

secured or controlled until such time as it was administered to a patient. By giving the I-131 capsules to patients to take to their residence for self administration at a later time, the Licensee failed to secure or control the licensed material as required.

With respect to the Licensee's comment regarding the NMSS Licensee Newsletter 95-1 issued March/April 1995, and the Federal Register notice on January 25, 1995 (60 FR 4872), these documents describe a proposed NRC rulemaking concerning errors in administering radiation or radioactive materials for medical purposes. That rulemaking, if adopted in final form, would clarify that the dose limits for individual members of the public in 10 CFR 20.1301 do not apply to the exposure that the individual receives from such an error.¹ There is nothing in the proposed rulemaking that would exempt the medical use of licensed material from 10 CFR 20.1801 and 20.1802, which are the requirements that are cited in the violation. 10 CFR Part 35 does not take precedence over 10 CFR Part 20. 10 CFR 20.1002, "Scope", specifically states that the regulations in 10 CFR Part 20 apply to persons licensed pursuant to 10 CFR Parts 30 through 36, which includes 10 CFR Part 35, "Medical Use of Byproduct Material." Similarly, 10 CFR 35.1, "Purpose and scope", states that the requirements and provisions of 10 CFR Part 20 apply to licensees subject to 10 CFR Part 35, unless specifically exempted.

Therefore, the NRC maintains that the violation occurred as stated in the Notice.

With respect to the Licensee's statement that dispensing of capsules containing between 14 and 129 microcuries of I-131 could not have caused any unnecessary exposure to members of the public anymore than if the patient had ingested the same capsule prior to leaving the premises, the NRC disagrees. Because of the Licensee's lack of security or control over the capsule (i.e., after the capsule had been given to the patient to take to the patient's home), the capsule could have been ingested inadvertently by someone other than the patient. Such an event would result in an unnecessary radiation exposure to an unintended person far in excess of the regulatory limits for radiation exposure to members of the public. Therefore, the violation was properly categorized at Severity Level III in accordance with the Enforcement Policy because of the potential safety hazard.

NRC Conclusion

The NRC has concluded that the violation assessed a penalty occurred as stated in the Notice. In addition, the NRC has concluded that the Licensee did not provide an adequate basis for withdrawal of the civil penalty. Accordingly, the proposed civil penalty in the amount of \$750 should be imposed.

[FR Doc. 95-15402 Filed 6-22-95; 8:45 am]

BILLING CODE 7590-01-M

¹ Currently, 10 CFR 20.1002 provides that the limits of that Part do not apply to doses due to exposure of patients to radiation for the purpose of medical diagnosis or therapy.

[Docket No. 72-1]

General Electric Company; Notice of Issuance of Amendment to Materials License SNM-2500

The U.S. Nuclear Regulatory Commission (the Commission) has issued Amendment No. 9 to Materials License No. SNM-2500 held by the General Electric Company for the receipt and storage of spent fuel at the Morris Operation, located at 7555 East Collins Road, Morris, Illinois. The amendment is effective as of the date of issuance.

The amendment revises the General Electric Physical Security Plan making administrative changes which do not affect fuel receipt, handling, and storage safety.

The application for the amendment complies with the standards and requirements of the Atomic Energy Act of 1954, as amended (the Act), and the Commission's rules and regulations. The Commission has made appropriate findings as required by the Act and the Commission's rules and regulations in 10 CFR Chapter I, which are set forth in the license amendment. Prior public notice of the amendment was not required since the amendment does not involve a significant hazards consideration.

The Commission has determined that the issuance of the amendment will not result in any significant environmental impact and that, pursuant to 10 CFR 51.22(c)(12), an environmental assessment need not be prepared in connection with issuance of the amendment.

For further details with respect to this action, see (1) the application for amendment dated December 28, 1994, as supplemented by letter dated March 10, 1995, and (2) Amendment No. 9 to Materials License No. SNM-2500 with the Commission's letter to the licensee. All of these items are available for public inspection at the Commission's Public Document Room, The Gelman Building, Lower Level, 2120 L Street, NW., Washington, DC., and the Local Public Document Room at the Morris Area Public Library District, 604 Liberty Street, Morris, Illinois, 60450.

