NATIONAL AERONAUTICS AND SPACE ADMINISTRATION

[Notice: (10–025)]

NASA Advisory Council; Commercial Space Committee; Meeting

AGENCY: National Aeronautics and Space Administration.

ACTION: Notice of Meeting.

SUMMARY: In accordance with the Federal Advisory Committee Act, Public Law 92–463, as amended, the National Aeronautics and Space Administration announces a meeting of the Commercial Space Committee of the NASA Advisory Council.

DATES: Tuesday, March 30, 2010, 1 p.m.–5 p.m., EST.

ADDRESSES: NASA Headquarters, 300 E Street, SW., Glennan Conference Room, Room 1Q39, Washington DC 20546

FOR FURTHER INFORMATION CONTACT: Mr. John Emond, Office of Chief Technologist, National Aeronautics and Space Administration, Washington, DC, 20546. Phone 202–358–1868, fax: 202–358–3878, john.l.emond@nasa.gov.

SUPPLEMENTARY INFORMATION: The agenda for the meeting includes follow-on briefings and dialogue with the NASA Exploration Systems Mission Directorate and the Space Operations Mission Directorate regarding the presentations and initial discussion with the Committee that took place in the public meeting on February 16, 2010, at NASA Headquarters. These discussions will focus on budget and programmatic elements including but not limited to: Commercial spaceflight crew and cargo; space operations associated with the Space Shuttle and the International Space Station; and launch complex/launch services. The meeting will be open to the public up to the seating capacity of the room. It is imperative that the meeting be held on this date to accommodate the scheduling priorities of the key participants. Visitors will need to show a valid picture identification such as a driver’s license to enter the NASA Headquarters building (West Lobby—Visitor Control Center), and must state that they are attending the NASA Advisory Council Commercial Space Committee meeting in the Glennan Conference Room, before receiving an access badge. All non-U.S. citizens must fax a copy of their passport, and print or type their name, current address, citizenship, company affiliation (if applicable) to include address, telephone number, and their title, place of birth, date of birth, U.S. visa information to include type, number, and expiration date, U.S. Social Security Number (if applicable), and place and date of entry into the U.S., fax to Mr. John Emond, Executive Secretary, Commercial Space Committee, NASA Advisory Council, Fax: 202–358–3878, by no later than March 23, 2010. To expedite admittance, attendees with U.S. citizenship can provide identifying information 3 working days in advance by contacting Mr. John Emond via e-mail at john.l.emond@nasa.gov or by phone at 202–358–1868 or fax: 202–358–3878.

Dated: March 4, 2010.

P. Diane Rausch,
Advisory Committee Management Office, National Aeronautics and Space Administration.

[FR Doc. 2010–5022 Filed 3–9–10; 8:45 am]

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NATIONAL ARCHIVES AND RECORDS ADMINISTRATION

Records Schedules; Availability and Request for Comments

AGENCY: National Archives and Records Administration (NARA).

ACTION: Notice of availability of proposed records schedules; request for comments.

SUMMARY: The National Archives and Records Administration (NARA) publishes notice at least once monthly of certain Federal agency requests for records disposition authority (records schedules). Once approved by NARA, records schedules provide mandatory instructions on what happens to records when no longer needed for current Government business. They authorize the preservation of records of continuing value in the National Archives of the United States and the destruction, after a specified period, of records lacking administrative, legal, research, or other value. Notice is published for records schedules in which agencies propose to destroy records not previously authorized for disposal or reduce the retention period of records already authorized for disposal. NARA invites public comments on such records schedules, as required by 44 U.S.C. 3303a(a).

DATES: Requests for copies must be received in writing on or before April 9, 2010. Once the appraisal of the records is completed. NARA will send a copy of the schedule. NARA staff usually prepare appraisal memorandums that contain additional information concerning the records covered by a proposed schedule. These, too, may be requested and will be provided once the appraisal is completed. Requesters will be given 30 days to submit comments.

ADDRESSES: You may request a copy of any records schedule identified in this notice by contacting the Life Cycle Management Division (NWML) using one of the following means:

Mail: NARA (NWML), 8601 Adelphi Road, College Park, MD 20740–6001.

E-mail: request.schedule@nara.gov.

FAX: 301–837–3698

Requests must cite the control number, which appears in parentheses after the name of the agency which submitted the schedule, and must provide a mailing address. Those who desire appraisal reports should so indicate in their request.

FOR FURTHER INFORMATION CONTACT: Laurence Brewer, Director, Life Cycle Management Division (NWML), National Archives and Records Administration, 8601 Adelphi Road, College Park, MD 20740–6001. Telephone: 301–837–1539. E-mail: records.mgt@nara.gov.

