with NRC's regulatory approach. These submittals will include all documents which address the technical and quality basis for the TWRS facilities and which could affect nuclear and process safety and safeguards in design, construction and operation.

NRC will assist DOE in evaluating submittals and in verifying effective implementation of:

- Design—design basis, design verification, level of design detail and documentation, design specifications, calculations and drawings, and procurement specifications,
- Quality assurance—for design, procurement, construction, preoperational testing and operation,
  - · Operator training and qualification,
  - Human factors,
  - Emergency response.

#### VI. Other Provisions

- 1. Nothing in this MOU will limit the authority of either agency to independently exercise its authority with regard to matters that are the subject of this MOU.
- 2. Nothing in this MOU will be deemed to establish any right nor provide a basis for any action, either legal or equitable, by any person or class of persons challenging a government action or a failure to act.
- 3. This MOU will be effective upon signature and upon satisfaction of conditions in Section VI.4 and will remain in effect until the end of Phase I. This agreement may also be terminated by mutual agreement or by written notice of either party submitted six months in advance of termination. Amendments or modifications to this agreement may be made upon written agreement of the parties.
- 4. This MOU will become effective, and remain in effect during such time periods when Congress authorizes, and provides appropriate funding (or when there is another acceptable form of reimbursement) for NRC's participation in this project.
- 5. Activities within the scope of this MOU and within the scope of appropriated resources are mutually agreed to be without reimbursement of cost for either organization. Special

activities such as described in Sections V.C.1.d and V.C.2 may be negotiated for cost reimbursement as needed.

John Wagoner, Manager, Richland Operations Office, Department of Energy

Carl Paperiello, Director, Office of Nuclear Materials Safety and Safeguards, U.S. Nuclear Regulatory Commission

This Memorandum of Understanding was signed by the Manager of the Department of Energy's Richland Operations Office on January 15, 1997 and the Director of the Office of Nuclear Materials Safety and Safeguards, U. S. Nuclear Rgulatory Commission on January 29, 1997.

Dated at Rockvile, Maryland, this 7th day of March 1997.

For the Nuclear Regulatory Commission. Robert C. Pierson,

Chief, Special Projects Branch, Division of Fuel Cycle Safety and Safeguards, NMSS. [FR Doc. 97–6759 Filed 3–17–97; 8:45 am] BILLING CODE 7590–01–P

### OFFICE OF MANAGEMENT AND BUDGET

## **Cumulative Report on Rescissions and Deferrals**

March 1, 1997.

This report is submitted in fulfillment of the requirement of Section 1014(e) of the Congressional Budget and Impoundment Control Act of 1974 (Pub. L. 93–344). Section 1014(e) requires a monthly report listing all budget authority for the current fiscal year for which, as of the first day of the month, a special message had been transmitted to Congress.

This report gives the status, as of March 1, 1997, of nine rescission proposals and seven deferrals contained in two special messages for FY 1997. These messages were transmitted to Congress on December 4, 1996, and on February 10, 1997.

Rescissions (Attachments A and C)

As of March 1, 1997, nine rescission proposals totaling \$397 million had

been transmitted to the Congress. Attachment C shows the status of the FY 1997 rescission proposals.

Deferrals (Attachments B and D)

As of March 1, 1997, \$3,420 million in budget authority was being deferred from obligation. Attachment D shows the status of each deferral reported during FY 1997.

#### Information From Special Messages

The special messages containing information on the rescission proposals and deferrals that are covered by this cumulative report is printed in the editions of the Federal Register cited below.

61 FR 66172, Monday, December 16, 1996

62 FR 8045, Friday, February 21, 1997 Franklin D. Raines, *Director.* 

## ATTACHMENT A.—STATUS OF FY 1997 RESCISSIONS

[In millions of dollars]

	Budgetary resources
Rescissions proposed by the President	\$397.1
Currently before the Congress	397.1

## ATTACHMENT B.—STATUS OF FY 1997 DEFERRALS

[In millions of dollars]

	Budgetary resources
Deferrals proposed by the President	\$3,544.3
Routine Executive releases through March 1, 1997	
(OMB/Agency releases of	
\$124.3 million.) Overturned by the Congress	<b>– 124.3</b>
Currently before the Con-	
gress	3,420.0

