

to small, targeted audiences over a three year-period, is to help the Endowment assess the efficiency and effectiveness with which it serves its customers, and to design actions to address areas identified for improvement.

DATES: All comments must be submitted to OMB by March 11, 2002.

ADDRESSES: All written comments should be addressed to: Office of Information and Regulatory Affairs of OMB, Attention: Desk Officer for the National Endowment for the Arts, 725 17th Street, NW., Room 10235, Washington, DC 20503. The request for approval will be available for public inspection at the National Endowment for the Arts, room 628, 1100 Pennsylvania Avenue, NW., Washington, DC 20506-0001, between the hours of 9 a.m. and 5:30 p.m.

FOR FURTHER INFORMATION CONTACT: Laurence M. Baden, Deputy Chairman for Management & Budget, or Martha Jones, Management Analyst, National Endowment for the Arts, room 628, 1100 Pennsylvania Avenue, NW., Washington, DC 20506-0001, 202/682-5496 for TTY and TDD). (These are not toll-free numbers.)

SUPPLEMENTARY INFORMATION: The Paperwork Reduction Act of 1995 establishes policies and procedures for controlling the paperwork burdens imposed by Federal agencies on the public. The Act vests OMB with regulatory responsibility over these burdens, and OMB has promulgated rules on the clearance of collections of information by the Federal agencies.

Executive Order 12862, "Setting Customer Service Standards," directs all executive departments and agencies that provide significant services directly to the public to render those services in a manner that seeks to meet the quality standard established in the executive order, *i.e.*, to match or exceed the best practices in the private sector. E.O. 12862 agencies to consult with their customers as part of carrying out the specified customer service activities to achieve the goal.

The Endowment intends to establish mechanisms to explore issues of mutual concern (*i.e.*, the kind and quality of desired services) with its primary external customers, including nonprofit arts organizations; artists; State, local, and special jurisdictional arts agencies; arts educators and arts service organizations.

Areas of concern to the Endowment and its customers will change over time, and it is important the Endowment be able to evaluate customer concerns quickly. Accordingly, the Endowment requests OMB to grant generic approval,

for a three-year period, of focus groups and brief questionnaires targeting the Endowment's outside customer groups. Customer participation in these endeavors will be strictly voluntary.

The Endowment published a notice of intention to request OMB approval of these collections in the **Federal Register** August 29, 2001. No comments were received in response to the notice.

This voluntary collection of information will put a slight burden on an extremely small percentage of the public. The Endowment expects to convene three to six focus groups involving a total of about 120 persons during the three-year period, with a total annual burden of about 540 hours, including travel time. The Endowment also expects to administer brief questionnaires to approximately 180 persons during the three-year period, representing a total annual burden of about 10 hours if done apart from focus group meetings. If done in conjunction with a focus group, a small fraction of the 540 hours would be allotted to participants' completion of a short written questionnaire.)

Issued in Washington, DC, February 4, 2002, by,

Murray Welsh,

Director of Administrative Services, National Endowment for the Arts.

[FR Doc. 02-3042 Filed 2-7-02; 8:45 am]

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NATIONAL SCIENCE FOUNDATION

The Federal Demonstration Partnership; Phase IV Notice

AGENCY: National Science Foundation, National Institutes of Health, Office of Naval Research, Department of Energy, Department of Agriculture, Air Force Office of Scientific Research, Army Research Office, Army Medical Research & Materiel Command, National Aeronautics & Space Administration, Environmental Protection Agency.

ACTION: Notice.

SUMMARY: This Notice announces a solicitation for large and small public and private colleges and universities (including predominantly undergraduate institutions and minority serving institutions), non-profit research and education organizations (e.g., science museums and research institutes), and hospitals to participate in Phase IV of the Federal Demonstration Partnership (FDP). FDP is a unique forum of federal agencies and recipients committed to testing innovative approaches and streamlining processes and systems for federally

supported research and education. It is anticipated that the Government University Industry Research Roundtable of the National Academy of Sciences will continue to function as a neutral convener for the FDP. The full solicitation is found at the Federal Demonstration Partnership Web site www.fdp3.org.