SUPPLEMENTARY INFORMATION: Each year Federal agencies create billions of records on paper, film, magnetic tape, and other media. To control this accumulation, agency records managers prepare schedules proposing retention periods for records and submit these schedules for NARA’s approval, using the Standard Form (SF) 115, Request for Records Disposition Authority. These schedules provide for the timely transfer into the National Archives of historically valuable records and authorize the disposal of all other records after the agency no longer needs them to conduct its business. Some schedules are comprehensive and cover all the records of an agency or one of its major subdivisions. Most schedules, however, cover records of only one office or program or a few series of records. Many of these update previously approved schedules, and some include records proposed as permanent.

The schedules listed in this notice are media neutral unless specified otherwise. An item in a schedule is media neutral when the disposition instructions may apply to the records regardless of the medium in which the records are created and maintained.
Items included in schedules submitted to NARA on or after December 17, 2007, are media neutral unless the item is limited to a specific medium. (See 36 CFR 1225.12(e)).

No Federal records are authorized for destruction without the approval of the Archivist of the United States. This approval is granted only after a thorough consideration of 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 whether or not they have historical or other value.

Besides identifying the Federal agencies and any subdivisions requesting disposition authority, this public notice lists the organizational unit(s) accumulating the records or indicates agency-wide applicability in the case of schedules that cover records that may be accumulated throughout an agency. This notice provides the control number assigned to each schedule, the total number of schedule items, and the number of temporary items (the records proposed for destruction). It also includes a brief description of the temporary records. The records schedule itself contains a full description of the records at the file unit level as well as their disposition. If NARA staff has prepared an appraisal memorandum for the schedule, it too includes information about the records. Further information about the disposition process is available on request.

Schedules Pending
1. Department of Agriculture, Risk Management Agency (N1–258–09–8, 1 item, temporary item). Master files of electronic information systems containing actuarial data and other information used to facilitate distribution of program data to insurance providers and producers and to enable insurance providers to sell risk management products to producers.
2. Department of Defense, Office of the Secretary (N1–330–10–2, 1 item, temporary item). Master files of an electronic information system that contains data relating to civilian employees and personnel management, including job applications, resumes, position descriptions, performance plans, performance appraisals, and security clearance status information.
3. Department of Defense, Joint Staff (N1–218–09–6, 1 item, temporary item). Master files of a no longer used electronic information system that contains copies of documents obtained from Defense Department components and other agencies that pertain to such matters as foreign media and events relevant to the war on terrorism.
4. Department of Education, Agencywide (N1–441–09–10, 2 items, 2 temporary items). Records relating to information collection matters, including requests submitted to the Office of Management and Budget, reports, and master files of an electronic information system used to manage the information collection clearance process.
5. Department of Education, Agencywide (N1–441–10–1, 13 items, 12 temporary items). Master files of electronic information systems used to manage programs and routine projects. Included are records relating to such matters as enterprise management, operations vulnerability, inspector general activities, special education programs, post-secondary education projects, and civil rights programs. Proposed for permanent retention are records that relate to significant mission-related programs.
6. Department of Education, Federal Student Aid (N1–441–09–26, 2 items, 2 temporary items). Master files of an electronic information system used for assigning personal identification (PIN) numbers to students, parents, and others who use Federal student aid systems.
7. Department of Education, Office for Civil Rights (N1–441–09–1, 2 items, 2 temporary items). Application files used to determine eligibility of school districts for financial assistance under the Magnet Schools Assistance Act.
8. Department of Education, Office of Management (N1–441–09–2, 1 item, temporary item) Applications for transfer of excess real property owned by the agency that are not approved.
9. Department of Education, Office of Management (N1–441–09–3, 4 items, 4 temporary items). Records relating to student loan repayment benefits used to attract or retain personnel for the agency. Included are case files and reports to the Office of Personnel Management.
11. Department of Health and Human Services, Centers for Medicare & Medicaid Services (N1–440–09–8, 1 item, temporary item). Master files of electronic information systems that contain cost data used to produce pricing modules that support Medicare claims processing.
13. Department of Health and Human Services, Centers for Medicare & Medicaid Services (N1–440–09–18, 1 item, temporary item). Master files of an electronic information system which provides access to systems that contain data concerning medical goods and services providers who support agency health insurance programs.
14. Department of the Interior, Office of the Secretary (N1–48–09–8, 1 item, temporary item). Electronic data relating to labor relations activities, including negotiations, arbitrations, disciplinary actions, grievances, and appeals.
15. Department of the Interior, Office of the Secretary (N1–48–09–11, 1 item, temporary item). Records relating to agency training courses, including manuals, slides, handouts, and compact disks.
16. Department of the Interior, Human Resources Directorate (N1–48–09–12, 1 item, temporary item). Records relating to corrective action reviews, including such records as reports, logs, and monthly review files.
17. Department of Justice, Office of the Chief Information Officer (N1–46–09–13, 1 item, temporary item). Records associated with an electronic information system that contains data concerning Freedom of Information Act and Privacy Act requests.
18. Department of Justice, Office of Inspector General (N1–60–09–45, 1 item, temporary item). Master files of an electronic information system used to track due dates and completion dates for physical examinations required for criminal investigators.
19. Department of Justice, Bureau of Prisons (N1–129–09–24, 1 item, temporary item). Master files of an electronic information system that contains data on international transfers of inmates.
20. Department of Justice, U.S. Trustee Program (N1–60–09–52, 1 item, temporary item). Master files of an electronic information system used to track the collection of quarterly fees from Chapter 11 debtors.
21. Department of Transportation, Federal Aviation Administration (N1–237–09–23, 13 items, 10 temporary items). Records relating to budget and financial matters, including budget formulation and execution, accounting and cost management, internal controls, and the management of real and nonreal property. Proposed for permanent retention are such records as congressional budget justifications, annual financial statements and other annual financial reports prepared for
NUCLEAR REGULATORY COMMISSION

