Operating License No. DPR-46 for the Cooper Nuclear Station, located in Nemaha County, Nebraska.

The proposed amendment would have revised the Technical Specifications to correct the method by which the Standby Gas Treatment System heaters are tested.

The Commission had previously issued a Notice of Consideration of Issuance of Amendment published in the **Federal Register** on July 14, 1999 (64 FR 38030). However, by letter dated September 29, 2000, the licensee withdrew the proposed change.

For further details with respect to this action, see the application for amendment dated June 8, 1999, and the licensee's letter dated September 29, 2000, which withdrew the application for license amendment. Documents may be examined, and/or copied for a fee, at the NRC's Public Document Room, located at One White Flint North, 11555 Rockville Pike (first floor), Rockville, Maryland, and accessible electronically through the ADAMS Public Electronic Reading Room link at the NRC Web site (http://www.nrc.gov).

Dated at Rockville, Maryland, this 26th day of October 2000.

For the Nuclear Regulatory Commission. **Mohan C. Thadani**,

Senior Project Manager, Section 1, Project Directorate IV & Decommissioning, Division of Licensing Project Management, Office of Nuclear Reactor Regulation.

[FR Doc. 00–28123 Filed 11–01–00; 8:45 am] BILLING CODE 7590–01–P

#### **DEPARTMENT OF ENERGY**

## Nuclear Regulatory Commission [Docket No. 50–328]

#### Tennessee Valley Authority; Notice of Withdrawal of Application for Amendments to Facility Operating Licenses

The U.S. Nuclear Regulatory
Commission (the Commission) has
granted the request of Tennessee Valley
Authority (TVA) to withdraw its June 7,
1999, application for proposed
amendments to Facility Operating
Licenses No. DPR-79 for the Sequoyah
Nuclear Plant (SQN), Unit 2, located in
Hamilton County, Tennessee. Notice of
Consideration of Issuance of of this
amendment was published in the
Federal Register on July 28, 1999, (64
FR 40907).

The purpose of the licensee's amendment request was to revise the Technical Specifications (TS) to increase the maximum allowed specific activity of the primary (reactor) coolant

from 0.35 microcuries/gram dose equivalent Iodine-131 (I–131) to 1.0 microcuries/gram dose equivalent I–131 for the Unit 2 Cycle 10 core. The change for Unit 2 back to 1.0 microcuries/gram (the previous TS limit) was to have been a provisional allowance to provide operational flexibility with respect to the reactor coolant specific activity because an unexpected increase in the specific activity associated with I–131 occurred during startup following the previous refueling outage due presumably to minor fuel clad leakage.

By letter dated October 17, 2000, TVA withdrew the proposed change on the basis that reactor coolant dose equivalent I–131 activity had not closely approached the current TS limit and was not expected to before the refueling outage that commenced on October 22, 2000

For further details with respect to this action, see the application for amendments dated August 30, 1999, and TVA's letter dated October 17, 2000, which withdrew the application for the license amendment.

These Documents may be examined, and/or copied for a fee, at the Commission's Public Document room, located at One White Flint North, 11555 Rockville Pike (first floor), Rockville, Maryland, and accessible electronically through the ADAMS Public Electronic Reading Room link at the NRC Web site (http://www.nrc.gov).

Dated at Rockville, Maryland, this 26th day of October 2000.

For the Nuclear Regulatory Commission.

#### Ronald W. Hernan,

Senior Project Manager, Section 2, Project Directorate II, Division of Licensing Project Management, Office of Nuclear Reactor Regulation.

[FR Doc. 00–28122 Filed 11–1–00; 8:45 am] BILLING CODE 7590–1–P

#### **DEPARTMENT OF ENERGY**

#### **Nuclear Regulatory Commission**

[Docket Nos. 50-327 and 50-328]

# Tennessee Valley Authority; Notice of Withdrawal of Application for Amendments to Facility Operating Licenses

The U.S. Nuclear Regulatory Commission (the Commission) has granted the request of Tennessee Valley Authority (TVA) to withdraw its August 30, 1999, application for proposed amendments to Facility Operating Licenses Nos. DPR-77 and DPR-79 for the Sequoyah Nuclear Plant, Units 1 and 2, located in Hamilton County, Tennessee. Notice of Consideration of Issuance of this amendment was published in the **Federal Register** on October 6, 1999 (64 FR 54382).