DATES: Proposals must be received by C.O.B. on April 9, 2002. Evaluation and selection of organizations will be completed on or about May 15, 2002. Phase IV organization and execution of agreements will be completed on or about June 30, 2002. The Phase IV organizational meeting will take place September 12 and 13, 2002 at the National Academy of Science, Washington, D.C. Phase IV concludes September 30, 2008.

FOR FURTHER INFORMATION CONTACT: Visit the FDP Web site www.fdp3.org or contact: Constance Atwell, atwellc@ninds.nih.gov. NIH (FDP Executive Committee Program Representative); Charles Paoletti, ONR (FDP Executive Committee Administrative Representative) paletc@onr.navy.mil; Barbara Siegel, Northwestern University (FDP Executive Committee Chair) bsiegel@northwestern.edu; William Olbricht, Cornell University (FDP Executive Committee Faculty Representative) Wlo@cheme.cornell.edu.

Suzanne H. Plimpton,

Reports Clearance Officer, National Science Foundation.

[FR Doc. 02-3033 Filed 2-7-02; 8:45 am]

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NUCLEAR REGULATORY COMMISSION

[Docket No. 50-423-LA-3, ASLBP No. 00-771-01-LA-R]

Atomic Safety and Licensing Board, Before Administrative Judges: Charles Bechhoefer, Chairman, Dr. Richard F. Cole, Dr. Charles N. Kelber; In the Matter of Dominion Nuclear Connecticut, Inc. (Millstone Nuclear Power Station, Unit No. 3; Facility Operating License NPF-49); Notice of Filing Schedules and Oral Argument

February 4, 2002.

This proceeding involves the proposed increase in capacity (through the addition of high-density storage racks) of the spent fuel storage pool of the Millstone Nuclear Power Station, Unit No. 3, in New London County, Connecticut. The proceeding is

governed by the procedures of 10 CFR part 2, subpart K (10 CFR 2.1101–2.1117).

Notice is hereby given that the oral argument prescribed by 10 CFR part 2, subpart K, 2.1109 and 2.1113, will take place at the Best Western Sovereign Hotel, 9 Whitehall Avenue, Mystic, CT, on Tuesday, April 2, 2002, beginning at 9:30 a.m.

Under 10 CFR 2.1113, by Monday, March 18, 2002 (15 days prior to the oral argument as set forth above), each party, including the NRC Staff, shall submit a detailed written summary of all the facts, data, and arguments which are known to the party at that time and on which the party proposes to rely at the oral argument either to support or refute the existence of a genuine and substantial dispute of fact. Each party shall also submit all supporting facts and data in the form of sworn written testimony or other sworn written submission.

Each party's written summary and supporting information shall be simultaneously served on all other parties. In that connection, service of paper copies is currently required by the NRC rules (*see* 10 CFR 2.708, 2.712), but the Licensing Board requests the parties additionally to provide electronic copies of their filings by e-mail, where feasible, on the same schedule set forth for paper filings.

To complete service on members of the Licensing Board and other parties by e-mail transmission, a party should (a) send the filing (which should include the certificate of service) as a file attached to an e-mail message directed to each of the Licensing Board members (Internet addresses: *cx2@nrc.gov*; *rfc1@nrc.gov*; and *cnk@nrc.gov*), and (b) send paper conforming copies that same date by regular mail, with the copies to judges addressed to each Licensing Board member at: Atomic Safety and Licensing Board Panel, U.S. Nuclear Regulatory Commission, Washington, DC 20555–0001. For regular mail service to Board members, the NRC Staff may use the NRC internal mail system (Mail Stop T–3 F23) in lieu of first class mail.

