late interventions must show good cause, as required by section 385.214(b)(3), why this time limitation should be waived. Environmental issues have been viewed as good cause for late intervention. You do not need intervenor status to have your scoping comments considered.

Additional information about the proposed project is available from Ms. Dawn Deibert Neumann, EA Project Manager, at (202) 208–1046.

Linwood A. Watson, Jr.,

Acting Secretary.

[FR Doc. 96–20796 Filed 8–14–96; 8:45 am] BILLING CODE 6717–01–M

[Project No. 1494-123]

Grand River Dam Authority; Notice of Availability of Draft Environmental Assessment

August 9, 1996.

A draft environmental assessment (DEA) is available for public review. The DEA was prepared for an application filed by Grand River Dam Authority (GRDA) that requests an amendment to the operating rule curve for impoundment elevations required under license article 401. In summary, GRDA proposes to modify the licensed rule curve by: (1) Delaying the spring rise from elevation 742 feet PD by two weeks, from April 16 to May 1, to better accommodate runoff from spring flows; (2) setting the rule curve's maximum water surface elevation at 744 feet PD instead of 745 feet PD to provide better flood management; and (3) delaying the drawdown from elevation 744 feet PD by about three weeks, from July 6 to August 1, and the drawdown from elevation 743 feet PD by about two weeks, from August 1 to August 16, to better coincide with the recreational boating season. The Pensacola Hydroelectric Project is located on the grand River, near the towns of Langley and Disney, in Craig, Delaware, Mayes, and Ottawa Counties, Oklahoma.

The DEA finds that GRDA's proposed amendment is not a major federal action significantly affecting the quality of the human environment. The DEA was written by staff in the Office of Hydropower Licensing, Federal Energy Regulatory Commission. Copies of the DEA can be obtained by calling the Commission's Public Reference Room at (202) 208–1371.

Comments on the DEA must be filed with the Commission within 30 days from the date of this notice. Comments should be addressed to: Ms. Lois D. Cashell, Secretary, Federal Energy Regulatory Commission, 888 First Street, N.E., Washington, D.C. 20426. Please include the project number (1494–123) on any comments filed. Linwood A. Watson, Jr.,

Acting Secretary.

[FR Doc. 96-20798 Filed 8-14-96; 8:45 a.m.] BILLING CODE 6717-01-M

Notice of Application Filed With the Commission

August 9, 1996.

Take notice that the following hydroelectric application has been filed with the Commission and is available for public inspection:

- a. Type of Application: Transfer of License and Lease of Project Property.
 - b. Project No: 2725-047.
 - c. Date Filed: July 18, 1996.
- d. Applicant: Oglethorpe Power Corporation and Georgia Power Company.
- *e. Name of Project:* Rocky Mountain Pumped Storage Project.
- f. Location: Heath Creek in Floyd County, Georgia.
- g. Filed Pursuant to: Federal Power Act, 16 U.S.C. § 791(a)–825(r).
- h. Applicant Contact: James A. Orr, Esquire, Sutherland Asbill & Brennan, 999 Peachtree Street, NE., Atlanta, GA 30309–3996, (404) 853–8578.
- i. FERC Contact: David Cagnon, (202) 219–2693.
 - j. Comment Date: September 3, 1996.
- k. Description of Transfer: The Oglethorpe Power Corporation and Georgia Power Company, licensees, propose to partially transfer the license for Project No. 2725 to include an owner trustee and a trustee of a special business trust created under the Delaware Business Act, acting solely in their respective capacities as trustees. The trustees would be added as licensees to facilitate permanent financing of the project through a sale and leaseback transaction.
- l. This notice also consists of the following standard paragraphs: B, C2, and D2.
- B. Comments, Protests, or Motions to Intervene—Anyone may submit comments, a protest, or a motion to intervene in accordance with the requirements of Rules of Practice and Procedure, 18 CFR 385.210, 385.211, 385.214. In determining the appropriate action to take, the Commission will consider all protests or other comments filed, but only those who file a motion to intervene in accordance with the Commission's Rules may become a party to the proceeding. Any comments, protests, or motions to intervene must be received on or before the specified

comment date for the particular application.