[Docket No. 50–364; NRC–2010–0092]

Southern Nuclear Operating Company; Notice of Consideration of Issuance of Amendment to Facility Operating License, Proposed No Significant Hazards Consideration Determination, and Opportunity for a Hearing

The U.S. Nuclear Regulatory Commission (NRC, the Commission) is considering issuance of an amendment to Facility Operating License No. NPF–8, issued to Southern Nuclear Operating Company, Inc. (SNOC, the licensee), for operation of the Joseph M. Farley Nuclear Plant, Unit 2 (FNPP, Unit 2), located in Houston County, Alabama. The proposed amendment would delay implementation of a modification to eliminate the reactor coolant pump breaker position reactor trip function for FNPP Unit 2. Elimination of this trip function was approved by license amendment issued on September 18, 2009, which approved the licensee making the modification prior to the end of the 20th refueling outage (U2R20) for Unit 2. The licensee requested approval to delay implementation of the modification until prior to the end of Unit 2’s refueling outage 21 (U2R21). Before issuance of the proposed license amendment, the Commission will have made findings required by the Atomic Energy Act of 1954, as amended (the Act), and the Commission’s regulations.

The Commission has made a proposed determination that the amendment request involves no significant hazards consideration. Under the Commission’s regulations in Title 10 of the Code of Federal Regulations (10 CFR), section 50.92, this means that operation of the facility in accordance with the proposed amendment would not (1) Involve a significant increase in the probability or consequences of an accident previously evaluated; or (2) create the possibility of a new or different kind of accident from any accident previously evaluated; or (3) involve a significant reduction in the margin of safety. As required by 10 CFR 50.91(a), the licensee has provided its analysis of the issue of no significant hazards consideration, which is presented below:

1. Does the proposed change involve a significant increase in the probability or consequences of an accident previously evaluated? Response: No.

2. Does the proposed change create the possibility of a new or different kind of accident from any previously evaluated? Response: No.

3. Does the proposed change involve a significant reduction in a margin of safety? Response: No.

The proposed Unit 2 amendment implementation schedule extension is administrative in nature and does not require any physical plant modifications, physically affect any plant systems or components, or entail changes in plant operation. The amendment implementation schedule extension does not significantly increase the probability or consequences of an accident previously evaluated in the Final Safety Analysis Report (FSAR). All of the safety analyses have been evaluated for impact. The change in the implementation schedule of the reactor coolant pump breaker position reactor trip and technical specification change will not initiate any accident; therefore, the probability of an accident has not been increased. An evaluation of dose consequences, with respect to the proposed changes, indicates there is no impact due to the proposed changes and all acceptance criteria continue to be met. Operation for an additional cycle with the RCP breaker position trip enabled will have negligible safety consequences given that the configuration of plant equipment currently in place to minimize the likelihood of an unwarranted trip will remain. There is no change to the current licensing basis. Therefore, this change does not involve a significant increase in the probability or consequences of an accident previously evaluated.

The proposed Unit 2 amendment implementation schedule extension is administrative in nature and does not require any physical plant modifications, physically affect any plant systems or components, or entail changes in plant operation. The proposed amendment implementation schedule extension does not create the possibility of a new or different kind of accident than any accident already evaluated in the FSAR. No new accident scenarios, failure mechanisms or limiting single failures are introduced as result of the proposed change. The proposed amendment implementation schedule extension has no adverse effects on any safety-related system. Operation for an additional cycle with the RCP breaker position trip enabled will have negligible safety consequences given that the configuration of plant equipment currently in place to minimize the likelihood of an unwarranted trip will remain. There is no change to the current licensing basis. Therefore, all accident analyses criteria continue to be met and this change does not create the possibility of a new or different kind of accident from any accident previously evaluated.

The proposed Unit 2 amendment implementation schedule extension is administrative in nature and does not require any physical plant modifications, physically affect any plant systems or components, or entail changes in plant operation. The proposed amendment implementation schedule extension does not involve a significant reduction in a margin of safety. All analyses that credit the Reactor Coolant System Low Flow reactor trip function have...