

*Respondents and burden hours:* 120 responses at approximately one hour per response.

Dated: April 9, 1996.  
Herman G. Fleming,  
NSF Clearance Officer.

[FR Doc. 96-9391 Filed 4-16-96; 8:45 am]

BILLING CODE 7555-01-M

## NUCLEAR REGULATORY COMMISSION

[Docket Nos. 50-413 and 50-414]

### Duke Power Company, et al.; Catawba Nuclear Station, Units 1 and 2, Receipt of Petition for Director's Decision Under 10 CFR 2.206

Notice is hereby given that by letter dated February 13, 1996, Mr. C. Morris submitted a Petition pursuant to 10 CFR 2.206 requesting the U.S. Nuclear Regulatory Commission (NRC or the Commission) to take action with regard to the Catawba Nuclear Station (CNS), Units 1 and 2.

The Petitioner requests that the operating licenses for CNS and "some ten other licensees with uncoordinated breakers" (not specifically identified in the Petition) be suspended until the lack of circuit breaker coordination has been remedied, that enforcement conferences be held on these aforementioned cases, and that the CNS be defueled. The Petitioner also requests that the NRC take enforcement action against CNS for operating with a "known safety deficiency of which they did not inform the NRC . . ."

As bases for the requests, the Petitioner has submitted documentation that included a memorandum to William T. Russell, Director of the Office of Nuclear Reactor Regulation, dated May 6, 1994, wherein the Petitioner expressed a differing professional view (DPV) regarding the resolution of a breaker coordination issue identified during an electrical distribution system functional inspection (EDSFI) conducted at CNS during January-February 1992, and an NRC memorandum dated July 21, 1994, responding to the Petitioner's DPV. The NRC memorandum of July 21 confirmed that the CNS licensee's analysis prepared during the inspection, showed that the breaker coordination at CNS did not satisfy the CNS Final Safety Analysis Report (FSAR). The Petitioner also included a memorandum to James M. Taylor, Executive Director for Operations, dated July 28, 1994, wherein the Petitioner expressed a differing professional opinion concerning the uncoordinated breakers

at CNS, based on the Petitioner's concern that the staff was inclined to accept a licensee proposal to change the FSAR commitment rather than the circuit breakers without adequate justification or documentation to support such acceptance.

By letter dated April 2, 1996, the Director denied the Petitioner's request for immediate suspension of the CNS license and the defueling of CNS. The letter also indicated that no action is being taken on the Petitioner's request for suspension of operating licenses for "some ten other licensees with uncoordinated breakers" based on a lack of specificity and factual basis to support the concern.

The Petition is being treated pursuant to 10 CFR 2.206 of the Commission's regulations and has been referred to the Director of the Office of Nuclear Reactor Regulation. As provided by 10 CFR 2.206, appropriate action with regard to the Petitioner's request will be taken within a reasonable time.

A copy of the Petition is available for inspection at the Commission's Public Document Room, the Gelman Building, 2120 L Street, NW., Washington, DC, and at the local public document room located at the York County Library, 138 East Black Street, Rock Hill, South Carolina.

For the Nuclear Regulatory Commission.

Dated at Rockville, Maryland this 2nd day of April 1996.

William T. Russell,  
Director, Office of Nuclear Reactor Regulation.

[FR Doc. 96-9453 Filed 4-16-96; 8:45 am]

BILLING CODE 7590-01-P

### Privacy Act of 1974; Proposed Revisions to an Existing System of Records

**AGENCY:** Nuclear Regulatory Commission.

**ACTION:** Proposed revisions to an existing system of records.

**SUMMARY:** In accordance with the Privacy Act of 1974, as amended (Privacy Act), the Nuclear Regulatory Commission (NRC) is publishing an amendment to an existing system of records currently entitled NRC-32, "Licensee and Applicant Taxpayer Identification Number Records—NRC." NRC-32 was last published in the Federal Register on September 13, 1994, when six new routine uses were added to enhance NRC's ability to collect certain licensee fee debts. This amendment renames the system of records "Office of the Controller Financial Transactions and Debt

Collection Management Records—NRC" to cover expansion of NRC-32 to include information on nonlicense fee debts of individuals as well as information on individuals who receive money or payment from the NRC. As a result, the system of records notice is being revised in its entirety and will become the NRC's system of records for maintaining, tracking, and disseminating information on all payment and collection activities.

**EFFECTIVE DATES:** The revised system of records will become effective without further notice on May 28, 1996 unless comments received on or before that date cause a contrary decision. If changes are made based on NRC's review of comments received, NRC will publish a new final notice.

**ADDRESSES:** Send comments to the Secretary of the Commission, U.S. Nuclear Regulatory Commission, Washington, DC 20555-0001, Attention: Docketing and Services Branch. Hand deliver comments to 11555 Rockville Pike, Rockville, Maryland, between 7:45 am and 4:15 pm Federal workdays. Copies of comments may be examined at the NRC Public Document Room at 2120 L Street, NW., Lower Level, Washington, DC.

**FOR FURTHER INFORMATION CONTACT:** Jona L. Souder, Freedom of Information/Local Public Document Room Branch, Division of Freedom of Information and Publications Services, Office of Administration, U.S. Nuclear Regulatory Commission, Washington, DC 20555-0001, telephone: 301-415-7170.

**SUPPLEMENTARY INFORMATION:** The NRC is entering into a Memorandum of Understanding with the Department of the Treasury's (Treasury) Debt Management Services (DMS) to establish the terms and conditions for debt collection operations to be provided by DMS on behalf of NRC to satisfy, in whole or in part, debts owed to the U.S. Government. The types of debt NRC is transferring to DMS for collection include both commercial and consumer debt. A review of the system of records (SOR) notice was conducted to determine if the published routine uses for NRC-32 would permit disclosures of information on nonlicense fee delinquent debts incurred by individuals, such as former employees and Freedom of Information Act (FOIA) requesters to Treasury's DMS for cross servicing. Cross servicing includes the possible use of all debt collection tools including administrative offset, tax refund offset, referral to debt collection contractors, and referral to the Department of Justice.