

NATIONAL ARCHIVES AND RECORDS ADMINISTRATION

Records Schedules; Availability and Request for Comments

AGENCY: National Archives and Records Administration, Office of Records Administration.

ACTION: Notice of availability of proposed records schedules; request for comments.

SUMMARY: The National Archives and Records Administration (NARA) publishes notice at least once monthly of certain Federal agency requests for records disposition authority (records schedules). Records schedules identify records of sufficient value to warrant preservation in the National Archives of the United States. Schedules also authorize agencies after a specified period to dispose of records lacking administrative, legal, research, or other value. Notice is published for records schedules that (1) propose the destruction of records not previously authorized for disposal, or (2) reduce the retention period for records already authorized for disposal. NARA invites public comments on such schedules, as required by 44 USC 3303a(a).

DATES: Request for copies must be received in writing on or before July 3, 1995. Once the appraisal of the records is completed, NARA will send a copy of the schedule. The requester will be given 30 days to submit comments.

ADDRESSES: Address requests for single copies of schedules identified in this notice to the Records Appraisal and Disposition Division (NIR), National Archives and Records Administration, College Park, MD 20740. Requesters must cite the control number assigned to each schedule when requesting a copy. The control number appears in the parentheses immediately after the name of the requesting agency.

SUPPLEMENTARY INFORMATION: Each year U.S. Government agencies create billions of records on paper, film, magnetic tape, and other media. In order to control this accumulation, agency records managers prepare records schedules specifying when the agency no longer needs the records and what happens to the records after this period. Some schedules are comprehensive and cover all the records of an agency or one of its major subdivisions. These comprehensive schedules provide for the eventual transfer to the National Archives of historically valuable records and authorize the disposal of all other records. Most schedules, however, cover records of only one office or program or a few series of records, and many are

updates of previously approved schedules. Such schedules also may include records that are designated for permanent retention.

Destruction of records requires the approval of the Archivist of the United States. This approval is granted after a thorough study of the records that takes into account their administrative use by the agency of origin, the rights of the Government and of private persons directly affected by the Government's activities, and historical or other value.

This public notice identifies the Federal agencies and their subdivisions requesting disposition authority, includes the control number assigned to each schedule, and briefly describes the records proposed for disposal. The records schedule contains additional information about the records and their disposition. Further information about the disposition process will be furnished to each requester.

Schedules Pending:

1. Department of the Air Force (N1-AFU-95-6). Routine records of closing bases.
2. Department of Commerce, International Trade Administration (N1-489-94-1). Records of the Industrial Trade Staff.
3. Department of Housing and Urban Development (N1-207-94-4). Revision of schedule for Community Planning and Development records.
4. Department of Justice (N1-60-95-3). Autopen request file.
5. Department of State, Bureau of Intelligence and Research (N1-59-95-9). Routine, facilitative, and duplicative records relating to reporting and research.
6. Department of State, Bureau of Economic and Business Affairs (N1-59-94-22, -23, and -24). Routine, facilitative, and duplicative records relating to international finance and development affairs.
7. Department of State, Bureau of Economic and Business Affairs (N1-59-94-29, -34, and -35). Routine, facilitative, and duplicative records relating to energy, sanctions, and commodities.
8. Department of the Treasury, Office of Thrift Supervision (N1-195-95-1). Records of the Office of the Chairman, Federal Home Loan Bank Board, determined during archival processing to lack sufficient archival value to warrant permanent retention by the National Archives.
9. Animal Plant Health Inspection Service (N1-463-95-1). Routine administrative files relating to pilot and aircraft certifications.

10. Animal Plant Health Inspection Service (N1-463-95-2). Copies of patent applications.

11. Defense Contract Audit Agency (N1-372-95-2). Agency Management Information System reports.

12. Defense Nuclear Agency (N1-374-95-2). Base operations support contractor records of non-program facilitative and routine base maintenance functions at Johnston Atoll.

