, technology, and managerial controls, and what the Federal role will be to assure that those needs are fulfilled. The NII Security Plan will also incorporate the security principles developed by the Organization for Economic Cooperation and Development.

Sally Katzen,

Administrator, Office of Information and Regulatory Affairs.

Security Tenets for the National Information Infrastructure

Security is a critical component of the National Information Infrastructure (NII). NII participants must have confidence that the NII is a trustworthy, reliable system, or they will not use it.

NII security includes the integrity, confidentiality, and availability of the NII and of the information in the NII. In general, people who use the NII want to know that their information goes where and when they want it to, and nowhere else. From this general proposition flow

five security tenets that the NII should provide the people who use it.

(1) The ability to control who sees (or cannot see) their information and under what terms;

(2) The ability to know who they are communicating with and that information received comes from who it says it is from;

(3) The ability to know that information stored or transmitted is unaltered;

(4) The ability to know when information and communication services will (or will not be) available; and

(5) The ability to block unwanted information or intrusions.

Two conditions attach to these security tenets:

(1) None of these tenets is absolute.

For each tenet there may be valid societal reasons—such as an emergency or a need to protect another's rights—that cause the tenet to be conditional in some manner.

(2) Each tenet requires NII participants to take responsibility for establishing the terms and conditions under which they will exchange information. The distributed and empowered nature of this technology demands a greater level of responsibility. Education of NII participants is thus a critical task.

[FR Doc. 95-3408 Filed 2-9-95; 8:45 am]

BILLING CODE 3110-01-M

OFFICE OF THE UNITED STATES TRADE REPRESENTATIVE

Notice of Meeting of the Advisory Committee on Trade Policy and Negotiations

AGENCY: Office of the United States Trade Representative.

ACTION: Notice that the February 9, 1995 meeting of the Advisory Committee on Trade Policy and Negotiation will be held from 10:00 a.m. to 2:00 p.m. The meeting will be closed to the public from 10:00 a.m. to 1:15 p.m. The meeting will be open to the public from 1:15 p.m. to 2:00 p.m.

SUMMARY: The Advisory Committee on Trade Policy and Negotiation will hold a meeting on December 6, 1994 from 10:00 a.m. to 2:00 p.m. The meeting will be closed to the public from 10:00 a.m. to 1:15 p.m. The meeting will include a review and discussion of current issues which influence U.S. trade policy. Pursuant to Section 2155(f)(2) of Title 19 of the United States Code, I have determined that this portion of the meeting will be concerned with matters

the disclosure of which would seriously compromise the development by the United States Government of trade policy, priorities, negotiating objectives or bargaining positions with respect to the operation of any trade agreement and other matters arising in connection with the development, implementation and administration of the trade policy of the United States. The meeting will be open to the public and press from 1:15 p.m. to 2:00 p.m. when trade policy issues will be discussed. Attendance during this part of the meeting is for observation only. Individuals who are not members of the committee will not be invited to comment.

DATES: The meeting is scheduled for February 9, 1995, unless otherwise notified.

ADDRESSES: The meeting will be held at the Sheraton-Carlton Hotel, located at 16th and K streets, NW., Washington, DC, unless otherwise notified.

FOR FURTHER INFORMATION CONTACT: Michaelle Burstin, Director of Public Liaison, Office of the United States Trade Representative, (202) 395-6120.

Michael Kantor,

United States Trade Representative.

[FR Doc. 95-3336 Filed 2-9-95; 8:45 am]

BILLING CODE 3190-01-M

[Docket No. 301-98]

Initiation of Section 302 Investigation Concerning Certain Discriminatory Canadian Communications Practices; Proposed Determination; and Request for Public Comment

AGENCY: Office of the United States Trade Representative.

ACTION: Notice of initiation of investigation under section 302(a) of the Trade Act of 1974, as amended (19 U.S.C. 2412(a)); notice of proposed determination; request for written comment.

