

Nations with information concerning legitimate traffic in narcotics.

(4) 267 annual respondents at .25 hours per response.

(5) 67 annual burden hours.

(6) Not applicable under Section 3504(h) of Public Law 96-511.

Public comment on this item is encouraged.

Dated: March 29, 1995.

**Robert B. Briggs,**

*Department Clearance Officer, United States Department of Justice.*

[FR Doc. 95-8160 Filed 4-3-95; 8:45 am]

BILLING CODE 4410-09-M

### Information Collection Under Review

The Office of Management and Budget (OMB) has been sent the following collection(s) of information proposals for review under the provisions of the Paperwork Reduction Act (44 USC Chapter 35) and the Paperwork Reduction Reauthorization Act since the last list was published. Entries are grouped into submission categories, with each entry containing the following information:

- (1) the title of the form/collection;
- (2) the agency form number, if any, and the applicable component of the Department sponsoring the collection.
- (3) who will be asked or required to respond, as well as a brief abstract;
- (4) an estimate of the total number of respondents and the amount of time estimated for an average respondent to respond;
- (5) an estimate of the total public burden (in hours) associated with the collection; and,
- (6) an indication as to whether Section 3504(h) of Public Law 96-511 applies.

Comments and/or suggestions regarding the item(s) contained in this notice, especially regarding the estimated public burden and associated response time, should be directed to the OMB reviewer, Mr. Jeff Hill on (202) 395-7340 and to the Department of Justice's Clearance Officer, Mr. Robert B. Briggs, on (202) 514-4319. If you anticipate commenting on a form/collection, but find that time to prepare such comments will prevent you from prompt submission, you should notify the OMB reviewer and the Department of Justice Clearance Officer of your intent as soon as possible. Written comments regarding the burden estimate or any other aspect of the collection may be submitted to Office of Information and Regulatory Affairs, Office of Management and Budget, Washington, DC 20503, and to Mr. Robert B. Briggs, Department of Justice

Clearance Officer, Systems Policy Staff/ Information Resources Management/ Justice Management Division Suite 850, WCTR, Washington, DC 20530.

### New Collection

(1) Removal of Restriction on Employing Certain Individuals.

(2) None. Drug Enforcement Administration.

(3) Primary = Business or other for-profit. Others = Individuals and households, Not-for-profit institutions, Federal Government and State, Local, or Tribal Government. This collection is necessary to maintain a closed system of distribution by requiring notification from DEA registrants of their intent to employ persons who have been convicted of a felony offense.

(4) 100 annual respondents at 1/2 hour per response.

(5) 50 annual burden hours.

(6) Not applicable under Section 3504(h) of Public Law 96-511.

Public comment on this item is encouraged.

Dated: March 29, 1995.

**Robert B. Briggs,**

*Department Clearance Officer, United States Department of Justice.*

[FR Doc. 95-8161 Filed 4-3-95; 8:45 am]

BILLING CODE 4410-09-M

## DEPARTMENT OF LABOR

### Office of the Secretary

#### Bureau of International Labor Affairs; Public Hearings

This document is a notice of public hearings to be held by the Department of Labor for the purpose of gathering factual information regarding child labor practices throughout the world. The hearing will be held on Friday, May 5, 1995, at the Department of Labor, room N-3437, beginning at 9 a.m. The hearing will be open to the public. The Department of Labor is now accepting requests from all sectors to provide oral or written testimony at the hearing. Each presentation will be limited to ten minutes. The Department is not able to provide financial assistance to those wishing to travel to attend the hearing. Those unable to attend the hearing are invited to submit written testimony. Individuals or organizations interested in testifying at the international child labor hearing, should call (202) 501-6068 to be put on the roster.

The Department of Labor is currently undertaking a second Congressionally-mandated review of international child labor practices (pursuant to the 1995 HHS/Department of Labor

Appropriations Bill—Pub. L. 103-333). Information provided at the hearing will be considered by the Department of Labor in preparing its report to Congress. Testimony should be confined to the specific topic of the study. Specifically, the international child labor study of the Bureau of International Labor Affairs is seeking written and oral testimony on the topics noted below:

1. Use of child labor in commercial (i.e., non-subsistence) export-oriented agricultural enterprises. While we are not examining family or subsistence farming, we are seeking information on children in agricultural enterprises of all sizes, from plantations and estates to small-sized farms; in forest industries, ranching, and fishing (including shellfish) enterprises.

2. Forced or bonded child labor. We are seeking information on the incidence of forced and bonded labor in industries directly or indirectly contributing to exports.

3. Government efforts to deal with child labor. Any significant actions, progressive or regressive, taken by governments with respect to child labor laws, the enforcement of child labor laws, new programs or approaches for curtailing child labor, oversight efforts, or other relevant initiatives.

4. Non-Governmental efforts intended to reduce child labor. Private-sector programs or policies to reduce child labor, including codes of conduct, corporate efforts to develop guidelines for subcontractors, or the creation of schools, centers, organizations, studies, and other approaches to limit child labor.

5. Updates and new developments. Significant actions taken by the 19 countries reviewed in the first report, such as new laws, regulations, or enforcement efforts; educational, rehabilitational, or other programs initiated; and any significant public discussion or debate of the issue.

**DATES:** The hearing is scheduled for Friday, May 5, 1995. The deadline for being placed on the roster for oral testimony is 5 p.m., April 21, 1995. Presenters will be required to submit five (5) written copies of their oral testimony to the Child Labor Study office by 5 p.m., May 1. The record will be kept open for additional written testimony until 5 p.m., May 5, 1995.

