corporate restructuring of CENG and associated indirect transfer of control of the operating licenses held by NMPNS, LLC, shall remain in full force and effect and are incorporated herein as if fully set forth, except as they are amended therein.

2. The Nuclear Advisory Committee of Constellation Energy Nuclear Group, LLC, shall prepare an Annual Report regarding the status of foreign ownership, control, or domination of the licensed activities of power reactors under the control, in whole or part, of Constellation Energy Nuclear Group, LLC. The Report shall be submitted to the NRC within 30 days of completion of the Nuclear Advisory Committee Report, or by January 31 of each year (whichever occurs first). No action shall be taken by Constellation Energy Nuclear Group, LLC, or any entity to cause Constellation Nuclear, LLC, Exelon Generation, LLC, or their parent companies, subsidiaries or successors to modify the Nuclear Advisory Committee Report before submittal to the NRC. The Report shall be made available to the public, with the potential exception of information that meets the requirements for withholding such information from public disclosure under the regulations of 10 CFR 2.390, “Public Inspections, Exemptions, Requests for Withholding.”

3. Records of all votes by EDF Inc., or its representatives, on the Constellation Energy Nuclear Group, LLC, Board of Directors and the use of the Chairman’s casting vote will be sent to the Nuclear Advisory Committee and shall be reviewed by the Nuclear Advisory Committee to ensure that no foreign interests have exercised foreign ownership, control, or domination over the licensed activities of Nine Mile Point Nuclear Station, Units 1 and 2, and that no action taken by a foreign interest involved with licensed activities is inimical to the common defense and security. The results of the Nuclear Advisory Committee’s review shall be summarized in the Nuclear Advisory Committee Report and shall include discussions of any use of the Chairman’s casting vote, determinations whether an exercise of foreign ownership, control, or domination has occurred, or that foreign involvement with licensed activities was inimical to the common defense and security.

4. Exelon Generation, LLC shall enter into the $205 million Support Agreement for Constellation Energy Nuclear Group, LLC, as described in the November 11, 2011, supplement to the May 12, 2011, indirect license transfer application, no later than the time of the proposed transactions and indirect license transfers occur. The Exelon Generation, LLC, Support Agreement shall supersede the Support Agreement provided by Constellation Energy Group, Inc., and shall be consistent with the representations contained in the application. Constellation Energy Nuclear Group, LLC, shall take no action to cause Exelon Generation, LLC, or its successors and assigns, to void, cancel, or materially modify the Support Agreement or cause it to fail to perform, or impair its performance under the Support Agreement, without the prior written consent of the NRC. The Support Agreement may not be amended or modified without 30 days prior written notice to the Director of the Office of Nuclear Reactor Regulation or his designee. An executed copy of the Support Agreement shall be submitted to the NRC no later than 30 days after the completion of the proposed merger and the indirect license transfers. Constellation Energy Nuclear Group, LLC, shall inform the NRC in writing no later than 10 days after any funds are provided to Constellation Energy Nuclear Group, LLC, or any of the licensees by Exelon Generation, LLC, under the Support Agreement.

5. Upon consummation of the merger, Constellation Energy Nuclear Group, LLC, shall submit to the NRC, the amended and restated Constellation Energy Nuclear Group, LLC, Operating Agreement, reflecting the terms set forth in the Settlement Agreement, including the proposed revisions provided in the January 25, 2012, supplement to the application. The amended and restated Operating Agreement may not be modified in any respect concerning decisionmaking authority over nuclear safety, security, and reliability without the prior written consent of the Director, Office of Nuclear Reactor Regulation.

6. Should the proposed corporate merger not be completed within 1 year from the date of this Order, this Order shall become null and void, provided, however, upon written application and good cause shown, such date may be extended by Order. It is further ordered that, after receipt of all required regulatory approvals of the proposed indirect transfer action, Exelon Generation shall inform the Director of the Office of Nuclear Reactor Regulation in writing of the date of the closing of the corporate merger of Exelon and CEG.

This Order is effective upon issuance. For further details with respect to this Order, see the initial application dated May 12, 2011 (Agencywide Documents Access and Management System Accession No. ML11138A159), as supplemented by letters dated June 17 (ML11173A067), August 3 (ML112150519), August 12 (ML11234A062), October 13 (ML113050083), November 10 (ML11335A024), November 11 (ML113180265), November 18 (ML11325A258), and November 22, 2011 (ML113260456), and January 19 (ML12019A0346), and January 25, 2012 (ML12032A153), and the SE dated February 15, 2012, which are available for public inspection at the Commission’s Public Document Room (PDR), located at One White Flint North, Public File Area 01 F21, 11555 Rockville Pike (first floor), Rockville, MD. Publicly available documents created or received at the NRC are accessible electronically through ADAMS in the NRC Library at http://www.nrc.gov/reading-rm/adams.html. Persons who do not have access to ADAMS, or who encounter problems in accessing the documents located in ADAMS, should contact the NRC PDR reference staff by telephone at 1-800-397-4209 or 301-415-4737, or by email to pdr.resource@nrc.gov.

