

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 Agriculture, Consolidated Farm Services Agency (N1-145-95-1). Administrative Management records.
2. Department of the Army (N1-AU-95-5). Accelerated destruction of temporary indexes and related files relating to investigative activities.
3. Department of Health and Human Services, Administration for Children

and Families (N1-102-93-1). Program evaluation working files of the Office of Child Development, 1971-74.

4. Department of the Interior, Bureau of Reclamation (N1-115-94-1, N1-115-94-2, N1-115-94-3, and N1-115-94-9). General records pertaining to administrative, financial, and personnel management.

5. Department of Justice (N1-60-95-5). Swine flu administrative claim file case tracking system.

6. Department of Justice, Bureau of Prisons (N1-129-95-3). Requests by Federal agencies to waive purchases from Federal Prison Industries.

7. Department of State, Bureau of Politico-Military Affairs (N1-59-95-13). Routine, facilitative, and duplicative records relating to export policy.

8. Department of State, Bureau of Economic and Business Affairs (N1-59-94-25, -27, and -28). Routine, facilitative, and duplicative records relating to trade and commercial affairs.

9. Department of State, Office of the Legal Adviser (N1-76-95-1). Records relating to the Heathrow arbitration.

10. Department of Transportation, Office of the Secretary (N1-398-93-1). Employee fitness center data information system.

11. Department of Transportation, Office of the Secretary (N1-398-94-4). Routine and facilitative files concerning commercial space program activities. Substantial program records are proposed for permanent retention.

12. Department of Treasury of the Office of Federal Financing Bank. (N1-56-94-1). Loan Administration Files and Office Administration Files.

12. Department of Treasury, Internal Revenue Service (N1-58-95-1). Applications to participate in the tax return electronic filing programs.

14. Census Bureau, Geography Division (N1-29-95-1). Cronaflex (mylar) county, Place, and metropolitan maps of the 1980 decennial census. Microform maps are scheduled as permanent.

15. Environmental Protection Agency (N1-412-94-2). Electronic records, pollution enforcement and removal actions, and revised dispositions of various agencywide textual records.

16. National Archives and records Administration (N2-30-92-1). Accessioned records of the Bureau of Public Roads relating to road construction and war material surplus that were reappraised as temporary.

17. Peach Corps (N1-490-95-11). Trainee Request Handbooks.

18. Small Business Administration, Office of Disaster Assistance (N1-309-95-1). Listings of employment history of disaster employees.

19. Tennessee Valley Authority (N1-142-94-5). Records from the Division of Air and Water Resources determined during archival processing to lack sufficient archival value to warrant permanent retention.

20. United States Information Agency (N1-306-94-5). Routine, facilitative, and duplicative records relating to overseas broadcasting.

Dated: August 1, 1995.

John W. Carlin,

Archivist of the United States.

[FR Doc. 95-19569 Filed 8-8-95; 8:45 am]

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NUCLEAR REGULATORY COMMISSION

[Docket Nos. 50-245, 50-336]

Northeast Nuclear Energy Co. (Millstone Nuclear Power Plant), (License Nos. DPR-21, DPR-65); Issuance of Director's Decision Under 10 CFR 2.206

Notice is hereby given that the Director, Office of Enforcement, has issued a decision concerning the Petitions filed by Mr. Anthony J. Ross (Petitioner) on August 7, 1993 and May 23, 1994, as supplemented by a letter from Petitioner on August 17, 1994. The Petition dated August 7, 1993 requested that the Executive Director for Operations take escalated enforcement action with regard to alleged violations at Millstone Nuclear Power Station. Specifically, Petitioner requested that a Severity Level II violation be issued against his department manager and a Severity Level III violation be issued against his first-line supervisor for apparent violation of the provisions of 10 CFR 50.7, that sanctions be instituted against these individuals for engaging in deliberate misconduct as described in 10 CFR 50.5, and that the first-line supervisor be removed from his position until a satisfactory solution to the problem can be achieved.

On May 23, 1994, Petitioner filed another Petition, requesting that the NRC issue a Severity Level II violation and other sanctions against the Maintenance Manager at the Millstone plant (Unit 1) and remove the Maintenance Manager from his position until resolution of the issues raised in his complaint. This additional Petition was supplemented on August 17, 1994 in which Petitioner requested that Severity Level I violations and other sanctions be issued against the Senior Vice President and the Chief Executive Officer at Millstone and that these individuals be removed from their

positions until a satisfactory solution to the problem can be achieved.

Based on a review of Petitioner's request and supplemental submission, the Licensee's responses dated October 12, 1993, August 4, 1994, and March 15, 1995, the report of NRC's Office of Investigations (OI Report No. 1-93-044), and the decisions of the Department of Labor on complaints filed by the Petitioner in these cases, the Director, Office of Enforcement, has denied these Petitions. The reasons for the denial are explained in the "Director's Decision under 10 CFR 2.206" (DD-95-17) which is available for public inspection in the Commission's Public Document Room at 2120 L Street, NW, Washington, DC 20555.

