temporary items). Records included in an electronic information system used by the Office of General Counsel's Commercial Law Branch. Records relate to contracting issues, including such matters as use of the Bureau seal, allegations of fraud, contract advice, policy reviews, contract protest cases, contract appeals cases, and other litigation.

13. Department of State, Bureau of Administration (N1–59–10–13, 1 item, 1 temporary item). Master files of an electronic information system that contains emergency contact information for agency employees and contractors.

14. Department of State, Bureau of International Information Programs (N1–59–09–11, 4 items, 3 temporary items). Records of the Office of U.S. Speaker and Specialist Programs, including administrative records and chronological files. Policy and program records are proposed for permanent retention.

15. Department of State, Bureau of International Information Programs (N1–59–09–20, 2 items, 1 temporary item). Subject/project files of the Office of Current Issues. Proposed for permanent retention are electronic records output from a system used to compile content for a web site on U.S. foreign policy and related matters that is geared to foreign audiences.

16. Department of Transportation, Federal Railroad Administration (N1-399-07-17, 9 items, 5 temporary items). Records relating to Federal advisory committees, boards, and councils and to inter- and intra-agency bodies as well as rulemaking committees. Included are such records as drafts of minutes, agendas, and files relating to rules that were never published. Proposed for permanent retention are such records as files relating to rules that were published and minutes, agendas, reports, and other records accumulated by bodies for which the agency serves as chair or secretariat.

17. Department of Transportation, Federal Railroad Administration (N1–399–07–23, 7 items, 7 temporary records). Records of the Office of Civil Rights, including such records as files relating to programs for the disabled, employee alternative dispute resolution files, diversity program files, and programs aimed at groups who are under-represented in the Federal workforce.

18. Department of Transportation, Federal Railroad Administration (N1–399–10–2, 1 item, 1 temporary item). Master files of an electronic information system that contains data concerning the agency's investments in information technology.

19. Department of the Treasury, Office of Inspector General (N1–56–09–22, 4 items, 4 temporary items). Master files and outputs, including statistical reports, of an electronic information system that contains data on hotline allegations that were not forwarded to the investigative division for action.

20. Department of the Treasury, Special Inspector General for the Troubled Asset Relief Program (N1–56– 10-1, 13 items, 8 temporary items). Legal opinions that lack historical significance, routine correspondence files, litigation case files that lack historical significance, allegations and related documents that pertain to matters that do not result in a formal investigation, routine audit files, and audit planning and tracking records. Proposed for permanent retention are such records as historically significant legal opinions and litigation cases, substantive correspondence, and significant audit case files.

21. Department of the Treasury, Alcohol and Tobacco Tax and Trade Bureau (N1–564–09–4, 1 item, 1 temporary item). Master files of an electronic information system used to track submissions of specially denatured alcohol and non-beverage drawback alcohol sent for laboratory analysis.

22. Department of the Treasury, Internal Revenue Service (N1–58–09–95, 8 items, 8 temporary items). Master files, outputs, and system documentation associated with an electronic information system used to exchange information with Federal Reserve Banks.

23. Department of the Treasury, U.S. Mint (N1–104–09–5, 7 items, 7 temporary items). Records relating to the agency's public and internal web sites, including web content records, records relating to web site development, and web site administration and operation files.

24. Abraham Lincoln Bicentennial Commission, Agency-wide (N1–220– 10-1, 17 items, 6 temporary items). Records relating to such matters as fundraising, contracts granting permission to use the Commission logo, and the design and management of the Commission's web site. Also included are background materials relating to Commission programs, such as reference files and logistical records. Proposed for permanent retention are such records as reports to Congress, the Commission web site, the Executive Director's correspondence, and files relating to programs and events.

25. Office of the Director of National Intelligence, Office of the Chief of Protocol (N1–576–09–4, 8 items, 6

temporary items). Office copies of agency policy files, non-substantive working papers, and records relating to such matters as travel arrangements for foreign visitors and the award of the National Security Medal. Proposed for permanent retention are case files relating to visits made by foreign dignitaries and senior U.S. Government officials.

Dated: June 7, 2010.

Michael J. Kurtz,

Assistant Archivist for Records Services— Washington, DC.

[FR Doc. 2010–14227 Filed 6–10–10; 8:45 am]

BILLING CODE 7515-01-P

NUCLEAR REGULATORY COMMISSION

[Docket No. NRC-2010-0063]

Agency Information Collection Activities: Submission for the Office of Management and Budget (OMB) Review; Comment Request

AGENCY: U.S. Nuclear Regulatory Commission (NRC).

ACTION: Notice of the OMB review of information collection and solicitation of public comment.

submary: The NRC has recently submitted to OMB for review the following proposal for the collection of information under the provisions of the Paperwork Reduction Act of 1995 (44 U.S.C. Chapter 35). The NRC hereby 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. The NRC published a Federal Register Notice with a 60-day comment period on this information collection on March 2, 2010.

- 1. Type of submission, new, revision, or extension: Extension.
- 2. The title of the information collection: 10 CFR Part 50, "Domestic Licensing of Production and Utilization Facilities."
- 3. Current OMB approval number: 3150–0011.
- 4. The form number if applicable: N/A.
- 5. How often the collection is required: As necessary in order for NRC to meet its responsibilities to conduct a detailed review of applications for licenses and amendments thereto to construct and operate nuclear power plants, preliminary or final design approvals, design certifications, research and test facilities, reprocessing plants and other utilization and

production facilities, licensed pursuant to the Atomic Energy Act of 1954, as amended (the Act) and to monitor their activities.

