or the common defense and security, and is otherwise in the public interest. Therefore, the Commission hereby grants EGC an exemption from those provisions of 10 CFR 72.212(a)(2), (b)(3), and (b)(5)(i), 10 CFR 72.214, and the portion of 10 CFR 72.212(b)(11) that require compliance with terms, conditions, and specifications of the Certificate of Compliance No. 1032, Amendment No. 1, Revision 1 for the CCNPP to load spent fuel with a maximum fuel pellet diameter of 0.3810 inches (0.9677 centimeters) in the HI-STORM FW storage system using the portion of 10 CFR 72.212(b)(11) that require compliance with terms, conditions, and specifications of the Certificate of Compliance No. 1032, Amendment No. 1, Revision 1.

The exemption is effective upon issuance.


For the Nuclear Regulatory Commission.

John B. McKirgan,
Chief, Storage and Transportation Licensing Branch.

Certificate of Compliance No. 1032, Amendment No. 1, Revision 1.

The NRC provides reasonable accommodation to individuals with disabilities where appropriate. If you need a reasonable accommodation to participate in these public meetings or need this meeting notice or the transcript or other information from the public meetings in another format (e.g., braille, large print), please notify Anne Silk, NRC Disability Program Specialist, at 301–287–0745, by videophone at 240–428–3217, or by email at Anne.Silk@nrc.gov. Determinations on requests for reasonable accommodation will be made on a case-by-case basis.

Members of the public may request to receive this information electronically. If you would like to be added to the distribution list, please contact the Nuclear Regulatory Commission, Office of the Secretary, Washington, DC 20555 (301–415–1969), or by email at Wendy.More@nrc.gov or Tyesha.Bush@nrc.gov.

The NRC is holding the meetings under the authority of the Government in the Sunshine Act, 5 U.S.C. 552b.


For the Nuclear Regulatory Commission.

Denise L. McGovern,
Policy Coordinator, Office of the Secretary.

FOR FURTHER INFORMATION CONTACT:
David A. Trissell, General Counsel, at 202–789–6820.

SUPPLEMENTARY INFORMATION:
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I. Introduction
In accordance with 39 U.S.C. 3641 and 39 CFR part 3045, the Postal Service filed notice of its intent to conduct a market test of an experimental product called Extended Mail Forwarding. The Postal Service states that currently, when residential and commercial postal customers move, they may file a permanent Change of Address (COA) request for the forwarding of mail addressed to their old address to the new address for one year. Notice at 1. After one year, mail bearing the customer’s old address is returned to sender or wasted. Id. at 2. Extended Mail Forwarding will provide customers who submit a permanent COA request with the option of extending forwarding of all First-Class Mail, First-Class Package Service Commercial, and Priority Mail pieces beyond the one year period for a fee. Id. The Postal Service intends for the market test to run for two full years beginning on August 1, 2020. Id. at 3.

II. Background
On June 8, 2020, the Postal Service filed the Notice proposing the Extended Mail Forwarding market test. The Postal Service asserts that Extended Mail Forwarding will ensure customers receive mailpieces for which they are the intended recipient and which is more essential than ever before in light of the Coronavirus-19 pandemic. It states that customers will exercise greater control over their mail forwarding expiration dates with more time to update and communicate with their mailing contacts. Id. The Postal Service also asserts that Extended Mail Forwarding will provide cost savings for the Postal Service because the cost of forwarding is less than the cost of handling Undeliverable as Addressed mailpieces. Id. at 4. The Postal Service states that Extended Mail Forwarding will be

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1 United States Postal Service Notice of Market Test of Experimental Product—Extended Mail Forwarding, June 8, 2020 (Notice).