A copy of this Decision will be filed with the Secretary for the Commission's review in accordance with 10 CFR 2.206. As provided by this regulation, the Decision will constitute the final action of the Commission 25 days after the date of issuance of the Decision unless the Commission on its own motion institutes a review of the Decision within that time.

For the Nuclear Regulatory Commission.

Dated at Rockville, MD, this 2nd day of August, 1995.

James Lieberman, Director,

Office of Enforcement.

[FR Doc. 95-19636 Filed 8-8-95; 8:45 am]

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[Docket No. 50-245]

**Northeast Nuclear Energy Co.;
(Millstone Nuclear Power Station, Unit
1) (License No. DRP-21); Issuance of
Director's Decision Under 10 CFR
2.206**

Notice is hereby given that the Director, Office of Enforcement, has issued a decision concerning the Petition filed by Mr. Clarence O. Reynolds (Petitioner) dated August 22, 1993, as supplemented by letters dated October 19, 1993, June 29, 1994, and August 17, 1994. The Petition requested that the Executive Director for Operations take immediate escalated enforcement action with regard to Millstone Nuclear Power Station Unit 1. Specifically, Mr. Reynolds requested that multiple Severity Level II and III violations be issued against the Millstone Unit 1 Maintenance Department, that suspensions of Maintenance Department Management be instituted pending a complete investigation, and that the Executive Director for Operations' (EDO's) office insist that Mr. Reynolds be immediately

reinstated as maintenance mechanics pending this investigation.

Based on a review of Petitioner's request and supplemental submission, the Licensee's responses dated October 25, 1993, August 16, 1994, and January 27 and March 16, 1995, the report of officer of investigations (OI Report No. 1-93-047R), and the decision of the Department of Labor on Petitioner's complaint, the Director, Office of Enforcement, has denied these Petitions. The reasons for the denial are explained in the "Director's Decision under 10 CFR 2.206" (DD-95-16) which is available for public inspection in the Commission's Public Document Room at 2120 L Street, NW., Washington, DC 20555.

A copy of this Decision will be filed with the Secretary for the Commission's review in accordance with 10 CFR 2.206. As provided by this regulation, the Decision will constitute the final action of the Commission 25 days after the date of issuance of the Decision unless the Commission on its own motion institutes a review of the Decision within that time.

Dated at Rockville, MD this 2nd day of August 1995.

For the Nuclear Regulatory Commission.

James Lieberman,

Director, Office of Enforcement.

[FR Doc. 95-19635 Filed 8-8-95; 8:45 am]

BILLING CODE 7590-01-M

[Docket No. 72-9 (50-267)]

**Public Service Company of Colorado,
Fort St. Vrain Independent Spent Fuel
Storage Installation; Issuance of
Amendment to Materials License SNM-
2504**

The U.S. Nuclear Regulatory Commission (the Commission) has issued Amendment No. 1 to Materials License No. SNM-2504 held by the Public Service Company of Colorado (PSC) for the receipt, possession, storage, and transfer of spent fuel at the Fort St. Vrain (FSV) Nuclear Power Plant site in an Independent Spent Fuel Storage Installation (ISFSI), located on the high plains in Weld County, Colorado, 55 kilometers (35 miles) north of Denver, Colorado. The amendment is effective as of the date of issuance.

By applications dated July 21, and August 24, 1994, PSC requested amendments to its license for the ISFSI to allow (1) the construction of new gas lines for the purpose of repowering the FSV power station and (2) the drilling of new gas wells near the ISFSI. These amendments are required by ISFSI License Condition 16, which states:

—No new gas or oil pipelines shall be installed within one-half mile of the ISFSI without prior approval as evidenced by a license amendment." Therefore, this amendment allows construction of gas pipelines and new wells as described in the PSC applications dated July 21, and August 24, 1994.

A safety evaluation report prepared by NRC staff concludes that there is reasonable assurance that the public health and safety will remain protected by activities authorized by this license amendment and that the environmental impact will remain insignificant.

The Commission has determined that the amendment applications comply 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 Chap. I, which are set forth in the license amendment.

The Commission has determined that the amendment does not involve significant new safety information of a type that differs from any evaluated by previous Commission safety review. It does not involve a significant increase in the probability or consequences of an accident. It does not involve a significant decrease in a safety margin. Thus, it does not involve a significant hazards consideration. Therefore, the Commission has determined that the amendment does not present a genuine issue as to whether the health and safety of the public will be significantly affected and that prior public notice of the amendment is not required under 10 CFR 72.46(b)(2). Notice is hereby given of the right of interested persons to request a hearing on whether the action should be rescinded or modified.

The Commission has also determined that the issuance of the amendment will not result in any significant environmental impact and that, pursuant to 10 CFR 51.21, an environmental assessment need not be prepared in connection with issuance of the amendment. In support thereof, the Commission has concluded that this revision of the Materials License does not involve any changes in the scope or type of operations presently authorized by the license. Further, the Commission notes that (1) the integrity of the ISFSI is not threatened as a result of the activities to be conducted under the amendment, and (2) the work authorized under the amendment is to take place within the owner-controlled area, an area previously disturbed as part of construction and subsequent