of proposed projects on institutions, students, and faculty members. Requested information includes the discipline of the proposed project, collaborating organizations involved in the project, the academic level on which the project focuses (e.g., lower-level undergraduate courses, upper-level undergraduate courses), characteristics of the organization submiting the proposal, special audiences (if any) that the project would target (e.g., women, minorities, persons with disabilities), strategic foci (if any) of the project (e.g., research on teaching and learning, international activities, integration of research and education), and the number of students and faculty at different educational levels who would benefit from the project.

Respondents: Investigators who submit proposals to NSF's Division of Undergraduate Education.

Estimated Number of Annual Respondents: 2,500.

Burden on the Public: 20 minutes (per response) for an annual total of 833 hours.

Dated: March 6, 2006.

Suzanne Plimpton,

Reports Clearance Officer, National Science Foundation.

[FR Doc. 06–2250 Filed 3–8–06; 8:45 am] **BILLING CODE 7555–01–M**

NUCLEAR REGULATORY COMMISSION

[Docket No. 50-348]

Southern Nuclear Operating Company; Joseph M. Farley Nuclear Power Plant, Unit 1; Environmental Assessment and Finding of No Significant Impact

The U.S. Nuclear Regulatory Commission (NRC) is considering issuance of an exemption from Title 10 of the Code of Federal Regulations (10 CFR) Part 50, Appendix R, "Fire Protection Program for Nuclear Power Facilities Operating Prior to January 1, 1979," Section III.G.2, for Facility Operating License No. NPF-2, issued to Southern Nuclear Operating Company (SNC or the licensee), for operation of the Joseph M. Farley Nuclear Power Plant (FNP), Unit 1, located in Houston County, Alabama. Therefore, as required by 10 CFR 51.21, the NRC is issuing this environmental assessment and finding of no significant impact.

Environmental Assessment

Identification of the Proposed Action

The proposed action would allow the use of fire-rated electrical cable

produced by Meggitt Safety System, Inc. (previously known as Whittaker Electronic Resources Unit of Whittaker Electronic Systems), for several cables in Fire Areas 1-013 and 1-042 associated with safe shutdown (SSD) control circuits. The licensee proposes the use of these fire-rated electrical cables in lieu of the alternatives specified in Section III.G.2 of Appendix R. In summary, SNC has requested a permanent exemption from 10 CFR Appendix R, Section III.G.2 to use 1hour fire-rated cable in lieu of a 1-hour rated fire barrier as required by 10 CFR Part 50, Appendix R, Section III.G.2 for protection of safe shutdown control circuits located in Fire Areas 1–013 and 1-042. Section III.G.2 of 10 CFR Part 50, Appendix R, provides fire protection requirements for electrical cables located within the same fire areas whose failure could cause the maloperation of redundant trains of systems necessary to achieve and maintain hot shutdown conditions. These areas are required to have protection features such that one of the redundant trains will be free of fire damage in the event of a fire. One method, described in Section III.G.2, for ensuring compliance with this requirement is to enclose the cable and equipment and associated non-safety circuits of one redundant train in a 1hour rated fire barrier. In addition, an area-wide automatic fire suppression and detection system shall be installed in the fire area.

A postulated fire in Fire Area 1-013 or 1-042 could cause loss of offsite power since both fire areas contain cable bus ducts from the startup transformers to both redundant trains of the 4 kilovolt (kV) Appendix R SSD buses. A postulated fire in either of these fire areas could also potentially impact the function of the Train B of the 4 kV Emergency Diesel Generator 1B control circuitry. The majority of the Train A onsite electrical power system components required for Appendix R SSD are not located in Fire Area 1-013 or 1-042. Certain Train A onsite power system related SSD circuits located in Fire Areas 1-013 and 1-042 will be protected by a 1-hour fire-rated electrical cable along with area-wide automatic fire suppression and detection.