Dated at Rockville, Maryland, this 15th day of February 2012.

For the Nuclear Regulatory Commission.

Michele G. Evans,
Director, Division of Operating Reactor Licensing, Office of Nuclear Reactor Regulation.

[FR Doc. 2012–4324 Filed 2–23–12; 8:45 am]
and store power reactor spent fuel at the
R.E. Ginna ISFSI. The facilities are
located in Wayne County, New York.

II

By letter dated May 12, 2011, as
supplemented on June 17, August 12,
October 13, November 10, November 11,
November 18, and November 22, 2011,
and January 19, and January 25, 2012
(collectively, the application), Exelon
Generation Company, LLC (Exelon
Generation), acting on behalf of itself,
Exelon Corporation (Exelon), and
Exelon Ventures Company, LLC (Exelon
Ventures), and Constellation Energy
Nuclear Group, LLC (CENG), acting on
behalf of itself, and the licensee,
requested that the U.S. Nuclear
Regulatory Commission (NRC, the
Commission), pursuant to Title 10 of the
Code of Federal Regulations (10 CFR)
50.80, consent to the proposed indirect
license transfer of Renewed Facility
Operating License No. DPR–18, that
would be effected by the indirect
transfer of control of the ownership and
operating interests in R.E. Ginna, LLC.
The transfer being sought is a result of
the proposed merger between Exelon
and one of CENG’s parent companies,
Constellation Energy Group, Inc. (CEG),
whereby CEG would be merged into
Exelon and ownership of CEG’s 50.01
per cent of CENG would be transferred
to Exelon. The remaining 49.99 percent
ownership of CENG is held by EDF, Inc.
The licensee is a direct wholly owned
subsidiary of Constellation Nuclear
Power Plants, LLC, which, in turn, is a
direct wholly owned subsidiary of
CENG.

The proposed merger will be
accomplished in several steps and the
involvement of the following entities:
CEG, Exelon, Exelon Generation, Exelon
Ventures, Bolt Acquisition Corporation
(Bolt) (an Exelon subsidiary formed
for the sole purpose of merging with CEG),
and Constellation Nuclear, LLC (CNL) (a
wholly owned subsidiary of CEG and
intermediate parent company of R. E.
Ginna, LLC). Following the closing of
the transfers, Exelon will be the ultimate
parent company of CNL, CENG, and the
licensee.

Exelon Ventures and Bolt are direct
wholly owned subsidiaries of Exelon.
Exelon Generation is a direct wholly
owned subsidiary of Exelon Ventures.
First, the acquisition of CEG by Exelon
will be effected by the merger of Bolt
with and into CEG, with CEG being the
surviving corporation. As a result of the
merger, CEG will be a direct wholly
owned subsidiary of Exelon, and former
CEG shareholders will become
shareholders of Exelon. Immediately
after the merger, CEG will distribute to
Exelon, as a dividend, 100 percent of
the equity interests of several companies
unrelated to CEG’s nuclear and other
generation business, including
Baltimore Gas and Electric Company.
Second, and concurrent with the
distribution of CEG’s equity interests in
RF HoldCo LLC (the holding company
for Baltimore Gas and Electric
Company), CEG will merge into Exelon,
resulting in the termination of CEG’s
corporate existence. Exelon will then
contribute 100 percent of its equity
interest in CEG to Exelon Ventures,
which, in turn, will contribute the
equity interest to Exelon Generation,
resulting in CEG becoming a direct
wholly owned subsidiary of Exelon
Generation. CEG will then cease to exist,
making CNL a direct wholly owned
subsidiary of Exelon Generation. Exelon
will indirectly own 100 percent of CNL
through its wholly owned subsidiary,
Exelon Generation. CNL, through wholly
owned subsidiaries, has a 50.01 percent
ownership interest in CENG; EDF Inc.
holds a 49.99 percent ownership interest
in CENG. EDF Inc. is a U.S. corporation
organized under the laws of Delaware and is a
wholly owned subsidiary of E.D.F. International SAS, a
limited company organized under the
laws of France, which, in turn, a
wholly owned subsidiary of Electricité
de France SA, a French limited
company. As a result of the merger,
CNL, as a direct subsidiary of Exelon
Generation, will continue to indirectly
hold a 50.01 percent ownership interest
in CENG; EDF Inc. will continue to have
a 49.99 percent ownership interest
in CENG. EDF Inc.’s 49.99 percent
ownership interest in CENG is
unaffected by the merger of Exelon and
CEG and associated indirect license
transfer.