The proposed amendments would have revised the facility technical specifications (TS) by adding a Section 3.0.7 to address the use of interim provisions upon the discovery of an unintended TS action.

Subsequently, by letter dated October 17, 2000, TVA withdrew the proposed amendment application on the basis that approval of the amendment was unlikely because of legal concerns on the part of the Commission.

For further details with respect to this action, see the application for amendments dated August 30, 1999, and the TVA's letter dated October 17, 2000, which withdrew the application for license amendments.

These Documents may be examined, and/or copied for a fee, at the Commission's Public Document room, located at One White Flint North, 11555 Rockville Pike (first floor), Rockville, Maryland, and accessible electronically through the ADAMS Public Electronic Reading Room link at the NRC Web site (http://www.nrc.gov).

Dated at Rockville, Maryland, this 27th day of October 2000.

For the Nuclear Regulatory Commission.

#### Ronald W. Hernan,

Senior Project Manager, Section 2, Project Directorate II, Division of Licensing Project Management, Office of Nuclear Reactor Regulation.

[FR Doc. 00–28121 Filed 11–1–00; 8:45 am]

#### THE PEACE CORPS

## Agency Information Collection Under Review by the Office of Management and Budget

**AGENCY:** Peace Corps.

**ACTION:** Notice of submission for OMB review, comment request.

SUMMARY: The Peace Corps has submitted an information collection to the Office of Management and Budget for review under the provisions of the Paperwork Reduction Act of 1995. The forms PC 1789 Health Status Review and PC 1790 Report of Medical Exam is required under the Peace Corps Act for Volunteer application. No comments were received in response to the Peace Corps' earlier Federal Register Notice (July 20, 2000, Volume 65, Number 140 at page 45117). The Peace Corps is not proposing any changes to the PC 1789 or PC 1790.

**DATES:** Submit comments on or before November 28, 2000.

ADDRESSES: Comment should be addressed to David O'Neill at the Peace Corps, 111 20th Street, NW., Attn: OMS, Washington, DC 20526, or call 202–692–1577, or email at

doneill@peacecorps.gov. Email comments must be made in text and not in attachments.

#### FOR FURTHER INFORMATION CONTACT:

David O'Neil at the Peace Corps, 1111 20th Street NW., Attn: OMS, Washington, DC 20526, or call 202–692–1577, or email at doneill@peacecorps.gov. Email comments must be made in text and not in attachments.

#### SUPPLEMENTARY INFORMATION:

OMB Control Number: 0420–0510. Title: Health Status Review/Report of Medical Exam.

Forms No: PC 1789/PC 1790.

Type of Review: Renewal, without change, of a previously approved collection that will expire November 30, 2000.

Respondents: Public.

Number of Respondents: None.
Needs and Uses: The PC 1789/PC
1790 usage is necessary to comply with
the Peace Corps Act (Section 5(e))
which states that applicants for
enrollment shall receive such health
examinations preparatory to their
services \* \* \* as the President may
deem necessary or appropriate \* \* \* to
provide the information needed for
clearance, and to serve as a reference for
any future Volunteer medical clearance,
and to serve as a reference for any future
Volunteer disability claim.

Issued in Washington, DC on October 24, 2000.

#### Doug Greene,

Chief, Information Officer and Associate Director for Management.

[FR Doc. 00–28152 Filed 10–30–00; 1:56 pm]

BILLING CODE 6051-01-M

#### RAILROAD RETIREMENT BOARD

## Proposed Collection; Comment Request

**SUMMARY:** In accordance with the requirement of Section 3506(c)(2)(A) of the Paperwork Reduction Act of 1995 which provides opportunity for public comment on new or revised data collections, the Railroad Retirement Board (RRB) will publish periodic summaries of proposed data collections.

