worksheets can also be reviewed at the
Web site.
Number of Awards: One.
NIC Opportunity Number: 12CS04.
This number should appear as a
reference line in the cover letter, where
indicated on Standard Form 424, and
outside of the envelope in which the
application is sent.
Catalog of Federal Domestic Assistance
Number: 16.603.
Executive Order 12372: This program
is subject to the provisions of Executive
Order 12372.
E.O. 12372 allows states the option of
setting up a system for reviewing
applications from within their states for
assistance under certain federal
programs. Applicants (other than
federally recognized Indian tribal
governments) should contact their state
Single Point of Contact (SPOC), a list of
which is available at http://
www.whitehouse.gov/omb/grants_spoc.

Christopher Innes,
Acting Director, National Institute of
Corrections.
[FR Doc. 2012–16925 Filed 7–10–12; 8:45 am]
BILLING CODE 4410–36–P

NATIONAL FOUNDATION ON THE
ARTS AND THE HUMANITIES

Arts and Artifacts Indemnity Panel
Advisory Committee

AGENCY: Federal Council on the Arts
and the Humanities, National
Endowment for the Humanities,
National Foundation on the Arts and the
Humanities.

ACTION: Notice of meeting.

SUMMARY: Pursuant to section 10(a)(2)
of the Federal Advisory Committee Act (5
U.S.C. App.), notice is hereby given that
the Federal Council on the Arts and the
Humanities will hold a meeting of the
Arts and Artifacts Domestic Indemnity
Panel. The purpose of the meeting is for
panel review, discussion, evaluation, and
recommendation of applications for
Certificates of Indemnity submitted to
the Federal Council on the Arts and the
Humanities for exhibitions beginning
after October 1, 2012.

DATES: The meeting will be held on
Monday, August 6, 2012, from 9 a.m. to
5 p.m.

ADDRESS: The meeting will be held at
the Old Post Office Building, 1100
Pennsylvania Ave. NW., Washington,
DC 20506, in Room 730.

FOR FURTHER INFORMATION CONTACT:
Lisette Voyatzis, Committee
Management Officer, 1100 Pennsylvania
Avenue NW., Room 529, Washington,
DC 20506, or call (202) 606–8322.

Hearing-impaired individuals are
advised that information on this matter
is important to keep the values of
objects to be indemnified, and the
methods of transportation and security
measures confidential, the meetings will
be closed to the public pursuant to
section 552b(c)(4) of Title 5 U.S.C., as
amended. I have made this
determination under the authority
granted me by the Chairman’s
Delegation of Authority to Close
Advisory Committee Meetings dated

Dated: July 6, 2012.

Lisette Voyatzis,
Committee Management Officer.
[FR Doc. 2012–16903 Filed 7–10–12; 8:45 am]
BILLING CODE 7536–01–P

NUCLEAR REGULATORY
COMMISSION

[NRC–2012–0164; Docket Nos. 50–315; 50–
316; License Nos. DPR–58; DPR–74 EA–
12–005]

In the Matter of Indiana Michigan
Power Company, D. C. Cook Nuclear
Power Plant; Confirmatory Order
Modifying License (Effective
Immediately)

I

Indiana Michigan Power Company
(Licensee) is the holder of Reactor
Operating License Nos. DPR–58 and
DPR–74 issued by the U.S. Nuclear
Regulatory Commission (NRC or the
Commission) pursuant to Title 10 of the
Code of Federal Regulations (10 CFR)
part 50, on October 25, 1974, for Unit
1 and on December 23, 1977, for Unit
2. Both licenses were renewed on
August 30, 2005. The licenses authorize
the operation of the D. C. Cook Nuclear
Power Plant in accordance with
conditions specified therein.

This Confirmatory Order is the result
of an agreement reached during an
alternative dispute resolution (ADR)
mediation session conducted on May

II

On June 1, 2011, the NRC Office of
Investigations (OI) began an
investigation (OI Report No. 3–2011–
011) at the D. C. Cook Nuclear Power
Plant. Based on the evidence developed
during its investigation, the NRC
identified one apparent violation of
NRC requirements in 10 CFR Part 26,
Sections 4(b) and 31(d)(2)(v) by failing
to ensure that an individual, who was
offsite when selected for Fitness-for-
Duty (FFD) testing, was tested at the
earliest reasonable and practical
opportunity when both the donor and
collectors were available. The results of
the investigation, completed on
December 28, 2011, were sent to Indiana
Michigan Power Company in a letter
dated March 6, 2012.

On May 23, 2012, the NRC and
Indiana Michigan Power Company met
in an ADR session mediated by a
professional mediator, arranged through
Cornell University’s Institute on
Conflict Resolution. ADR is a process
in which a neutral mediator with no
decision-making authority assists the
parties in reaching an agreement on
resolving any differences regarding the
dispute. This confirmatory order is
issued pursuant to the agreement
reached during the ADR process.

III

In response to the NRC’s offer,
Indiana Michigan Power Company
requested use of the NRC ADR process
to resolve differences it had with the
NRC. During that ADR session, a
preliminary settlement agreement was
reached. The elements of the agreement
consisted of the following:

1. The licensee has stated that it has
completed the following actions, which
will be acknowledged in the
Confirmatory Order (CO):
   a. Benchmarked nine different nuclear
utilities for firm definition of
“available” in regard to random drug
testing;
   b. Conducted unannounced FFD
testing of the high level individual, who
was not tested on May 3, 2011;
   c. Revised site procedure SPP–2060–
SFI–411, “Fitness-for-Duty (FFD)
Random Selection and Notification
Process,” to include a definition of
“available” for testing as it relates to the
FFD random testing process based on
the benchmarking results;
   d. Performed a gap analysis and
revised the FFD collector training
material;
   e. Briefed the FFD collectors on the
changes to the training material; and
   f. Reviewed and revised all FFD
program implementing procedures to