Dated at Rockville, Maryland, this 16 day of June 1995.

For the Nuclear Regulatory Commission.

William D. Travers,

Director, Spent Fuel Project Office, Office of Nuclear Material Safety and Safeguards.

[FR Doc. 95-15401 Filed 6-22-95; 8:45 am]

BILLING CODE 7590-01-M

OFFICE OF PERSONNEL MANAGEMENT

Federal Salary Council; Meeting

AGENCY: Office of Personnel Management.

ACTION: Notice of meeting.

SUMMARY: According to the provisions of section 10 of the Federal Advisory Committee Act (Pub. L. 92-463), notice is hereby given that the forty-fifth meeting of the Federal Salary Council will be held at the time and place shown below. At the meeting the Council will continue discussing issues relating to locality based comparability payments authorized by the Federal Employees Pay Comparability Act of 1990 (FEPCA). The meeting is open to the public.

DATE: July 31, 1995, at 9 a.m.

ADDRESS: Office of Personnel Management, 1900 E Street NW., Room 7B09, Washington, DC.

FOR FURTHER INFORMATION CONTACT: Ruth O'Donnell, Chief, Salary Systems Division, Office of Personnel Management, 1900 E Street NW., Room 6H31, Washington, DC 20415-0001. Telephone number: (202) 606-2838.

For the President's Pay Agent.

Lorraine A. Green,

Deputy Director.

[FR Doc. 95-15247 Filed 6-22-95; 8:45 am]

BILLING CODE 6325-01-M

OFFICE OF SCIENCE AND TECHNOLOGY POLICY

Meeting of the President's Committee of Advisors on Science and Technology

ACTION: Notice of meeting.

SUMMARY: This notice sets forth the schedule and summary agenda for a meeting of the President's Committee of Advisors on Science and Technology (PCAST), and describes the functions of the Committee. Notice of this meeting is required under the Federal Advisory Committee Act.

DATES AND PLACE: July 11 and 12, 1995. The White House Conference Center, Truman Room, Third Floor, 726 Jackson Place NW., Washington, DC 20500.

TYPE OF MEETING: Open.

PROPOSED SCHEDULE AND AGENDA: The President's Committee of Advisors on Science and Technology (PCAST) will meet in open session on Tuesday, July 11, 1995, at approximately 9 a.m. to be briefed on the findings and recommendations of the PCAST Review

of the Department of Energy Magnetic Fusion Energy Program. The Committee will also discuss various aspects of Federal science and technology policies. This session will end at approximately 12 Noon. The Committee will reconvene in open session at approximately 1:30 p.m., to discuss issues related to the health of the United States research university system. This session will end at approximately 4 p.m. Either of the morning or afternoon sessions may be interrupted for the PCAST to gather at the White House to be introduced to the President of the United States.

The Committee will meet again in open session on Wednesday, July 12, at approximately 9 a.m. to discuss various components of the Committee's work plan. However, this session may be delayed until approximately 10:15 a.m. for the PCAST to gather at the White House to be introduced to the President of the United States.

FOR FURTHER INFORMATION: For information regarding time, place, and agenda please call Laurel Kayse or Mike Kowalok, (202) 456-6100, prior to 3 p.m. on Friday, July 7, 1995. Other questions may be directed to Angela Phillips Diaz, Executive Secretary of PCAST, or Mike Kowalok, (202) 456-6100. Please note that public seating for this meeting is limited, and is available on a first-come, first-served basis.

SUPPLEMENTARY INFORMATION: The President's Committee of Advisors on Science and Technology was established by Executive Order 12882, as amended, on November 23, 1993. The purpose of PCAST is to advise the President on matters of national importance that have significant science and technology content, and to assist the President's National Science and Technology Council in securing private sector participation in its activities. The Committee members are distinguished individuals appointed by the President from non-Federal sectors. The PCAST is co-chaired by John H. Gibbons, Assistant to the President for Science and Technology, and by John Young, former President and CEO of the Hewlett-Packard Company.