No physical changes to the facilities
or operational changes are being
proposed in the application.

Notice of the request for approval and
interest in CENG; EDF Inc. will continue to have
a 49.99 percent ownership interest
in CENG. EDF Inc.’s 49.99 percent
ownership interest in CENG is
unaffected by the merger of Exelon and
CEG and associated indirect license
transfer.

No physical changes to the facilities
or operational changes are being
proposed in the application.

Notice of the request for approval and
opportunity for a hearing was published
in the Federal Register on July 8, 2011
(76 FR 40403). No comments or hearing
requests were received.

Pursuant to 10 CFR 50.80(a), no
license, or any right thereunder, shall be
transferred, directly or indirectly,
through transfer of control of the
license, unless the Commission shall
give its consent in writing. Upon review
of the information in the application as
supplemented and other information
before the Commission, and relying
upon the representations and

3 See Revised Figure 3, “Post-Transaction Final
Organization,” from letter dated November 11,
2011.

2 Accordingly, pursuant to Sections
161b, 161i, 161o, and 184 of the Atomic
Energy Act of 1954, as amended (the
Act), 42 U.S.C. Sections 2201(b),
2201(l), 2201(o), and 2234; and 10 CFR
50.80, it is hereby ordered that the
application for indirect license transfer
related to the proposed corporate merger,
as described herein, is
approved, subject to the following
conditions:

1. All conditions contained in the
“Order Superseding Order of October 9,
2009, Approving Application Regarding
Proposed Corporate Restructuring,”
dated October 30, 2009, concerning the
corporate restructuring of CENG and
associated indirect transfer of control of
the operating license held by R.E.
Ginna, LLC, shall remain in full force
and effect and are incorporated herein
as if fully set forth, except as they are
amended herein.

2. The Nuclear Advisory Committee
of Constellation Energy Nuclear Group,
LLC, shall prepare an Annual Report
regarding the status of foreign
ownership, control, or domination of
the licensed activities of power reactors
under the control, in whole or part, of
Constellation Energy Nuclear Group,
LLC. The Report shall be submitted to
the NRC within 10 days of completion
of the Nuclear Advisory Committee
Report, or by January 31 of each year
(whichever occurs first). No action shall
be taken by Constellation Energy
Nuclear Group, LLC, or any entity to
cause Constellation Nuclear, LLC,
Exelon Generation, LLC, or their parent
companies, subsidiaries or successors to
modify the Nuclear Advisory Committee
Report before submittal to the NRC. The
Report shall be made available to the
public, with the potential exception of
information that meets the requirements
for withholding such information from
public disclosure under the regulations
of 10 CFR 2.390, “Public Inspections,
Exemptions, Requests for Withholding.”
3. Records of all votes by EDF Inc., or its representatives, on the Constellation Energy Nuclear Group, LLC, Board of Directors and the use of the Chairman’s casting vote will be sent to the Nuclear Advisory Committee and shall be reviewed by the Nuclear Advisory Committee to ensure that no foreign interests have exercised foreign ownership, control, or domination over the licensed activities of R.E. Ginna Nuclear Power Plant, and that no action taken by a foreign interest involved with licensed activities is inimical to the common defense and security. The results of the Nuclear Advisory Committee’s review shall be summarized in the Nuclear Advisory Committee Report and shall include discussions of any use of the Chairman’s casting vote, determinations whether an exercise of foreign ownership, control, or domination has occurred, or that foreign involvement with licensed activities was inimical to the common defense and security.