- 6. Who will be required or asked to report: Licensees and applicants for nuclear power plants and research and test facilities.
- 7. An estimate of the number of annual responses: 45,353.
- 8. The estimated number of annual respondents: 154.
- 9. An estimate of the total number of hours needed annually to complete the requirement or request: 4,353.9M [1,727.6M hours reporting (33 hours per response) + 2,842.5M hours recordkeeping (18.4K hours per recordkeeper)].
- 10. Abstract: 10 CFR Part 50 of the NRC's regulations "Domestic Licensing of Production and Utilization Facilities," specifies technical information and data to be provided to the NRC or maintained by applicants and licensees so that the NRC may take determinations necessary to protect the health and safety of the public, in accordance with the Act. The reporting and recordkeeping requirements contained in 10 CFR part 50 are mandatory for the affected licensees and applicants.

A copy of the final supporting statement may be viewed free of charge at the NRC Public Document Room, One White Flint North, 11555 Rockville Pike, Room O-1 F21, Rockville, MD 20852. OMB clearance requests are available at the NRC worldwide Web site: http://www.nrc.gov/public-involve/ doc-comment/omb/index.html. The document will be available on the NRC home page site for 60 days after the signature date of this notice.

Comments and questions should be directed to the OMB reviewer listed below by July 12, 2010. Comments received after this date will be considered if it is practical to do so, but assurance of consideration cannot be given to comments received after this

Christine J. Kymn, Office of Information and Regulatory Affairs (3150–0011), NEOB-10202, Office of Management and Budget, Washington, DC 20503.

The NRC Clearance Officer is Tremaine Donnell, (301) 415-6258.

Dated at Rockville, Maryland, this 4th day of June 2010.

For the Nuclear Regulatory Commission.

Tremaine Donnell,

NRC Clearance Officer, Office of Information Services.

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NUCLEAR REGULATORY COMMISSION

[Docket No.: 50-369 and 50-370; License No.: NPF-9, NPF-17; EA-09-252; NRC-2010-01961

Duke Energy Carolinas, LLC; McGuire Nuclear Station; Confirmatory Order (Effective Immediately)

Duke Energy Carolinas, LLC's (Duke Energy or Licensee) is the holder of License Nos. NPF-9 and NPF-17, issued by the Nuclear Regulatory Commission (NRC or Commission) pursuant to 10 CFR Part 50, on June 12, 1981, and March 3, 1983, respectively. The license authorizes the operation of the McGuire Nuclear Station (MNS or facility) in accordance with the conditions specified therein. The facility is located at the Licensee's site in Huntersville, North Carolina.

This Confirmatory Order is the result of an agreement reached during an alternative dispute resolution (ADR) mediation session conducted on March 29, 2010.

II

On November 26, 2008, the NRC's Office of Investigations (OI) initiated an investigation (OI Case No. 2–2009–009) regarding activities at the MNS located in Huntersville, NC. Based on the evidence developed during the investigation, the NRC staff preliminarily concluded that on approximately October 20, 2008, a contract employee introduced and used marijuana inside the Protected Area at MNS, and a second contract employee was aware of the potential use of the illegal drug but failed to report this to the appropriate site personnel as required by site procedure. The NRC's letter to Duke Energy of January 27, 2010, documented the NRC's conclusions and the following two apparent violations:

1. 10 CFR 26.10, states in part, that a licensee's Fitness For Duty (FFD) program must provide reasonable measures for the early detection of individuals who are not fit to perform activities within the scope of 10 CFR Part 26. Section 26.20 states, in relevant part, that each licensee subject to this part shall establish and implement written policies and procedures designed to meet the general performance objectives and specific requirements of this part. Section 26.23(a) states, in part, that contractor personnel performing activities within the scope of this part for a licensee must be subject to the licensee's program

relating to fitness-for-duty. The Duke Energy Nuclear Policy Manual, NSD 218.10.1, Revision 9, states in relevant part, that where unusual behavior, lack of trustworthiness and reliability, or evidence that an individual is not fit for duty is observed, it shall be reported to the manager of Access Services. On approximately October 20, 2008, a contract employee observed the use of marijuana inside of the Protected Area but failed to immediately report the event as required by MNS's continuing behavior observation program.

2. 10 CFR 26.10(c), states in part, that a licensee's FFD program must have a goal of achieving a drug-free workplace and a workplace free of the effects of such substances. 10 CFR 26.20 states, in relevant part, that each licensee subject to this part shall establish and implement written policies and procedures designed to meet the general performance objectives and specific requirements of this part. Section 26.23(a) states, in part, that contractor personnel performing activities within the scope of this part for a licensee must be subject to the licensee's program relating to fitness-for-duty. The Duke Energy Nuclear Policy Manual, NSD 217.8, Revision 14, states, in relevant part, that illegal drugs are prohibited by company or departmental policy from actual or attempted introduction into the site Protected Area. On approximately October 20, 2008, a contract employee introduced and used marijuana inside of the Protected Area at the MNS.

On March 29, 2010, the NRC and Duke Energy met in an ADR session mediated by a professional mediator, which was arranged through Cornell University's Institute on Conflict Resolution. ADR is a process in which a neutral mediator with no decisionmaking authority assists the parties in reaching an agreement or resolving any differences regarding their dispute. This confirmatory order is issued pursuant to the agreement reached during the ADR process. The elements of the agreement consist of the following:

1. Regarding the apparent violation discussed in Section II.1 above, Duke Energy's internal investigation could not substantiate the observed use of marijuana inside of the Protected Area. Regarding the second apparent violation discussed in Section II.2 above, Duke Energy's internal investigation could not substantiate the introduction and use of marijuana inside the Protected Area at the McGuire Nuclear Station. Nonetheless, in the context of the ADR mediation, Duke Energy agrees not to