informs potential respondents that an agency may not conduct or sponsor, and that a person is not required to respond to, a collection of information unless it displays a currently valid OMB control number.

- 1. Type of submission, new, revision, extension: Revision
- 2. The title of the information collection: Application/Permit for Use of the Two White Flint (TWFN) Auditorium
- 3. The form number if applicable: NRC Form 590
- How often the collection is required: Each time public use of the auditorium is requested.
- Who will be required or asked to report: Member of the public requesting use of the NRC Auditorium.
- 6. An estimate of the number of annual responses: 5
- 7. The estimate of the number of annual respondents: 5
- 8. An estimate of the total number of hours needed annually to complete the requirement or request: 1.25 hours (15 minutes per request).
- 9. An indication of whether Section 3507(d). Public Law 104–13 applies: N/A.
- 10. Abstract: In accordance with the Public Buildings Act of 1959, an agreement was reached between the Maryland-National Capital Park and Planning Commission (MPPC), the General Services Administration (GSA) and the Nuclear Regulatory Commission, the NRC auditorium will be made available for public use. Public users of the auditorium will be required to complete NRC Form 590, Application/Permit for Use of Two White Flint North (TWFN) Auditorium. The information is needed to allow for administrative and security review, scheduling, and to make a determination that there are no anticipated problems with the requester prior to utilization of the facility.

A copy of the submittal may be viewed free of charge at the NRC Public Document Room, 2120 L Street, NW, (Lower Level), Washington, DC. Members of the public who are in the Washington, DC, area can access the submittal via modem on the Public Document Room Bulletin Board (NRC's Advanced Copy Document Library), NRC subsystem at FedWorld, 703-321-3339. Members of the public who are located outside of the Washington, DC, area can dial FedWorld, 1-800-303-9672, or use the FedWorld Internet address: fedworld.gov(Telnet). The document will be available on the

bulletin board for 30 days after the signature date of this notice. If assistance is needed in accessing the document, please contact the FedWorld help desk at 703–487–4608. Additional assistance in locating the document is available from the NRC Public Document Room, nationally at 1–800–397–4209, or within the Washington, D.C. Area at 202–634–3273.

Comments and questions should be directed to the OMB reviewer by June 16, 1997: Edward Michlovich, Office of Information and Regulatory Affairs (3150–0181), NEOB–10202, Office of Management and Budget, Washington, DC 20503.

Comments can also be submitted by telephone at (202) 395–3084.

The NRC Clearance Officer is Brenda Jo. Shelton, (301) 415–7233.

Dated at Rockville, Maryland, this 8th day of May, 1997.

For the Nuclear Regulatory Commission.

Arnold E. Levin,

Acting Designated Senior Official for Information Resources Management. [FR Doc. 97–12873 Filed 5–15–97; 8:45 am] BILLING CODE 7590–01–P

NUCLEAR REGULATORY COMMISSION

[Docket No. 50-293]

Boston Edison Company; Notice of Withdrawal of Application for Amendment to Facility Operating License

The U.S. Nuclear Regulatory
Commission (the Commission) has
granted the request of Boston Edison
Company (licensee) to withdraw its
January 24, 1997, application, as
supplemented on February 13 and 27,
1997, for proposed amendment to
Facility Operating License No. DPR–35
for the Pilgrim Nuclear Power Station,
located in Plymouth County,
Massachusetts.

The proposed amendment would have revised the facility Updated Final Safety Analysis Report (UFSAR) pertaining to Reactor Building Response Spectra. The application and supplements requested a revision to the UFSAR to allow an alternative method of deriving seismic inputs for the analysis of piping systems specified in the January 24, 1997, letter.

The Commission had previously issued a Notice of Consideration of Issuance of Amendment published in the **Federal Register** on March 12, 1997 (62 FR 11480). However, by letter dated April 9, 1997, the licensee withdrew the proposed change.