C2. Filing and Service of Responsive Documents—Any filings must bear in all capital letters the title "COMMENTS."

"RECOMMENDATIONS FOR TERMS AND CONDITIONS," "NOTICE OF INTENT TO FILE COMPETING APPLICATION," "COMPETING APPLICATION," "PROTEST," or "MOTION TO INTERVENE," as applicable, and the Project Number of the particular application to which the filing refers. Any of these documents must be filed by providing the original and the number of copies provided by the Commission's regulations to: The Secretary, Federal Energy Regulatory Commission, 888 First Street, NE., Washington, DC 20426. A copy of a notice of intent, competing application, or motion to intervene must also be served upon each representative of the Applicant specified in the particular application.

D2. Agency Comments—Federal, State, and local agencies are invited to file comments on the described application. A copy of the application may be obtained by agencies directly from the Applicant. If an agency does not file comments within the time specified for filing comments, it will be presumed to have no comments. One copy of an agency's comments must also be sent to the Applicant's representatives.

Linwood A. Watson, Jr.,

Acting Secretary.

[FR Doc. 96–20799 Filed 8–14–96; 8:45 am] BILLING CODE 6717–01–M

FEDERAL ELECTION COMMISSION

Sunshine Act Meeting

DATE AND TIME: Tuesday, August 20, 1996 at 10:00 a.m.

PLACE: 999 E Street, N.W., Washington, D.C.

STATUS: This Meeting Will Be Closed to the Public.

ITEMS TO BE DISCUSSED:

Compliance matters pursuant to 2 U.S.C. § 437g

Audits conducted pursuant to 2 U.S.C. § 437g, § 438(b), and Title 26, U.S.C. Matters concerning participation in civil actions or proceedings or arbitration Internal personnel rules and procedures or matters affecting a particular employee

DATE AND TIME: Thursday, August 22, 1996 at 10:00 a.m.

PLACE: 999 E Street, N.W., Washington, D.C. (Ninth Floor.)

STATUS: This Meeting Will Be Open to the Public.

ITEMS TO BE DISCUSSED:

Correction and Approval of Minutes Advisory Opinion 1996–25: Stanley M. Brand on behalf of Seafarers Political Activity Donation ("SPAD") (tentative) Advisory Opinion 1996–29: Stanley R. de Waal, Treasurer, Chris Cannon for Congress, Inc.

Advisory Opinion 1996–30: Robert F. Bauer on behalf of the Democratic Senatorial Campaign Committee and the Democratic Congressional Campaign Committee

Advisory Opinion 1996–32: Craig M. Engle, General Counsel, National Republican Senatorial Committee (tentative) Advisory Opinion 1996–33: David R.

Advisory Opinion 1996–33: David R. Connell, Treasurer, Colantuono for Congress (tentative) Administrative Matters

PERSON TO CONTACT FOR INFORMATION:

Mr. Ron Harris, Press Officer, Telephone: (202) 219–4155.

Marjorie W. Emmons, Secretary of the Commission.

[FR Doc. 96-20980 Filed 8-13-96; 2:38 pm]

BILLING CODE 6715-01-M

FEDERAL MARITIME COMMISSION

Security for the Protection of the Public, Financial Responsibility to Meet Liability Incurred for Death or Injury to Passengers or Other Persons on Voyages; Notice of Issuance of Certificate (Casualty)

Notice is hereby given that the following have been issued a Certificate of Financial Responsibility to Meet Liability Incurred for Death or Injury to Passengers or Other Persons on Voyages pursuant to the provisions of Section 2, Public Law 89–777 (46 U.S.C. § 817(d)) and the Federal Maritime Commission's implementing regulations at 46 C.F.R. Part 540, as amended:

Princess Cruises, Inc., P & O Lines (Shipowners) Limited and The Peninsular and Oriental Steam Navigation Company, 10100 Santa Monica Blvd., Los Angeles, California 90067–4189

Vessel: ROYAL PRINCESS

Dated: August 9, 1996.

Joseph C. Polking,

Secretary.