Dated: June 19, 1995.

Barbara Ann Ferguson,

Administrative Officer, Office of Science and Technology Policy.

[FR Doc. 95-15382 Filed 6-22-95; 8:45 am]

BILLING CODE 3170-01-P

SECURITIES AND EXCHANGE COMMISSION

[Release No. 34-35863; File No. SR-Amex-95-23]

Self-Regulatory Organizations; Notice of Filing of Proposed Rule Change by American Stock Exchange, Inc., Relating to the Discontinuation of the Emerging Company Marketplace

June 19, 1995.

Pursuant to Section 19(b)(1) of the Securities Exchange Act of 1934 ("Act"), 15 U.S.C. 78s(b)(1), notice is hereby given that on June 9, 1995, the American Stock Exchange, Inc. ("Amex" or "Exchange") filed with the Securities and Exchange Commission ("Commission") the proposed rule change as described in Items I, II and III below, which Items have been prepared by the self-regulatory organization. The Commission is publishing this notice to solicit comments on the proposed rule change from interested persons.

I. Self-Regulatory Organization's Statement of the Terms of Substance of the Proposed Rule Change

The Amex proposes to discontinue the listing of new companies on the Emerging Company Marketplace ("ECM").

II. Self-Regulatory Organization's Statement of the Purpose of, and Statutory Basis for, the Proposed Rule Change

In its filing with the Commission, the self-regulatory organization included statements concerning the purpose of and basis for the proposed rule change and discussed any comments it received on the proposed rule change. The text of these statements may be examined at the places specified in Item IV below. The self-regulatory organization has prepared summaries, set forth in Sections A, B, and C below, of the most significant aspects of such statements.

A. Self-Regulatory Organization's Statement of the Purpose of, and Statutory Basis for, the Proposed Rule Change

1. Purpose

The Exchange has determined to discontinue the listing of new companies on the ECM and is proposing to eliminate the ECM guidelines that allow for such listings. Companies that are presently listed on the ECM may continue listed there and will be subject to all the rules applicable to ECM issues, including the continued listing guidelines. Quotes and trades in such securities will continue to be reported to vendors with the ".EC" designator.

2. Statutory Basis

The proposed rule change is consistent with Section 6(b) of the Act in general and furthers the objectives of Section 6(b)(5) in particular in that it is designed to prevent fraudulent and manipulative acts and practices, promote just and equitable principles of trade, remove impediments to and perfect the mechanism of a free and open market and a national market system, and, in general to protect investors and the public interest.

B. Self-Regulatory Organization's Statement on Burden on Competition

The proposed rule change will impose no burden on competition.

C. Self-Regulatory Organization's Statement on Comments on the Proposed Rule Change Received From Members, Participants or Others

No written comments were solicited or received with respect to the proposed rule change.

III. Date of Effectiveness of the Proposed Rule Change and Timing for Commission Action

Within 35 days of the publication of this notice in the **Federal Register** or within such other period (i) as the Commission may designate up to 90 days of such date if it finds such longer period to be appropriate and publishes its reasons for so finding or (ii) as to which the self-regulatory organization consents, the Commission will:

(A) By order approve the proposed rule change, or

(B) Institute proceedings to determine whether the proposed rule change should be disapproved.

IV. Solicitation of Comments

Interested persons are invited to submit written data, views and arguments concerning the foregoing. Persons making written submissions should file six copies thereof with the Secretary, Securities and Exchange Commission, 450 Fifth Street, N.W., Washington, D.C. 20549. Copies of the submission, all subsequent amendments, all written statements with respect to the proposed rule change that are filed with the Commission, and all written communications relating to the proposed rule change between the Commission and any person, other than those that may be withheld from the public in accordance with the provisions of 5 U.S.C. 552, will be available for inspection and copying at the Commission's Public Reference Section, 450 Fifth Street, N.W., Washington, D.C. 20549. Copies of such