

DEPARTMENT OF ENERGY

Federal Energy Regulatory
CommissionNotice of Non-Project Use of Project
Lands Application for Commercial/
Residential Marinas

December 16, 1998.

Take notice that the following hydroelectric application has been filed with the Commission and is available for public inspection:

- a. *Type of Application:* Non-Project Use of Project Lands Applications for Commercial/Residential Marinas.
- b. *Project Nos:* 2503-046 and -047.
- c. *Date Filed:* October 30 and November 2, 1998, respectively.
- d. *Applicant:* Duke Power Company.
- e. *Name of Project:* Keowee and Jocassee Project.
- f. *Project location:* Lake Keowee, Seneca Township, Oconee County, South Carolina.
- g. *Filed Pursuant to:* Federal Power Act, 16 U.S.C. 791(a)-825(r).
- h. *Applicant Contact:* Mr. E. M. Oakley, Duke Power Company, P.O. Box 1006, EC 12V, Charlotte, NC 28201-1006, (704) 382-5778.
- i. *FERC Contact:* Patti Pakkala, (202) 219-0025.
- j. *Comment Date:* January 28, 1999.
- k. *Description of Project:* Duke Power Company, licensee for the Keowee and Jocassee Project, FERC No. 2503, has filed two separate applications for approval of a "non-project use of project lands." The applications are more specifically for two commercial/residential marinas on Lake Keowee. The first application, project no. 2503-046, is for a lease to Beacon Shores Homeowners Association, Inc., for a four dock, 32-slip facility occupying 1.229 acres within the bed of Lake Keowee. The second application, project no. 2503-047, is for a lease to Waterford Homeowners Association, Inc., for a four dock, 46-slip facility occupying 1.338 acres within the bed of Lake Keowee. Parties commenting on these applications should specify the project number for the application to which their comments apply.

1. This notice also consists of the following standard paragraphs: B, C1, and D2.

B. Comments, Protests, or Motions to Intervene—Anyone may submit comments, a protest, or a motion to intervene in accordance with the requirements for Rules of Practice and Procedure, 18 CFR 385.210, .211, .214. In determining the appropriate action to take, the Commission will consider all protests or other comments filed, but

only those who file a motion to intervene in accordance with the Commission's Rules may become a party to the proceeding. Any comments, protests, or motions to intervene must be received on or before the specified comment date for the particular application.

C1. Filing and Service of Responsive Documents—Any filings must bear in all capital letters the title "COMMENTS", "RECOMMENDATIONS FOR TERMS AND CONDITIONS", "PROTEST", OR "MOTION TO INTERVENE", as applicable, and the Project Number of the particular application to which the filing refers. Any of the above-named documents must be filed by providing the original and the number of copies provided by the Commission's regulations to: The Secretary, Federal Energy Regulatory Commission, 888 First Street, N.E., Washington, D.C. 20426. A copy of any motion to intervene must also be served upon each representative of the Applicant specified in the particular application.

D2. Agency Comments—Federal, state, and local agencies are invited to file comments on the described application. A copy of the application may be obtained by agencies directly from the Applicant. If an agency does not file comments within the time specified for filing comments, it will be presumed to have no comments. One copy of an agency's comments must also be sent to the Applicant's representatives.

Linwood A. Watson, Jr.,

Acting Secretary.

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ENVIRONMENTAL PROTECTION
AGENCY

[FRL-6206-9]

Agency Information Collection
Activities: Submission for OMB
Review; Comment Request; Maximum
Achievable Control Technology
Standards Development Under Title III
(Section 112) of the Clean Air Act
Regulatory Development Program

AGENCY: Environmental Protection
Agency (EPA).

ACTION: Notice.

SUMMARY: In compliance with the Paperwork Reduction Act (44 U.S.C. 3501 *et seq.*), this document announces that the following Information Collection Request (ICR) has been forwarded to the Office of Management

and Budget (OMB) for review and approval: Maximum Achievable Control Technology Standards Development Under Title III (section 112) of the Clean Air Act Regulatory Development Program, EPA ICR Number 1602.03, OMB Control Number 2060-0239, expiration February 28, 1999. The ICR describes the nature of the information collection and its expected burden and cost; where appropriate, it includes the actual data collection instrument.

DATES: Comments must be submitted on or before January 21, 1999.

FOR FURTHER INFORMATION CONTACT: Contact Sandy Farmer at EPA by phone at (202) 260-2740, by email at farmer.sandy@epamail.epa.gov, or download off the Internet at <http://www.epa.gov/icr> and refer to EPA ICR No. 1602.03.

SUPPLEMENTARY INFORMATION:

Title: Maximum Achievable Control Technology Standards Development Under Title III (section 112) of the Clean Air Act Regulatory Development Program, EPA ICR Number 1602.03 OMB Control Number 2060-0239. This is a request for extension of a currently approved information collection.

Abstract: Depending on the number of facilities in an individual source category, respondents would be required to complete one of two surveys. In those source categories with 400 or fewer facilities, respondents would complete a survey for MACT standards development. This survey is designed to obtain facility-specific information on process types, emissions, controls, and factors affecting costs to ensure that the EPA Office of Air Quality Planning and Standards has sufficient information to make subcategory distinctions and MACT floor decisions for each National Emission Standard for Hazardous Air Pollutants (NESHAP). In those source categories with more than 400 facilities, respondents would complete a screening survey. EPA would use the results of the screening survey to develop a survey design for a separate source category information collection request for clearance to send the MACT standards development survey to the appropriate facilities as determined by the survey design. The EPA is also asking the respondent to provide corporate, facility and product level sales information. This information is necessary to perform a small business analysis to meet the requirements of the Regulatory Flexibility Act and the Small Business Regulatory Enforcement Fairness Act. The EPA considers the sales information to be readily available to the respondent; therefore, the burden