For further details with respect to this action, see the application for amendment dated January 24, 1997, as supplemented on February 13 and 27, 1997, and the licensee's letter dated April 9, 1997, which withdrew the application for license amendment. The above documents are available for public inspection at the Commission's Public Document Room, the Gelman Building, 2120 L Street, NW., Washington, DC, and at the local public document room located at the Plymouth Public Library, 11 North Street, Plymouth, Massachusetts 02360.

Dated at Rockville, Maryland, this 9th day of May 1997.

For the Nuclear Regulatory Commission.

Alan B. Wang,

Project Manager, Project Directorate I-3, Division of Reactor Projects—I/II. [FR Doc. 97–12876 Filed 5–15–97; 8:45 am] BILLING CODE 7590–01–P

NUCLEAR REGULATORY COMMISSION

[Docket No. 40-8903]

Homestake Mining Company

AGENCY: Nuclear Regulatory Commission.

ACTION: Amendment of Source Material License SUA–1471 to change reclamation milestone dates.

SUMMARY: Notice is hereby given that the U.S. Nuclear Regulatory Commission has amended Homestake Mining Company's (HMC's) Source Material License for the Grants Mill site in New Mexico to change reclamation milestone dates. This amendment was requested by HMC letter dated December 18, 1996, and its receipt by NRC was noticed in the **Federal Register** on January 22, 1997.

The license amendment modifies License Condition 36 to change the completion dates for site reclamation milestones. The new dates approved by the NRC extend completion of placement of final radon barrier and placement of the final erosion protection on the Large Tailings Pile (LTP) and the Small Tailings Pile (STP). HMC justifies the delays due to incomplete (less than 90%) settlement of the LTP and the existence of groundwater corrective action evaporation ponds on the STP. Based on the review of HMC's submittal, which indicates reclamation will be completed as expeditiously as practicable, and the fact that the added risk to the public health and safety is not significant, the NRC staff considers HMC's request acceptable.

An environmental assessment is not required since this action is categorically excluded under 10 CFR 51.22(c)(11), and an environmental report from the licensee is not required by 10 CFR 51.60(b)(2).

SUPPLEMENTARY INFORMATION: HMC's license, including an amended License Condition 36, and the NRC staff's technical evaluation of the amendment request, are being made available for public inspection at the NRC's Public Document Room at 2120 L Street, NW (Lower Level), Washington, DC 20555. FOR FURTHER INFORMATION CONTACT: Kenneth R. Hooks, Uranium Recovery Branch, Division of Waste Management, U.S. Nuclear Regulatory Commission, Washington, D.C. 20555. Telephone (301) 415–7777.

Dated at Rockville, Maryland, this 8th day of May 1997.

For the U.S. Nuclear Regulatory Commission.

Joseph J. Holonich,

Chief, Uranium Recovery Branch, Division of Waste Management, Office of Nuclear Material Safety and Safeguards.

[FR Doc. 97–12874 Filed 5–15–97; 8:45 am] BILLING CODE 7590–01–P

OFFICE OF MANAGEMENT AND BUDGET

Governmentwide Implementation of the President's Welfare-to-Work Initiative for Federal Grant Programs

AGENCY: Office of Management and Budget.

ACTION: Notice.

SUMMARY: This Notice provides information, in the form of nonbinding questions and answers, to assist the Federal grantmaking agencies, grantees, and subrecipients in responding to the President's Welfare-to-Work Initiative. The Office of Management and Budget worked with the major Federal grantmaking agencies in developing this governmentwide non-regulatory guidance.

FOR FURTHER INFORMATION CONTACT: Barbara F. Kahlow, Office of Federal

Financial Management, Office of Management and Budget (telephone 202–395–3053). The text of this Notice is available electronically on the OMB home page at http://www.whitehouse.gov/WH/EOP/omb.