4. Exelon Generation, LLC shall enter into the $205 million Support Agreement for Constellation Energy Nuclear Group, LLC, as described in the November 11, 2011, supplement to the May 12, 2011, indirect license transfer application, no later than the time the proposed transactions and indirect license transfers occur. The Exelon Generation, LLC, Support Agreement shall supersede the Support Agreement provided by Constellation Energy Group, Inc., and shall be consistent with the representations contained in the application. Constellation Energy Nuclear Group, LLC, shall take no action to cause Exelon Generation, LLC, or its successors and assigns, to void, cancel, or materially modify the Support Agreement or cause it to fail to perform, or impair its performance under the Support Agreement, without the prior written consent of the NRC. The Support Agreement may not be amended or modified without 30 days prior written notice to the Director of the Office of Nuclear Reactor Regulation or his designee. An executed copy of the Support Agreement shall be submitted to the NRC no later than 30 days after the completion of the proposed merger and the indirect license transfers. Constellation Energy Nuclear Group, LLC, shall inform the NRC in writing no later than 10 days after any funds are provided to Constellation Energy Nuclear Group, LLC, or any of the licensees by Exelon Generation, LLC, under the Support Agreement.

5. Upon consummation of the merger, Constellation Energy Nuclear Group, LLC, shall submit to the NRC, the amended and restated Constellation Energy Nuclear Group, LLC, Operating Agreement, reflecting the terms set forth in the Settlement Agreement, including the proposed revisions provided in the January 25, 2012, supplement to the application. The amended and restated Operating Agreement may not be modified in any respect concerning decisionmaking authority over nuclear safety, security, and reliability without the prior written consent of the Director, Office of Nuclear Reactor Regulation.

6. Should the proposed corporate merger not be completed within 1 year from the date of this Order, this Order shall become null and void, provided, however, upon written application and good cause shown, such date may be extended by Order.

It is further ordered that, after receipt of all required regulatory approvals of the proposed indirect transfer action, Exelon Generation shall inform the Director of the Office of Nuclear Reactor Regulation in writing of the date of the closing of the corporate merger of Exelon and CEG.

This Order is effective upon issuance.

For further details with respect to this Order, see the initial application dated May 12, 2011 (Agencywide Documents Access and Management System Accession No. ML11138A159), as supplemented by letters dated June 17 (ML11173A067), August 3 (ML112155019), August 12 (ML11234A062), October 13 (ML113050083), November 10 (ML11335A024), November 11 (ML113180258), November 18 (ML11325A258), and November 22, 2011 (ML113260456), and January 19 (ML12019A0346), and January 25, 2012 (ML12032A153), and the SE dated January 25, 2012, which are available for public inspection at the Commission’s Public Document Room (PDR), located at One White Flint North, Public File Area 01 F21, 1155 Rockville Pike (first floor), Rockville, MD. Publicly available documents created or received at the NRC are accessible electronically through ADAMS in the NRC Library at http://www.nrc.gov/reading-rm/adams.html. Persons who do not have access to ADAMS, or who encounter problems in accessing the documents located in ADAMS, should contact the NRC PDR reference staff by telephone at 1–800–397–4209 or 301–415–4737, or by email to pdr.resource@nrc.gov. Dated at Rockville, Maryland, this 15th day of February 2012.

For the Nuclear Regulatory Commission.

Michele G. Evans,
Director, Division of Operating Reactor Licensing, Office of Nuclear Reactor Regulation.

[FR Doc. 2012–4327 Filed 2–23–12; 8:45 am]

BILLING CODE 7590–01–P

NUCLEAR REGULATORY COMMISSION

[Docket No. 50–483; NRC–2012–0001]

License Renewal Application for Callaway Plant, Unit 1, Union Electric Company

AGENCY: Nuclear Regulatory Commission.

ACTION: Intent to prepare environmental impact statement and conduct scoping process.

SUMMARY: Union Electric Company, a subsidiary of Ameren Corporation and doing business as Ameren Missouri (Ameren), has submitted to the U.S. Nuclear Regulatory Commission (NRC) an application for renewal of Facility Operating License (FPL)–70 for an additional 20 years of operation at Callaway Plant, Unit 1 (Callaway). Callaway is located in Callaway County, MO. The current operating license for Callaway expires on October 18, 2024.

DATES: The public scoping meeting will be held on March 14, 2012. The first session will be from 2 p.m. to 4 p.m., and the second session will be from 7:00 p.m. to 9:00 p.m. Submit comments by April 24, 2012. Comments received after these dates will be considered if it is practical to do so, but assurance of consideration cannot be given to comments received after this date.

ADDRESSES: You may access information and comment submissions related to this document, which the NRC possesses and is publicly-available, by searching on http://www.regulations.gov under Docket ID NRC–2012–0001. You may submit comments by the following methods:


• Mail comments to: Cindy Bladex, Chief, Rules, Announcements, and Directives Branch (RADB), Office of Administration, Mail Stop: TWB–05–B01M, U.S. Nuclear Regulatory Commission, Washington, DC 20555–0001.

• Fax comments to: RADB at 301–492–3446.