Thus, the licensee's request for an exemption addresses the situation wherein a 1-hour rated fire barrier as described in Section III.G.2 of 10 CFR Part 50, Appendix R is not provided for certain components. Instead, these credited Train A components will utilize fire-rated electrical cables (Mineral Insulated (MI) cables). This fire-rated electrical cable has been tested

in accordance with American Society for Testing Materials E–119, "Standard Test Methods for Fire Tests of Building Construction Materials." Further details of the NRC staff's review of this issue, with respect to determining that the firerated electrical cables would be capable of providing an equivalent level of protection as would be provided by a 1-hour rated fire barrier, are provided in a related safety evaluation.

The proposed action is in accordance with the licensee's application dated January 19, 2005, as supplemented by letters dated June 9 (two letters) and November 18, 2005.

The Need for the Proposed Action

The exemption is needed to enable the licensee to utilize fire-rated electrical cables (MI cables) for certain components in lieu of a 1-hour rated fire barrier, as described in Section III.G.2 of 10 CFR Part 50, Appendix R, for FNP, Unit 1 Fire Areas 1–013 and 1–042.

Environmental Impacts of the Proposed Action

The NRC has completed its safety evaluation of the proposed action and concludes that the proposed exemption will not present an undue risk to the public health and safety. The details of the NRC staff's safety evaluation will be provided in an exemption that will be issued in a letter to the licensee. The action relates to revising the bases for the adequacy of the fire protection program at FNP, Unit 1.

The proposed action will not significantly increase the probability or consequences of accidents. No changes are being made in the types of effluents that may be released offsite, and there is no significant increase in occupational or public radiation exposure. Therefore, there are no significant radiological environmental impacts associated with the proposed action.

With regard to potential nonradiological impacts, the proposed action does not have a potential to affect any historic sites. It does not affect nonradiological plant effluents and has no other environmental impact. Therefore, there are no significant non-radiological environmental impacts associated with the proposed action.

Accordingly, the NRC concludes that there are no significant environmental impacts associated with the proposed action.

Environmental Impacts of the Alternatives to the Proposed Action

As an alternative to the proposed action, the staff considered denial of the proposed action (*i.e.*, the "no-action"

alternative). Denial of the application would result in no change in current environmental impacts. The environmental impacts of the proposed action and the alternative action are similar.

Alternative Use of Resources

The action does not involve the use of any different resources than those previously considered in the Final Environmental Statement related to the operation of the FNP, Units 1 and 2, dated December 1974, and the Final Supplemental Environmental Impact Statement (NUREG-1437, Supplement 18), dated March 2005.

Agencies and Persons Consulted

In accordance with its stated policy, on February 14, 2006, the NRC staff consulted with the Alabama State official, Kirk Whatley, of the Office of Radiation Control, Alabama Department of Public Health, regarding the environmental impact of the proposed action. The State official had no comments.

Finding of No Significant Impact

On the basis of the environmental assessment, the NRC concludes that the proposed action will not have a significant effect on the quality of the human environment. Accordingly, the NRC has determined not to prepare an environmental impact statement for the proposed action.

For further details with respect to the proposed action, see the licensee's letters dated January 19, June 9, and November 18, 2005. Documents may be examined, and/or copied for a fee, at the NRC's Public Document Room (PDR), located at One White Flint North, Public File Area O1 F21, 11555 Rockville Pike (first floor), Rockville, Maryland. Publicly available records will be accessible electronically from the Agencywide Documents Access and Management System (ADAMS) Public Electronic Reading Room on the Internet at the NRC Web site, http:// www.nrc.gov/reading-rm/adams.html. Persons who do not have access to ADAMS or who encounter problems in accessing the documents located in ADAMS should contact the NRC PDR Reference staff by telephone at 1-800-397-4209 or 301-415-4737, or by e-mail to pdr@nrc.gov.

Dated at Rockville, Maryland, this 2nd day of March 2006.

For the Nuclear Regulatory Commission. **Robert E. Martin**,

Senior Project Manager, Plant Licensing Branch II–1, Division of Operating Reactor Licensing, Office of Nuclear Reactor Regulation.