If a party has a pleading it wishes to send by e-mail that includes attachments it is unable to convert to electronic form, it should do *one* of the following: (a) If the attachments the party is unable to convert to electronic form are *fifteen pages or less*, contemporaneous with the transmission of the pleading by e-mail the attachments should be sent by a separate facsimile transmission. The e-mail and facsimile transmissions should note that separate transmission modes are being used. The paper conforming

copies of the pleading and attachments should be sent to each of the Licensing Board members by regular mail at the address listed above; (b) If the attachments the party is unable to convert to electronic form are *more than fifteen pages*, the pleading should be sent by e-mail and the paper conforming copy of the pleading with the attachments should be sent to each of the Licensing Board members by express mail or other means that will ensure delivery on the next business day. The e-mail should note that there will be next-day service of the pleading with the attachments.

Parties may also elect to complete their March 18, 2002, filing by hand delivery or facsimile transmission. To complete service on members of the Licensing Board by facsimile transmission, a party should (a) send one copy by rapifax to the attention of members of the Licensing Board at (301) 415–5599 (verification (301) 415–7550); and (b) that same date, send conforming copies to each of the Licensing Board members by regular mail, at the address listed above.

As set forth in the February 9, 2000, Notice of Hearing for this proceeding, *see* 65 FR 7573 (Feb. 15, 2000), the Atomic Safety and Licensing Board, pursuant to 10 CFR 2.715(a), is authorized to entertain limited appearance statements from any person who is not a party to the proceeding, for the purpose of stating his or her views on the issues involved in this proceeding. Because oral limited appearance statements were heard on several occasions earlier in the proceeding, they will not be entertained at this session of the hearing. Written statements may be submitted at any time during the proceeding to the Office of the Secretary, Rulemaking and Adjudications Staff, U.S. Nuclear Regulatory Commission, Washington, DC 20555. A copy of such statement should also be served on the Chairman of this Atomic Safety and Licensing Board, T–3 F23, U.S. Nuclear Regulatory Commission, Washington, DC 20555, or *cx2@nrc.gov*. Although these statements are not testimony or evidence and do not become part of the decisional record, they may assist the Licensing Board and/or the parties in their consideration of matters at issue in this proceeding.

Documents related to this proceeding, issued prior to December 1, 1999, are available in microfiche form (with print form available on one-day recall) for public inspection at the Commission's Public Document Room (PDR), Room O–1 F21, NRC One White Flint North, 11555 Rockville Pike, Rockville,

Maryland 20852–2738. Documents issued after November 1, 1999, are available electronically through the Agencywide Documents Access and Management System (ADAMS), with access to the public through NRC's Internet Web site (Public Electronic Reading Room Link, <<http://www.nrc.gov/reading-rm/adams.html>>). The PDR and many public libraries have terminals for public access to the Internet.

Dated at Rockville, Maryland, this 4th day of February, 2002.

For the Atomic Safety and Licensing Board.

Charles Bechhoefer,

Chairman, Administrative Judge.

[FR Doc. 02–3106 Filed 2–7–02; 8:45 am]

BILLING CODE 7590–01–P

NUCLEAR REGULATORY COMMISSION

[Docket No. 50–309]

Maine Yankee Atomic Power Company, et al., Maine Yankee Atomic Power Station; Notice of Receipt and Availability for Comment of License Termination Plan and Partial Site Release License Amendment Request and Public Meeting

The U.S. Nuclear Regulatory Commission (NRC) is in receipt of and is making available for public inspection and comment the License Termination Plan (LTP), Revision 2, for the Maine Yankee Atomic Power Station (MYAPS, or the licensee) located in Lincoln County, Maine. The NRC is also in receipt of a license amendment request that would terminate license jurisdiction for a portion of the MYAPS site, thereby releasing these lands from Facility Operating License No. DPR–36 before the license is terminated.

MYAPS announced permanent cessation of power operations of MYAPS on August 7, 1997. In accordance with NRC regulations, the licensee submitted a Post-Shutdown Decommissioning Activities Report for MYAPS to the NRC on August 27, 1997. The facility is undergoing active decontamination and dismantlement.

In accordance with 10 CFR 50.82(a)(9), all power reactor licensees must submit an application for termination of their license. The application for termination of license must be accompanied or preceded by an LTP to be submitted for NRC approval. If found acceptable by the NRC staff, the LTP is approved by license amendment, subject to such conditions and limitations as the NRC staff deems