**ADDRESSES:** Written testimony should be addressed to the International Child Labor Study, Bureau of International Labor Affairs, Room S-1308, U.S. Department of Labor, Washington, DC 20210.

**FOR FURTHER INFORMATION CONTACT:** Daniel Solomon, International Child Labor Study, Bureau of International Labor Affairs, Room S-1308, U.S. Department of Labor, Washington, DC 20210, telephone: (202) 501-6068; fax (202) 219-4923. Persons with disabilities who need special accommodations should contact Mr. Solomon by April 24, 1995.

#### Additional Information

The Senate Appropriations Committee report states:

Child labor is a silent and tragic emergency of our time. Few human rights abuses are so unanimously condemned, while being so universally practiced, as child labor. The number of children working, and the scale of their suffering, increases year by year. UNICEF and the International Labor Organization estimate that hundreds of millions of children are working today, many in servitude and under hazardous conditions.

Therefore, the Committee [directs the Secretary] to continue and expand efforts by the Department to identify foreign industries and their host countries that utilize child labor in the production of goods from industry, plantations, and mining exported to the United States.

The Secretary is directed to utilize all available information, including information made available by UNICEF, the International Labor Organization and human rights organizations and report his findings to the Committee no later than July 30, 1995.

All written or oral comments submitted pursuant to the public hearing will be made part of the record of review referred to above and will be available for public inspection.

Signed at Washington, DC, this 29th day of March 1995.

**Joaquin F. Otero,**

*Deputy Under Secretary.*

[FR Doc. 95-8225 Filed 4-3-95; 8:45 am]

BILLING CODE 4510-28-M

## NUCLEAR REGULATORY COMMISSION

[Docket No. 50-339]

### Virginia Electric and Power Co. (North Anna Power Station Unit No. 2); Exemptions

#### I

Virginia Electric and Power Company (the licensee) is the holder of Facility Operating License No. NPF-7, which authorizes operation of North Anna Power Station, Unit 2 (the facility or

NA-2), at a steady-state reactor power level not in excess of 2893 megawatts thermal. The facility is a pressurized water reactor located at the licensee's site in Louisa County, Virginia. The license provides among other things, that it is subject to all rules, regulations, and Orders of the U.S. Nuclear Regulatory Commission (the Commission or NRC) now or hereafter in effect.

#### II

Section III.D.1.(a) of appendix J to 10 CFR part 50 requires the performance of three Type A containment integrated leakage rate tests (ILRTs) of the primary containment, at approximately equal intervals during each 10-year service period. The third test of each set shall be conducted when the plant is shut down for the 10-year inservice inspection program.

Section IV.A of appendix J to 10 CFR part 50 requires that any modification, replacement of a component which is part of the primary reactor containment boundary, or resealing a seal-welded door, performed after the preoperational leakage rate test shall be followed by either a Type A, Type B, or Type C test, as applicable for the area affected by the modification.

#### III

By letter dated March 2, 1995, the licensee requested temporary relief from the requirement to perform a set of three Type A tests at approximately equal intervals during each 10-year service period of the primary containment. The requested exemption would permit a one-time interval extension of the third Type A test by approximately 16 months (from the March 1995 steam generator replacement outage, to the October 1996 refueling outage).

The licensee's March 2, 1995, letter also requested temporary relief from the requirements to perform a type A test following a major modification or replacement of a component which is part of the primary reactor coolant boundary. Specifically, the post-modification exemption is requested from performing a Type A test due to the activities associated with the upcoming NA-2 steam generator replacement. The basis for the post-modification exemption request is that, in this case, the ASME Section XI inspection and testing requirements more than fulfill the intent of the requirements of Section IV.A of Appendix J.

The licensee's request cites the special circumstances of 10 CFR 50.12, paragraph (a)(2)(ii), as the basis for the exemption to Section III.D.1.a of

appendix J to 10 CFR part 50. The licensee points out that the existing Type B and C testing programs are not being modified by this request and will continue to effectively detect containment leakage caused by the degradation of active containment isolation components as well as containment penetrations. It has been the experience at NA-2 during the Type A tests conducted during the first 10-year inservice inspection interval (1984, 1989, and 1990), that considerable margin exists between the Type A tests and the Technical Specifications (TS) allowable leakage rate limit.

During operation, the NA-2 containment is maintained at a subatmospheric pressure (approximately 10.0 psia) which provides a good indication of the containment integrity. TS require the containment to be subatmospheric when in Modes 4, 3, 2, and 1. Containment air partial pressure is monitored in the control room to ensure TS compliance. If the containment air partial pressure increases above the established TS limit, the unit is required to shut down.

The licensee's request also cites the special circumstances of 10 CFR 50.12, paragraph (a)(2)(ii), as the basis for the exemption to Section IV.A of appendix J to 10 CFR part 50.

The NA-2 plant design incorporates a "closed system" for transferring steam from the steam generators inside of the primary containment to the main turbine-generators in the turbine building. The inside containment portion of this closed system consists of the main steam lines, the feedwater lines, and the secondary side of the steam generators. This closed system inside of containment forms a part of the primary reactor containment boundary.

The planned replacement of the NA-2 steam generators includes the following activities:

- Cutting and removing the mainsteam and feedwater lines from the steam generators.
- Cutting and removing the upper assemblies of the steam generators (steam domes).
- Cutting the reactor coolant piping and removing the steam generator lower assemblies (tube bundles).
- Installing the new steam generator lower assemblies and re-welding the reactor coolant piping.
- Re-installing the steam generator upper assemblies on the new lower assemblies.
- Re-installing and re-welding the main steam and feedwater lines.

The planned replacement of the NA-2 steam generators affects only this