[FR Doc. 96-20762 Filed 8-14-96; 8:45 am]

BILLING CODE 6730-01-M

Fact Finding Investigation No. 22 Possible Rate Malpractices in Specified United States-Foreign Trades; Amendment to Order of Investigation

On August 8, 1994, the Commission instituted this nonadjudicatory investigation into the practices of common carriers and other persons with respect to untariffed transportation activity and the possible payment of rebates and any other devices or means of providing, or allowing persons to obtain, transportation at less or different compensation than the rates and charges shown in applicable tariffs or service contracts. The Commission's Order of Investigation specified that the scope of the fact finding would be limited to trades between the United States and Europe, the Far East, South America, Central America, and the Caribbean. Investigative Officers named in the Order were Wm. Jarrel Smith, Jr., the former Director of the Commission's Bureau of Hearing Counsel, Vern W. Hill, the former Deputy Director of that Bureau, and three attorneys then assigned to the Bureau of Hearing Counsel.

Since the commencement of this proceeding, Mr. Smith has retired and the Bureau of Hearing Counsel has been merged with the Bureau of Investigations to form the Bureau of Enforcement, Mr. Hill is now the Director of the Bureau of Enforcement and the other Investigative Officers named in the Commission's Order of Investigation are attorneys assigned to that Bureau. In view of Mr. Smith's departure, and the reorganization of the Commission's enforcement personnel, the Commission is amending its Order of Investigation to name the current Director and attorneys assigned to the Bureau of Enforcement as Investigative Officers.

The Commission also has decided to remove the geographic limits on this investigation to permit inquiry into malpractices in any U.S. foreign trade. Recent reductions in the Commission's enforcement personnel, coupled with indications that malpractices are increasing in many trades, require increased efficiency in our investigatory and enforcement functions. The compulsory process and other powers made available to Investigative Officers in this fact finding proceeding should assist in achieving that goal.

Therefore, it is ordered, That pursuant to sections 8, 10, 11 and 12 of the Shipping Act of 1984, 46 U.S.C. app. 1707, 1709, 1710, and 1711, and part 502, Subpart R of Title 46 of the Code of Federal Regulations, 46 CFR 502.281,

et seq., the Commission's Order of Investigation served August 8, 1994 in this nonadjudicatory investigation is hereby amended as follows:

1. In the first ordering paragraph, delete the words, "in the trades between United States ports and point and ports and points in Europe, the Far East, South America, Central America or the Caribbean" and insert, in lieu thereof, the words, "in U.S. foreign trades."

2. In the second ordering paragraph, delete the first sentence and insert, in lieu thereof, "That the Investigative Officers shall be Vern W. Hill, Charles L. Haslup, III, Paul J. Kaller, Peter J. King, Joseph B. Slunt, and Martha C. Smith of the Commission."

It is further ordered, That notice of this Order be published in the Federal Register.

By the Commission. Joseph C. Polking, *Secretary.*

[FR Doc. 96–20808 Filed 8–14–96; 8:45 am] BILLING CODE 6730–01–M

GENERAL SERVICES ADMINISTRATION

Notice of Availability; Draft Environmental Impact Statement (DEIS) Development of a Clifton Road Campus Annex Centers for Disease Control and Prevention Atlanta, Georgia

Pursuant to the requirements of the National Environmental Policy Act (NEPA) of 1969, and the President's Council on Environmental Quality Regulations (40 CFR 1500-1508), as implemented by General Services Administration (GSA) Order PBS P 1095.4B. GSA announces the availability of the Draft Environmental Impact Statement (DEIS) for a 45 day comment period, for the long-term development, over a twenty year horizon, of a campus annex (West Campus) to house the Centers for Disease Control and Prevention (CDC) in Atlanta, Georgia. Your comments should be addressed directly to GSA. The 45-day comment period will begin with the publication of this Notice in the Federal Register.

The DEIS examined the short and long term impacts on the natural and built environments of developing and operating a mix of laboratory, office, and support space at the proposed West Campus. The DEIS also examined measures to mitigate unavoidable adverse impacts of the proposed action. The Main CDC Campus occupies 27.6 acres, and is bounded by Clifton Road to the north, Michael Street to the south and east, and Clifton Way to the west. CDC currently occupies approximately