

Commission Review of Atomic  
Safety and Licensing Board Order  
LBP 98-27 (Nov. 5, 1998).

2:00 p.m.—Briefing on Status of 10 CFR  
50.59 Issues (Public Meeting).

Wednesday, March 3

9:00 a.m.—Briefing by Executive Branch  
(Closed—Ex. 1).

*Week of March 8—Tentative*

Wednesday, March 10

11:00 a.m.—Affirmation Session (Public  
Meeting) (if needed).

*Week of March 15—Tentative*

Tuesday, March 16

1:00 p.m.—Briefing on Status of DOE  
High Level Waste Viability  
Assessment (Public Meeting).

Wednesday, March 17

9:00 a.m.—Meeting with Advisory  
Committee on Nuclear Waste and  
Nuclear Waste Technical Review  
Board (Public Meeting).

11:00 a.m.—Affirmation Session (Public  
Meeting) (If needed).

1:30 p.m.—Briefing on Part 50  
Decommissioning Issues (Public  
Meeting).

\* The schedule for Commission  
meetings is subject to change on short  
notice. To verify the status of meetings  
call (recording)—(301) 415-1292.  
Contact person for more information:  
Bill Hill (301) 415-1661.

The NRC Commission Meeting  
Schedule can be found on the Internet  
at: [http://www.nrc.gov/SECY/smj/  
schedule.htm](http://www.nrc.gov/SECY/smj/schedule.htm)

This notice is distributed by mail to  
several hundred subscribers; if you no  
longer wish to receive it, or would like  
to be added to it, please contact the  
Office of the Secretary, Attn: Operations  
Branch, Washington, D.C. 20555 (301-  
415-1661). In addition, distribution of  
this meeting notice over the Internet  
system is available. If you are interested  
in receiving this Commission meeting  
schedule electronically, please send and  
electronic message to [wmh@nrc.gov](mailto:wmh@nrc.gov) or  
[dkw@nrc.gov](mailto:dkw@nrc.gov).

Dated: February 22, 1999.

**William M. Hill, Jr.,**  
*SECY, Tracking Officer, Office of the  
Secretary.*

[FR Doc. 99-4802 Filed 2-23-99; 10:51 am]

BILLING CODE 7590-01-M

## NUCLEAR REGULATORY COMMISSION

[Docket No. 50-271]

### Vermont Yankee Nuclear Power Corporation, Vermont Yankee Nuclear Power Station; Issuance of Director's Decision Under 10 CFR 2.206

Notice is hereby given that the  
Director, Office of Nuclear Reactor  
Regulation, has acted on a Petition for  
action under 10 CFR 2.206 received  
from Michael J. Daley on April 9, 1998,  
concerning the Vermont Yankee Nuclear  
Power Station (VYNPS).

The Petition requests that the U.S.  
Nuclear Regulatory Commission (NRC)  
issue an order requiring that the  
licensee's administrative limits, which  
were in effect at the time and precluded  
VYNPS from operating with a torus  
water temperature above 80 °F or with  
a service water injection temperature  
greater than 50 °F, shall remain in force  
until certain conditions are met. The  
conditions listed include a complete  
reconstitution of the licensing basis for  
the maximum torus water temperature,  
submittal to the NRC of a technical  
specifications (TSs) amendment request  
establishing the correct maximum torus  
water temperature, and completion of  
NRC's review of the amendment  
request.

As a basis for the request, the  
Petitioner raised concerns about the  
licensee being unable to demonstrate an  
ability to either justify the operational  
limits for the maximum torus water  
temperature or to maintain operations  
within existing administrative limits  
(torus water temperature is critical to  
the proper functioning of the  
containment). The Petitioner asserted  
that since 1994, events have caused the  
licensee to question VYNPS's maximum  
torus water temperature limits four  
times, leading to the self-imposed  
administrative limits previously noted.  
The Petitioner stated that the NRC must  
move from a "wait and see" posture to  
active intervention, with immediate  
imposition of the order recommended  
by the Petitioner as a first step.