SUPPLEMENTARY INFORMATION: On March 8, 1997, the President issued a memorandum to the heads of the executive departments and agencies entitled "Government Employment for Welfare Recipients." This memorandum

directed all Federal agencies to "hire people off the welfare rolls into available job positions in the Government" and to submit proposed plans for "on-the-job training and/or mentoring programs."

To supplement this initiative, Federal agencies were asked to encourage their grantees and their subrecipients to hire welfare recipients and to provide additional needed training and/or mentoring. This Notice, which the Office of Management and Budget (OMB) developed with the major Federal grantmaking agencies, provides nonbinding questions and answers to assist the Federal grantmaking agencies, grantees, and subrecipients in responding to the President's Welfareto-Work Initiative. The Federal Government recognizes and appreciates that many grantees and subrecipients have been hiring welfare recipients in meaningful jobs for some time.

The Federal procurement community has a "Welfare to Work Procurement Information" link on its Acquisition Reform Network home page (http:// www.arnet.gov). Its welfare to work information page links to the White House welfare reform information page (http://www.whitehouse.gov/WH/ Welfare), the Department of Labor's welfare to work page (http:/ www.doleta.gov/ohrw2w) (which contains welfare recipient recruiting and hiring information), the Social Security Administration's welfare reform information page, the Health Care Financing Administration's welfare reform and Medicaid page, and the Department of Agriculture's food assistance program page.

Additionally, the National Performance Review will be assembling a data base with examples of employer success stories, innovative approaches, and problems encountered by employers which need to be addressed (http://w2w.fed.gov). Employers are requested to provide such examples which can be shared with other employers. Please send such examples to the National Performance Review, 750–17th Street—Suite 200, Washington, DC 20006 or e-mail them to stephen.butterfield@npr.gsa.gov.

As part of this welfare-to-work initiative, OMB does not expect to propose amendments to any Federal laws, governmentwide common rules, or its grants management circulars.

1. *Question*—Is the provision of training for hired welfare recipients an allowable cost under Federal assistance programs?

Answer—Yes. The cost of training provided for employee development is

allowable under OMB's cost principles circulars.

2. Question—Are supportive services, such as transportation and day care services, for hired welfare recipients allowable costs under Federal assistance programs?

Answer—Yes, to the extent that an organization's internal and established policy permits charging of such costs in a consistent manner. These costs are usually classified as fringe benefit costs and, like salaries and wages, are distributed to all of the organization's activities. In any case, fringe benefits in the form of transit benefits are an allowable cost under Federal grants. Section 132 of the Internal Revenue Code of 1986 allows up to \$65 per month to be provided to employees tax free in the form of a "transit pass," or cash if a "transit pass" is not readily available, for distribution to employees. This benefit cannot be used in lieu of compensation, but must be paid in addition to any compensation otherwise payable to the employee.

3. Question—Are there any available Federal tax credits to employers for

hiring welfare recipients?

Answer—Yes. The Work Opportunity Tax Credit (WOTC), authorized by the Small Business Job Protection Act of 1996, is a Federal tax credit that encourages employers to hire certain job seekers and can reduce employer Federal tax liability by as much as \$2,100 for each qualified new worker. Welfare recipients who have received Aid to Families with Dependent Children (AFDC) or Temporary Assistance for Needy Families (TANF) assistance for at least a 9-month period, ending during the 9-month period which ends on the hiring date, are eligible for the credit. The existing WOTC expires September 30, 1997, but the Administration has proposed to extend it for one year. The Administration has also proposed an enhancement to the WOTC for longterm welfare recipients that would increase the maximum annual credit to \$5,000 (claimable for two years) and allow the costs of employer-provided training, health care, and child care to count as wages for purposes of the credit. The Administration has proposed to authorize the enhanced credit for three years ending September 30, 2000. For more information on claiming the present WOTC credit, employers should call or visit the State employment service office, or call the nearest U.S. Department of Labor Regional WOTC Coordinator.

4. *Question*—What are examples of successful private sector initiatives to hire welfare recipients?