

review and analysis. Electronic copies of documents created using electronic mail and word processing are also included.

13. National Aeronautics and Space Administration, Agency-wide (N1-255-99-1, 2 items, 2 temporary items). Employee training plans and other records documenting on-the-job or other general training (but not specialized technical training). Electronic copies of documents created using electronic mail and word processing are included.

14. Tennessee Valley Authority, Communications Program (N1-142-97-19, 3 items, 2 temporary items). Correspondence, approval forms, and other administrative records generated in processing funding requests for community activities. Procedural manuals, publications, program reports, and related program subject files are proposed for permanent retention.

15. Tennessee Valley Authority, Agency-wide (N1-142-99-3, 2 items, 2 temporary items). Electronic copies of documents, created using electronic mail and word processing, pertaining to record series included in TVA Schedule 1, Records Common to Most Offices, of the TVA Comprehensive Records Schedule. Records relate to a wide variety of housekeeping functions such as announcing position vacancies, business credit card support, and employee authorizations.

16. Export-Import Bank (N1-275-98-1, 2 items, 2 temporary items). Draft loan agreements reflecting technical changes including electronic copies of documents created using electronic mail and word processing. Recordkeeping copies of files relating to policy issues and minutes of meetings as well as final loan agreements were previously approved for permanent retention.

17. Federal Home Loan Banks, Office of Finance (N1-485-99-1, 13 items, 13 temporary items). Records relating to dealers whom the office serves, market indications, term funding issues, bonds arranged, settlement confirmations, daily securities transactions, audits, and meeting agendas. Also included are sound recordings of investment transactions.

Dated: April 30, 1999.

Michael J. Kurtz,

*Assistant Archivist for Record Services—
Washington, DC.*

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BILLING CODE 7515-01-P

NATIONAL TRANSPORTATION SAFETY BOARD

Agenda; Sunshine Act Meeting

TIME AND DATE: 9:30 a.m., Tuesday, May 11, 1999.

PLACE: NTSB Board Room, 5th Floor, 490 L'Enfant Plaza, S.W., Washington, D.C. 20594.

STATUS: Open.

MATTERS TO BE CONSIDERED:

5299E—"Most Wanted" Safety Recommendations Program Status Report and Suggested Modifications.
7155—Safety Report on the Status of Operator Fatigue.

NEWS MEDIA CONTACT: Telephone: (202) 314-6100.

FOR FURTHER INFORMATION CONTACT: Rhonda Underwood, (202) 314-6065.

Dated: May 3, 1999.

Rhonda Underwood,

Federal Register Liaison Officer.

[FR Doc. 99-11473 Filed 5-3-99; 5:05 pm]

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NUCLEAR REGULATORY COMMISSION

[Docket No. 50-293]

Boston Edison Company; (Pilgrim Nuclear Power Station, Unit No. 1); Order Approving Transfer of Licenses and Conforming Amendments

I

Boston Edison Company (Boston Edison) is owner of the Pilgrim Nuclear Power Station (Pilgrim), and is authorized to possess, use, and operate the facility as reflected in Operating License No. DPR-35. Boston Edison also is the holder of Materials License No. 20-07626-04, which authorizes Boston Edison to possess, use, and transport certain materials in the form of contamination on reactor components. The Atomic Energy Commission issued Operating License No. DPR-35 on September 15, 1972, pursuant to Part 50 of Title 10 of the Code of Federal Regulations (10 CFR Part 50). Materials License No. 20-07626-04 was issued on March 21, 1997, pursuant to 10 CFR Parts 30, 40, and 70. The facility is located in Plymouth County, on the southeast coast of the State of Massachusetts.

II

Under cover of a letter dated December 21, 1998, Boston Edison and Entergy Nuclear Generation Company (Entergy Nuclear) jointly submitted an application requesting approval of the

proposed transfer of Operating License No. DPR-35 and Materials License No. 20-07626-04 from Boston Edison to Entergy Nuclear. The application also requested approval of conforming amendments to reflect the transfer. The application was supplemented by submittals dated January 28, February 18, April 2, April 15, and April 16, 1999. The initial application and the supplements are hereinafter collectively referred to as "the application" unless otherwise indicated.

Boston Edison is a wholly-owned subsidiary of BEC Energy, a Massachusetts business trust. Entergy Nuclear, a Delaware corporation, is an indirect wholly owned subsidiary of Entergy Corporation. According to the application, Boston Edison has agreed to sell its ownership interest in Pilgrim to Entergy Nuclear, subject to obtaining all necessary regulatory approvals. After the completion of the proposed sale and transfer, Entergy Nuclear would be the sole owner and operator of Pilgrim. The conforming amendments, which would be issued pursuant to 10 CFR 30.38, 40.44, 50.90, and 70.34, would remove references to Boston Edison from the Operating License and Materials License, and replace them with references to Entergy Nuclear, as well as make miscellaneous changes to the Operating License, administrative in nature, to reflect the transfer.

Notice of the initial application and an opportunity for a hearing was published in the **Federal Register** on January 26, 1999 (64 FR 3984) and supplemented on February 5, 1999 (64 FR 5841). Pursuant to such notice, the Attorney General of the Commonwealth of Massachusetts and Local Unions 369 and 387 filed hearing requests. By letter dated April 7, 1999, Local Unions 369 and 387 formally withdrew their request. Similarly, on April 16, 1999, the Attorney General of the Commonwealth of Massachusetts withdrew his request. The Commission, in light of the withdrawals, terminated the pending proceeding on April 26, 1999, *Boston Edison Co.* (Pilgrim Nuclear Power Station), CLI-99-17, 49 NRC __, slip op. (April 26, 1999). Certain municipalities which purchase power from Pilgrim filed written comments, and Citizens Urging Responsible Energy filed written comments and requested a public hearing. The written comments have been considered by the staff in connection with the issuance of this Order.

Under 10 CFR 50.80, no license for a production or utilization facility, or any right thereunder, shall be transferred, directly or indirectly, through transfer of