On May 13, 1998, the Director of the  
Office of Nuclear Reactor Regulation  
concluded that issuing an immediate  
order imposing the licensee's  
administrative limits which were in  
effect at the time was unnecessary. This  
aspect of the Petition was denied since  
the licensee took appropriate actions to  
determine the proper limit on torus  
water temperature, sought a TS  
amendment to impose the correct torus  
water temperature, and administratively  
implemented the limit while the NRC  
reviewed the analysis in support of the

TS amendment. The additional  
conditions associated with the request  
have been completed including  
establishing the correct licensing basis  
for the maximum torus temperature,  
submittal of a TS amendment request  
establishing the correct maximum torus  
water temperature limit, and completion  
of the NRC review of the amendment  
request. The NRC has concluded that  
the appropriate limit for maximum torus  
temperature is 90 °F, making the limits  
requested in the Petition unnecessary.  
Accordingly, the staff has addressed the  
issues raised by the Petitioner and has  
completed its actions relating to the  
Petition. Additional information is  
included in the "Director's Decision  
Pursuant to 10 CFR 2.206" (DD-99-04),  
the complete text of which follows this  
notice and which is available for public  
inspection at the Commission's Public  
Document Room, the Gelman Building,  
2120 L Street, NW., Washington, DC  
20555-0001, and at the Local Public  
Document Room located at the Brooks  
Memorial Library, 224 Main Street,  
Brattleboro, VT 05301.

As provided in 10 CFR 2.206(c), a  
copy of this Decision will be filed with  
the Secretary of the Commission for the  
Commission's review. This Decision  
will constitute the final action of the  
Commission 25 days after issuance  
unless the Commission, on its own  
motion, institutes review of the Decision  
within that time.

Dated at Rockville, Maryland, this 10th day  
of February 1999.

For the Nuclear Regulatory Commission.

**Samuel J. Collins,**

*Director, Office of Nuclear Reactor  
Regulation.*

[FR Doc. 99-4686 Filed 2-24-99; 8:45 am]

BILLING CODE 7590-01-P

## OFFICE OF PERSONNEL MANAGEMENT

### Proposed Collection; Comment Request for 1999 Presidential Management Intern Program Application

**AGENCY:** Office of Personnel  
Management.

**ACTION:** Notice.

**SUMMARY:** In accordance with the  
Paperwork Reduction Act of 1995 (Pub.  
L. 104-13, May 22, 1995), this notice  
announces that the Office of Personnel  
Management (OPM) intends to submit a  
request to the Office of Management and  
Budget (OMB) for renewal of authority  
to publish the 1999 Presidential  
Management Intern (PMI) Program  
Application. The information contained

in the PMI application is used by OPM's Employment Service to obtain nominations, and to screen and establish a nationwide competitive selection process. Applications are mailed to educational institutions at the beginning of each academic year. Students are nominated by their deans and chairpersons to compete in the PMI Program. The application is completed by the student (nominee) and submitted to the school official for review and nomination. After the initial review process, nominees are invited to participate in a structured assessment center process. Selection as a PMI finalist is based on their participation in the assessment center process. For the 1999 PMI application, we are proposing the elimination of Section C which included 97 behavioral consistency questions.

It is anticipated that 2000 applications will be received and processed in 1999. Number of hours required for completing PMI application forms by graduate program deans or chairpersons is 1 hour per application = 2000. Number of hours required per graduate student for completing application form is 1 hour = 2000.

Comments are particularly invited on:

- The elimination of Section C of the 1999 PMI application;
- Whether this collection of information is necessary for the proper performance of functions of the Office of Personnel Management, and whether it will have practical utility;
- Whether our estimate of the public burden of this collection of information is accurate, and based on valid assumptions and methodology; and
- Ways in which we can minimize the burden of the collection of information on those who are to respond, through the use of appropriate technological collection techniques or other forms of information technology.

For copies of the clearance package, call Mary Beth Smith-Toomey on (202) 606-8358, or email to mbtoomey@opm.gov.

**DATES:** Comments on this proposal should be received within 60 calendar days from the date of this publication.

**ADDRESSES:** Send or deliver comments to—Kathleen A. Keeney, U.S. Office of Personnel Management, Presidential Management Intern Program, William J. Green, Jr., Federal Building, Room 3400, 600 Arch Street, Philadelphia, PA 19106.

**FOR FURTHER INFORMATION CONTACT:** Kathleen A. Keeney (215) 861-3027

U.S. Office of Personnel Management.