[FR Doc. E6–3337 Filed 3–8–06; 8:45 am] BILLING CODE 7590–01–P

NUCLEAR REGULATORY COMMISSION

[Docket No. 50-029]

Environmental Assessment and Finding of No Significant Impact for Proposed Disposal Procedures for the Yankee Atomic Electric Company in Accordance With 10 CFR 20.2002, License DPR-003, Rowe, MA

AGENCY: U.S. Nuclear Regulatory Commission.

ACTION: Environmental Assessment and Finding of No Significant Impact.

FOR FURTHER INFORMATION CONTACT: John Hickman, Division of Waste Management and Environmental Protection, Office of Nuclear Material Safety and Safeguards, U.S. Nuclear Regulatory Commission, Mail Stop: T7E18, Washington, DC 20555–00001. Telephone: (301) 415–3017; e-mail: jbh@nrc.gov.

SUPPLEMENTARY INFORMATION:

I. Introduction

The U.S. Nuclear Regulatory Commission (NRC) is considering a request dated June 6, 2005, as supplemented by a letter dated October 31, 2005, by the Yankee Atomic Electric Company (YAEC or the Licensee), to approve disposal procedures pursuant to Section 20.2002 of Title 10 of the Code of Federal Regulations (10 CFR part 20.2002), "Method of Obtaining Approval of Proposed Disposal Procedures." The licensee's proposed disposal is to allow the continued use of concrete blocks containing radioactive materials as a retaining wall at an off-site location in Vermont. The proposed disposal would exempt the disposal site from Atomic Energy Act (AEA) and NRC licensing requirements for possession of the radioactive materials contained in the retaining

II. Environmental Assessment

Background

Yankee Nuclear Power Station (YNPS) is a deactivated pressurized-water nuclear reactor situated on a small portion of a 2,200-acre site. The site is located in northwestern Massachusetts

in Franklin County, near the southern Vermont border. The plant and most of the 2,200-acre site are owned by the YAEC. A small portion on the west side of the site (along the east bank of the Sherman Reservoir) is owned by USGen New England, Inc. The YNPS plant was constructed between 1958 and 1960 and operated commercially at 185 megawatts electric (after a 1963 upgrade) until 1992. In 1992, YAEC determined that closing of the plant would be in the best economic interest of its customers. In December 1993, NRC amended the YNPS operating license to retain a "possession-only" status. YAEC began dismantling and decommissioning activities at that time.

The waste material intended for disposal consists of concrete shield blocks from within the reactor support structure (RSS) that were removed, sand blasted, surveyed, and released from licensee radiological controls in 1999. At the time of the shield block release, analyses of the radionuclide content of concrete within the reactor support structure indicated values less than the minimum detectable activity. Based on these results and surface contamination surveys, the shield blocks were determined to be free of detectable licensed radioactive material. These analyses were performed to the specified levels for 10 CFR Part 61 waste

classification requirements.

Forty of the shield blocks from the steam generator cubicles were removed from the site under an approved Massachusetts Department of Environmental Protection (MADEP) Beneficial Use Determination (BUD) and used to construct a retaining wall at a private residence in Readsboro, Vermont. In 2004, as part of preparation for demolition and plans to retain RSS concrete on-site, the licensee performed further volumetric sampling and analysis of radionuclides. A lower limit of detection of 10 pCi/g for H-3 was established for the additional volumetric sampling, based upon the concrete derived concentration guideline limits and the requirements of the License Termination Plan (LTP). This analysis identified the presence of H-3 in essentially all concrete within the RSS. Levels of H-3 from samples taken in the proximity of the former location of the steam generator shield blocks indicated H-3 levels averaging approximately 200 pCi/g. Based upon the results of samples of RSS concrete, the licensee subsequently had samples from the released shield blocks in Vermont analyzed for the suite of radionuclides listed in the LTP, using detection limits consistent with the requirements of the LTP. The results