13. Defense Nuclear Agency (N1-375-95-4). Routine physical security inspection reports.

14. Federal Communications Commission (N1-173-94-1). Radio frequency device authorizations.

15. Federal Communications Commission (N1-173-94-2). Revision of Licensing Division records schedule.

16. National Reconnaissance Office (N1-525-95-1). Comprehensive records disposition schedule which provides for disposal of routine and facilitative records. Records that document overall policies, plans, procedures, and significant activities are permanent.

17. Social Security Administration (N1-47-95-1, -2, -3). Reduction in retention period for Supplemental Security Income Claims Folders, Disability Insurance Claims Folders, and Retirement and Survivors Claims Folders.

18. Office of the Secretary of Defense (N1-330-95-4). Reduction in retention period of certain laboratory records previously scheduled as temporary.

19. National Aeronautics and Space Administration (N1-255-95-1). Unidentifiable flight engineering test data, 1961-1972.

Dated: May 11, 1995.

Trudy Huskamp Peterson,

Acting Archivist of the United States.

[FR Doc. 95-12324 Filed 5-18-95; 8:45 am]

BILLING CODE 7515-01-M

NATIONAL SCIENCE FOUNDATION

Special Emphasis Panel in Mathematical Sciences

In accordance with the Federal Advisory Committee Act (Pub. L. 92-463, as amended), the National Science Foundation announces the following meeting.

Name and Committee Code: Special Emphasis Panel in Mathematical Sciences.

Date and time: June 3, 1995, 8:30 am to 5:00 pm.

Place: Office of the Conference Board of the Mathematical Sciences, 1529 Eighteenth Street N.W., Washington, DC 20036.

Type of Meeting: Closed.

Contact Person: Dr. Keith Crank, Program Officer, Room 1025, National Science

Foundation, 4201 Wilson Boulevard, Arlington, VA 22230. Telephone: (703) 306-1885.

Purpose of Meeting: To provide advice and recommendations concerning proposals submitted to NSF for financial support.

Agenda: To review and evaluate NSF-CBMS Regional Research Conferences in Mathematical Sciences proposals as part of the selection process for awards.

Reason for Closing: The proposals being reviewed include information of a proprietary or confidential nature, including technical information; financial data, such as salaries and personal information concerning individuals associated with the proposals. These matters are exempt under 5 U.S.C. 552b(c) (4) and (6) of the Government in the Sunshine Act.

Dated: May 15, 1995.

M. Rebecca Winkler,

Committee Management Officer.

[FR Doc. 95-12297 Filed 5-18-95; 8:45 am]

BILLING CODE 7555-01-M

NUCLEAR REGULATORY COMMISSION

[Docket No. 40-8027]

Sequoyah Fuels Corporation

[License No. SUB-1010]

Receipt of Petition for Director's Decision Under 10 CFR 2.206

Notice is hereby given that by the "Native Americans for a Clean Environment's Petition for an Order Requiring Sequoyah Fuels Corporation to File a Final Site Characterization Plan and for an Order Forbidding Transfer of SFC Property Prior to Obtaining a License Amendment," dated March 11, 1995, the Native Americans for a Clean Environment (NACE or Petitioner) request that the Nuclear Regulatory Commission take action with regard to Sequoyah Fuels Corporation (SFC or Licensee).

Petitioner requests that the NRC: (1) Reverse the NRC staff's decision to permit SFC to proceed with site characterization without submitting a revised Final Site Characterization Plan (SCP) by issuing an order requiring SFC to submit a revised Final SCP, or at the minimum a Confirmatory Action Letter requiring SFC to submit a Final SCP by a date certain; (2) issue an order forbidding SFC, Sequoyah Fuels International, Sequoyah Holding Corporation, or any other associated corporation that holds title to property under License SUB-1010, from transferring any interest in any of its property before SFC applies for and receives a license amendment permitting such a transfer; (3) before

issuing any such license amendment, find reasonable assurance that any entity acquiring an interest in the SFC property fully understands the nature of the liabilities and responsibilities it is undertaking for cleanup and long-term care of the site and that it has the financial capability to carry out those responsibilities; and (4) obtain or perform a title search of all property used in connection with the SFC license in order to clarify the identity and ownership of all property subject to License SUB-1010.