**Janice R. Lachance,**

*Director, U.S. Office of Personnel Management.*

[FR Doc. 99-4690 Filed 2-24-99; 8:45 am]

BILLING CODE 6325-01-P

## SECURITIES AND EXCHANGE COMMISSION

[Rel. No. IC-23 701; File No. 812-11396]

### Hartford Life and Annuity Insurance Company, et al.; Notice of Amended Application

February 19, 1999.

**AGENCY:** The Securities and Exchange Commission ("Commission").

**ACTION:** Notice of amended and restated application for an order pursuant to Section 26(b) of the Investment Company Act of 1940 (the "Act") approving certain substitutions of securities and pursuant to Section 17(b) of the Act exempting related transactions from Section 17(a) of the Act.

**SUMMARY OF APPLICATION:** Applicants request an order to permit certain registered unit investment trusts to substitute shares of Bond Portfolio of One Group Investment Trust ("One Group Trust") for shares of Pegasus Variable Fund ("Pegasus Trust") Bond Fund, shares of One Group Trust's Diversified Equity Portfolio for shares of Pegasus Variable Fund's Growth and Value Fund, shares of One Group Trust's Diversified Mid Cap Portfolio for shares of Pegasus Trust's Mid Cap Opportunity Fund, shares of One Group Trust's Large Cap Growth Portfolio for shares of Pegasus Trust's Growth Fund and shares of One Group Trust's Mid Cap Value Portfolio for shares of Pegasus Trust's Intrinsic Value Fund currently held by those unit investment trusts, and to permit certain in-kind redemptions of portfolio securities in connection with the substitutions.

**APPLICANTS:** Hartford Life and Annuity Insurance Company ("Hartford"), ICMG Registered Variable Life Separate Account One ("ICMG Account") and Hartford Life and Annuity Insurance Company Separate Account Six ("Annuity Account," together with the ICMG Account, the "Accounts").

**FILING DATE:** The application was filed on November 10, 1998,<sup>1</sup> and amended and restated on February 12, 1999.

<sup>1</sup> The Commission previously published a notice of the application. Investment Company Act Release No. 23652 (January 13, 1999) [64 FR 3322 (January 21, 1999)] ("Rel. IC-23652"). Applicants subsequently amended and restated the application.

**HEARING OR NOTIFICATION OF HEARING:** An order granting the application will be issued unless the Commission orders a hearing. Interested persons may request a hearing by writing to the Secretary of the Commission and serving Applicants with a copy of the request, personally or by mail. Hearing requests should be received by the Commission by 5:30 p.m. on March 16, 1999, and should be accompanied by proof of service on Applicants, in the form of an affidavit or, for lawyers, a certificate of service. Hearing requests should state the nature of the writer's interest, the reason for the request, and the issues contested. Persons may request notification of a hearing by writing to the Secretary of the Commission.

**ADDRESSES:** Secretary, Securities and Exchange Commission, 450 Fifth Street, N.W., Washington, D.C. 20549. Applicants, c/o Marianne O'Doherty, Esq., Counsel, Hartford Life and Annuity Insurance Company, 200 Hopmeadow Street, Simsbury, Connecticut 06089. Copies to Stephen E. Roth, Esq., and David S. Goldstein, Esq., Sutherland Asbill & Brennan LLP, 1275 Pennsylvania Avenue, N.W., Washington, D.C. 20004-2415.

**FOR FURTHER INFORMATION CONTACT:** Ethan D. Corey, Senior Counsel, at (202) 942-0675, or Kevin M. Kirchoff, Branch Chief, at (202) 942-0672, Office of Insurance Products, Division of Investment Management.

**SUPPLEMENTARY INFORMATION:** The following is a summary of the application; the complete application may be obtained for a fee from the Public Reference Branch of the Commission, 450 5th Street, N.W., Washington, D.C. 20549 (tel. (202) 942-8090).

### Applicant's Representations

1. Hartford is a stock life insurance company incorporated in Connecticut. Hartford is engaged in the business of writing individual and group life insurance and annuity contracts in the District of Columbia and all states but New York. Hartford is the depositor and sponsor of the Accounts.

2. The ICMG Account, a segregated investment account established under Connecticut law, is registered with the Commission as a unit investment trust. The ICMG Account is currently divided into fourteen subaccounts, each of which invests exclusively in shares representing an interest in a separate corresponding investment portfolio ("Fund") of one of the three

This release publishes notice of the application as amended and restated, and supersedes Rel. IC-23652.