# ATTACHMENT C.—STATUS OF FY 1997 RESCISSION PROPOSALS—AS OF MARCH 1, 1997 [Amounts in thousands of dollars]

Agency/Bureau/Account	Re- scis-		nding before gress	Date of	Pre- viously withheld	Date	Amount	Congres-
	sion num- ber Less than 45 days	More than 45 days	message	and made available	made available	rescinded	sional action	
DEPARTMENT OF AGRICULTURE								
Foreign Agricultural Service:								

# ATTACHMENT C.—STATUS OF FY 1997 RESCISSION PROPOSALS—AS OF MARCH 1, 1997—Continued [Amounts in thousands of dollars]

Agency/Bureau/Account	Re- scis-	Amounts pe Cong	nding before gress	Date of	Pre- viously withheld	Date	Amount	Congres- sional action
	sion num- ber	Less than 45 days	More than 45 days	message	and made available	made available	rescinded	
P.L. 480 grants—Title I (OFD), II, and III P.L. 480 program account	R97–1 R97–2	3,500 46,500		2–10–97 2–10–97				
DEPARTMENT OF DEFENSE—MILITARY								
Operation and Maintenance: Operation and maintenance, Defensewide.	R97–4	10,000		2–10–97				
Procurement:  National Guard and Reserve equipment	R97–5	62,000		2–10–97				
DEPARTMENT OF ENERGY								
Energy Programs: Strategic petroleum reserve Power Marketing Administrations:	R97–6	11,000		2–10–97				
Construction, rehabilitation, operation and maintenance, Western Area Power Administration.	R97–7	2,111		2–10–97				
DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT								
Public and Indian Housing Programs: Annual contributions for assisted housing	R97–8	1 250,000		2–10–97				
DEPARTMENT OF JUSTICE								
General Administration: Working capital fund	R97–9	6,400		2–10–97				
GENERAL SERVICES ADMINISTRATION								
General Activities: Expenses, Presidential transition	R97– 10	5,600		2–10–97				
Total Rescissions		397,111	0		0	0		

<sup>&</sup>lt;sup>1</sup> Funds never withheld from obligation.

# ATTACHMENT D.—STATUS OF FY 1997 DEFERRALS—AS OF MARCH 1, 1997 [Amounts in thousands of dollars]

		Amounts transmitted			Releases (-)			Cumu	
Agency/Bureau/Account	Deferral No.	Original request	Subsequent change (+)	Date of message	Cumu- lative OMB agency	Con- gres- sionally re- quired	Con- gres- sional action	Cumu- lative adjust- ments (+)	Amount deferred as of 3–1–97
FUNDS APPROPRIATED TO THE PRESIDENT									
International Security Assistance:									
Economic support fund and Inter- national Fund for Ireland.	D97-1	1,258,292		12–4–96	200				1,258,092
Foreign military financing program	D97-2	1,412,375		12-4-96					1,412,375
Foreign military financing loan program.	D97-3	60,000		12–4–96					60,000
Foreign military financing direct loan financing account.	D97–4	540,000		12–4–96					540,000
Agency for International Development: International disaster assistance, Executive.	D97–5	147,800		12–4–96	71,090				76,710
DEPARTMENT OF STATE									
Other:									
United States emergency refugee and migration assistance fund.	D97–6	118,486		12–4–96	53,000				65,486

# ATTACHMENT D.—STATUS OF FY 1997 DEFERRALS—AS OF MARCH 1, 1997—Continued [Amounts in thousands of dollars]

		Amounts trai	nsmitted		Releases (-)			Cumu	
Agency/Bureau/Account	Deferral No.	Original request	Subsequent change (+)	Date of message	Cumu- lative OMB agency	Con- gres- sionally re- quired	Con- gres- sional action	Cumu- lative adjust- ments (+)	Amount deferred as of 3–1–97
SOCIAL SECURITY ADMINISTRATION									
Limitation on administrative ex-	D97-7	7,365		12–4–96					
penses.	D97–7A		4	2–10–97					7,369
Total, deferrals		3,544,318	4		124,290			0	3,420,032

[FR Doc. 97–6704 Filed 3–17–97; 8:45 am] BILLING CODE 3110–01–P

### SECURITIES AND EXCHANGE COMMISSION

Issuer Delisting; Notice of Application To Withdraw From Listing and Registration; (Medeva PLC, American Depositary Shares, Each One Representing Four Ordinary Shares, Par Value 10 Pence Sterling Per Share) File No. 1–10817

March 12, 1997.