As the bases for its requests, Petitioner states that: (1) Given the serious deficiencies found by the staff in its review of the SFC Draft SCP, the NRC staff illegally and improperly excused SFC from its obligation to submit a final SCP, in violation of the Timeliness in Decommissioning Rule, the NRC's Action Plan to Ensure Timely Cleanup of SDMP Sites, the NRC's December 29, 1992, Demand for Information to SFC, the Memorandum of Understanding between the NRC and the Environmental Protection Agency, and commitments by the NRC to NACE that SFC would be required to demonstrate how it would sample all potentially contaminated areas in a site characterization plan; (2) SFC is presenting a "Trust Indenture" to several towns and the county of Sequoyah for the creation of an industrial park; (3) the Trust Indenture depicts the 1400 acres of land subject to License SUB-1010 as the candidate area for the industrial park, but neither the Trust Indenture nor the associated documents refers to actual or potential contamination of the site due to groundwater migration from the contaminated processing area, of effluent streams and ditches, or of the Carlisle School, the need to obtain a license amendment before transferring this property, the transferee's potential liability for cleanup of the property, or that SFC has been ordered by NRC and EPA to characterize the extent of contamination on this property; (4) the 1400 acres subject to the Trust Indenture surrounds the 85-acre processing area SFC has identified as the major focus of its site characterization and cleanup effort; and (5) SFC has made conflicting representations regarding the size of the "facility" or "site" to the NRC and in the Trust Indenture.

The Petition is being evaluated pursuant to 10 CFR 2.206 of the Commission's regulations. The Petition has been referred to the Director of the Office of Nuclear Material Safety and Safeguards. As provided by § 2.206,

appropriate action will be taken on this Petition within a reasonable time.

A copy of the Petition is available for inspection at the Commission's Public Document Room at 2120 L Street NW., Washington, DC 20555.

Dated at Rockville, Maryland this 10th day of May, 1995.

For the Nuclear Regulatory Commission.

Carl J. Paperiello,

Director, Office of Nuclear Material Safety and Safeguards.

[FR Doc. 95-12342 Filed 5-18-95; 8:45 am]

BILLING CODE 7590-01-M

[Docket Nos. 50-277 and 50-278]

Notice of Consideration of Issuance of Amendment to Facility Operating License and Opportunity for a Hearing

In the matter of Philadelphia Electric Company, Public Service Electric and Gas Company, Delmarva Power and Light Company, Atlantic City Electric Company, Peach Bottom Atomic Power Station, Units 2 and 3.

The U.S. Nuclear Regulatory Commission (the Commission) is considering issuance of an amendment to Facility Operating License Nos. DPR-44 and DPR-56, issued to the Philadelphia Electric Company (PECO, the licensee), for operation of the Peach Bottom Atomic Power Station, Units 2 and 3 (Peach Bottom, PBAPS), located in York County, Pennsylvania.

The proposed amendment, requested by the licensee in a letter dated September 29, 1994, as supplemented by letters dated March 3, 1995 and March 30, 1995, would represent a full conversion from the current Technical Specifications (TS) to a set of TS based on NUREG-1433, "Standard Technical Specifications, General Electric Plants, BWR/4," Revision O, September 1992. NUREG-1433 has been developed through working groups composed of both NRC staff members and the BWR/4 owners and has been endorsed by the staff as part of an industry-wide initiative to standardize and improve TS. As part of this submittal, the licensee has applied the criteria contained in the Commission's Final Policy Statement on Technical Specification Improvements for Nuclear Power Reactors of July 22, 1993 to the current Peach Bottom Technical Specifications, and, using NUREG-1433 as a basis, developed a proposed set of improved TS for PBAPS.

The licensee has categorized the proposed changes to the existing TS into four general groupings. These groupings are characterized as administrative changes, relocated changes, more