SUMMARY: The United States Trade Representative (USTR) has initiated an investigation under section 302(a) of the Trade Act of 1974, as amended (the Trade Act), with respect to certain acts, policies and practices of the Government of Canada that have resulted in the denial of market access for U.S.-owned programming services to be distributed in Canada via cable carriage and in the termination of the authorization of a U.S.-owned programming service, Country Music Television (CMT), to be distributed in Canada via cable carriage. The USTR invites written comments from the public on the matters being investigated, particularly with respect to the amount

of burden or restriction on U.S. commerce caused by the Canadian government's acts, policies and practices. In addition, the USTR is seeking public comment concerning a proposed determination that certain acts, policies and practices of Canada with respect to the granting or termination of authorizations for U.S.-owned programming services to be distributed in Canada via cable carriage are unreasonable or discriminatory and constitute a burden or restriction on U.S. commerce.

DATES: This investigation was initiated on February 6, 1995. Written comments from the public are due on or before noon on March 6, 1995.

ADDRESSES: Office of the United States Trade Representative, 600 17th Street, N.W., Washington, D.C. 20506.

FOR FURTHER INFORMATION CONTACT: Claude Burcky, Director for Canadian Affairs, (202) 395-3412, or Vanessa Sciarra, Assistant General Counsel, (202) 395-7305.

SUPPLEMENTARY INFORMATION: On December 23, 1994, CMT filed a petition pursuant to Section 302(a) of the Trade Act alleging that acts, policies and practices of the Canadian government regarding the authorization for distribution via cable carriage of U.S.-owned programming services are discriminatory and are actionable under Section 301.

Section 302(a) of the Trade Act authorizes the USTR to initiate an investigation under chapter 1 of Title III of the Trade Act (commonly referred to as "section 301"), in response to the filing of a petition pursuant to Section 302(a)(1). Matters actionable under section 301 include, *inter alia*, acts, policies, and practices of a foreign country that are unreasonable or discriminatory and burden or restrict U.S. commerce. An act, policy or practice is unreasonable if the act, policy or practice, while not necessarily in violation of, or inconsistent with, the international legal rights of the United States, is otherwise unfair or inequitable. Unreasonable acts, policies or practices include, *inter alia*, denial of fair and equitable market opportunities.

On February 6, 1995, the USTR determined that an investigation should be initiated to determine whether certain acts, policies or practices of the Government of Canada that have resulted in the denial of market access for U.S.-owned programming services to be distributed in Canada via cable carriage and in the termination of the authorization of a U.S.-owned programming service to be distributed in Canada via cable carriage are

unreasonable or discriminatory and burden or restrict U.S. commerce. The acts, policies or practices at issue include the policy of the Canadian Radio-television and Telecommunications Commission (CRTC), set forth in Public Notice CRTC 1984-81, to terminate authorizations of non-Canadian-owned programming services which, in the CRTC's opinion, could be considered either totally or partially competitive with existing or newly-available Canadian-owned programming services. This policy limits the ability of U.S.-owned programming services to compete in the Canadian market and acts as a disincentive to such service providers to attempt to enter the Canadian market.

Consultations and Proposed Determination

Pursuant to section 303(a) of the Trade Act, the USTR has requested consultations with the Government of Canada concerning the issues under investigation. USTR will seek information and advice from the appropriate representatives provided for under section 135 of the Trade Act in preparing the U.S. presentations for such consultations.

If the issues which are the basis of this investigation are not resolved expeditiously, the USTR proposes to determine pursuant to Section 304(a)(1) of the Trade Act that acts, policies and practices of the Canadian Government with respect to the granting or termination of authorizations for U.S.-owned programming services to be distributed in Canada via cable carriage are unreasonable or discriminatory and constitute a burden or restriction on U.S. commerce.

If this determination is affirmative, the USTR must also determine what action would be appropriate under the statute. Actions that would be permitted in the case of an affirmative determination include action to suspend, withdraw or prevent the application of benefits of trade agreement concessions to Canada; imposition of duties or other import restrictions on goods of Canada or fees or restrictions on services of Canada; and restriction or denial of service sector access authorizations with respect to services of Canada.

Public Comment: Requirements for Submissions

Interested persons are invited to submit written comments concerning the issues raised in the petition and any other submissions to USTR in this investigation. In particular, comments are invited regarding (i) The acts,