Comments are invited on: (a) Whether the proposed information collection is necessary for the proper performance of the functions of the agency, including

whether the information has practical utility; (b) the accuracy of the RRB's estimate of the burden of the collection of the information; (c) ways to enhance the quality, utility, and clarity of the information to be collected; and (d) ways to minimize the burden related to the collection of information on respondents, including the use of automated collection techniques or other forms of information technology.

Title and Purpose of Information Collection

Self-Employment and Substantial Service Questionnaire; OMB 3220–0138

Section 2 of the Railroad Retirement Act (RRA) provides for payment of annuities to qualified employees and their spouses. In order to receive an age and service annuity, Section 2(e)(3) states that an applicant must stop all railroad work and give up any rights to return to such work. A disability applicant must give up all railroad work, but does not have to relinquish rights to return to railroad work until he or she attains full retirement age, or, if earlier, a spouse annuity or supplemental annuity becomes payable. Under the 1988 amendments to the RRA, an applicant is no longer required to stop work for a "Last Pre-Retirement Nonrailroad Employer" (LPE). LPE is the last person, company or institution with whom an employee or spouse applicant was employed concurrently with, or after, the applicant's last railroad employment and before their annuity beginning date. However, section 2(f)(6) of the RRA requires that a portion of the employee's Tier II benefit and supplemental annuity be deducted for earnings from a "LPE" employer.

The RRB utilizes Form AA–4, Self-Employment and Substantial Service Questionnaire to obtain information needed to determine if the applicant's work is LPE, railroad service or self-employment. If the work is self-employment, the questionnaire identifies any months in which the applicant did not perform substantial service. One response is requested of each respondent. Completion is voluntary. However, failure to complete the forms could result in the nonpayment of benefits.

The RRB proposes minor nonburden impacting editorial and formatting changes to Form AA–4. The completion time for the AA–4 is estimated at between 40 and 70 minutes. The RRB

estimates that approximately 1,500 AA–4's are completed annually.

**FOR FURTHER INFORMATION CONTACT:** To request more information or to obtain a

copy of the information collection justification, forms, and/or supporting material, please call the RRB Clearance Officer at (312) 751–3363. Comments regarding the information collection should be addressed to Ronald J. Hodapp, Railroad Retirement Board, 844 North Rush Street, Chicago, Illinois 60611–2092. Written comments should be received within 60 days of this notice.

#### Chuck Mierzwa,

Clearance Officer.

[FR Doc. 00–28182 Filed 11–1–00; 8:45 am]

### SECURITIES AND EXCHANGE COMMISSION

[Release No. 35-27262]

#### Filings Under the Public Utility Holding Company Act of 1935, as Amended ("Act") October 26, 2000

Notice is hereby given that the following filing(s) has/have been made with the Commission pursuant to provisions of the Act and rules promulgated under the Act. All interested persons are referred to the application(s) and/or declaration(s) for complete statements of the proposed transaction(s) summarized below. The application(s) and/or declaration(s) and any amendment(s) is/are available for public inspection through the Commission's Branch of Public Reference.

Interested persons wishing to comment or request a hearing on the application(s) and/or declaration(s) should submit their views in writing by November 20, 2000, to the Secretary, Securities and Exchange Commission, Washington, DC 20549-0609, and serve a copy on the relevant applicant(s) and/ or declarant(s) at the address(es) specified below. Proof of service (by affidavit or, in the case of an attorney at law, by certificate) should be filed with the request. Any request for hearing should identify specifically the issues of facts or law that are disputed. A person who so requests will be notified of any hearing, if ordered, and will receive a copy of any notice or order issued in the matter. After November 20, 2000, the application(s) and/or declaration(s), as filed or as amended, may be granted and/or permitted to become effective.

#### AEP Credit, Inc. (70–7218)

AEP Credit, Inc. ("Credit"), 1616 Woodall Rodgers Freeway, Dallas, Texas 75202, a nonutility subsidiary company of American Electric Power Company, Inc. ("AEP"), 1 Riverside Plaza,