Medeva PLC ("Company") has filed an application with the Securities and Exchange Commission ("Commission"), pursuant to Section 12(d) of the Securities Exchange Act of 1934 ("Act") and Rule 12d2–2(d) promulgated thereunder, to withdraw the above specified security ("Security") from listing and registration on the American Stock Exchange, Inc. ("Amex" or "Exchange").

The reasons alleged in the application for withdrawing the Security from listing and registration include the following:

According to the Company, it has complied with Rule 18 of the Amex by filing with such Exchange a certified copy of preambles and resolutions adopted by the Company's Board of Directors authorizing the withdrawal of its Security from listing on the Amex and by setting fourth in detail to such Exchange the reasons for such proposed withdrawal, and the facts in support thereof. The Company has listed for trading the Security on the New York Stock Exchange, Inc. ("NYSE") effective March 4, 1997. Trading in the Security on the NYSE commenced at the opening of business on March 5, 1997. In making the decision to withdraw the Security from listing on the Amex, the Company considered that the direct and indirect costs and expenses and the division of

the market do not justify maintaining the dual listing of the Security on the Amex and the NYSE. The Amex has informed the Company that it has no objection to the withdrawal of the Security from listing on the Exchange.

Any interested person may, on or before April 2, 1997, submit by letter to the Secretary of the Securities and Exchange Commission, 450 Fifth Street, NW., Washington, DC 20549, facts bearing upon whether the application has been made in accordance with the rules of the exchanges and what terms, if any, should be imposed by the Commission for the protection of investors. The Commission, based on the information submitted to it, will issue an order granting the application after the date mentioned above, unless the Commission determines to order a hearing on the matter.

For the Commission, by the Division of Market Regulation, pursuant to delegated authority.

Jonathan G. Katz,

Secretary.

[FR Doc. 97-6713 Filed 3-17-97; 8:45 am] BILLING CODE 8010-01-M

[Release No. 34–38380; File No. SR-NASD-97–11]

Self-Regulatory Organizations; Notice of Filing of Proposed Rule Change and Amendment No. 1 by National Association of Securities Dealers, Inc. Relating to the Release of Disciplinary Information

March 10, 1997.

Pursuant to Section 19(b)(1) of the Securities Exchange Act of 1934 ("Act"), 15 U.S.C. 78s(b)(1), notice is hereby given that on February 11, 1997, the NASD Regulation, Inc. ("NASD Regulation") filed with the Securities and Exchange Commission ("SEC" or "Commission") the proposed rule change and on March 10, 1997,

proposed Amendment No. 1. The proposed rule change and Amendment No. 1 are described in Items I, II, and III below, which Items have been prepared by NASD Regulation. The Commission is publishing this notice to solicit comments on the proposed rule change from interested persons.

I. Self-Regulatory Organization's Statement of the Terms of Substance of the Proposed Rule Change

NASD Regulation is proposing to amend the Interpretation on the Release of Disciplinary Information in IM–8310–2 of the Rules of the National Association of Securities Dealers, Inc. ("NASD" or "Association"). Below is the text of the proposed rule change. Proposed new text is in italics; deleted text is in brackets.

IM-8310-2 Release of Disciplinary Information  $^{\rm 1}$ 

(a) The Association shall, in response to a written inquiry, electronic inquiry, or telephonic inquiry via a toll-free telephone listing, release certain information [as] contained in its files regarding the employment and disciplinary history of members and their associated persons, including information regarding past and present employment history with Association members; all final disciplinary actions taken by federal, [or] state, or foreign securities agencies or self-regulatory organizations that relate to securities or commodities transactions; all pending disciplinary actions that have been taken by federal or state securities agencies or self-regulatory organizations that relate to securities and commodities transactions and are required to be

<sup>&</sup>lt;sup>1</sup> The underlined language in paragraph (a) treats as if adopted the language changes already proposed in file SR–NASD–96–38. File SR–NASD–96–38 has been published for comment in Securities Exchange Act Release No. 37994 (November 27, 1996), 61 FR 64549 (December 5, 1996)