**ADDRESSES:** Interested parties should contact the Superintendent, Buffalo National River, P.O. Box 1173, Harrison, Arkansas 72602–1173, to obtain a copy of the prospectus describing the requirements of the proposed permits.

**SUPPLEMENTARY INFORMATION: This** permit renewal has been determined to be categorically excluded from the procedural provisions of the National Environmental Policy Act and no environmental document will be prepared.

The existing concessionaires have performed their obligations to the satisfaction of the Secretary under existing permits which expire by limitation of time on October 31, 1996, and therefore pursuant to the provisions of Section 5 of the Act of October 9, 1965 (79 Stat. 969; 16 U.S.C. 20), each existing concessioner is entitled to be given preference in the renewal of the permit and in the negotiation of a new permit, providing that the existing concessioner submits a responsive offer (a timely offer which meets the terms and conditions of the Prospectus). This means that the permit will be awarded to the party submitting the best offer, provided that if the best offer was not submitted by the existing concessioner, then the existing concessioner will be afforded the opportunity to match the best offer. If the existing concessioner agrees to match the best offer, then the permit will be awarded to the existing concessioner.

If any of the existing concessionaires does not submit a responsive offer, the right of preference in renewal shall be considered to have been waived, and the permit will then be awarded to the party that has submitted the best responsive offer.

The Secretary will consider and evaluate all proposals received as a result of this notice. Any proposal, including that of the existing concessioner, must be received by the Superintendent, not later than the sixtieth (60th) day following publication of this notice to be considered and evaluated.

Dated: June 14, 1996. David N. Given,

Acting Field Director, Midwest Field Area. [FR Doc. 96-15336 Filed 6-14-96; 8:45 am]

BILLING CODE 4310-70-M

### **DEPARTMENT OF JUSTICE**

### **Foreign Claims Settlement** Commission

# **Holocaust Survivor Claims: Notice of Deadline for Filing of Claims**

**AGENCY:** Foreign Claims Settlement Commission of the United States: Justice.

**ACTION:** Notice.

**SUMMARY:** The Foreign Claims Settlement Commission announces the establishment of a program to adjudicate the claims of certain United States survivors of the Holocaust for compensation pursuant to a September 19, 1995, agreement between the United States and Germany.

DATES: The deadline for filing of claims in this program is September 30, 1996. FOR FURTHER INFORMATION CONTACT: David E. Bradley, Chief Counsel, Foreign Claims Settlement Commission of the United States, U.S. Department of Justice, 600 E St., N.W., Suite 6002, Washington, DC 20579, Tel. (202) 616-6975, FAX (202) 616-6993.

Notice of Deadline for Filing of **Holocaust Claims** 

Certain United States survivors of the Holocaust are eligible for compensation pursuant to a September 19, 1995, agreement between the United States and the Government of the Federal Republic of Germany.

The Foreign Claims Settlement Commission will conduct a claims program to identify persons eligible under the agreement. This will be the only opportunity for U.S. citizens to seek compensation from Germany through the U.S. Government for loss of liberty or damage to health due to Nazi persecution. The decisions of the Commission will serve as the basis for negotiation of a compensation figure between the U.S. Department of State and the German Government, which has already agreed in principle to compensate eligible claimants.

This program is open to those U.S. citizens who were U.S. citizens at the time of their persecution and were interned in concentration camps or under comparable conditions. The agreement excludes compensation for those who were subjected to forced labor only and for those who have previously received compensation from Germany.

Any person wishing to file a claim must request and complete an official claim form, providing information including:

(1) The name, address and telephone number of claimant;

(2) A brief narrative description of the circumstances leading to and the nature of the Nazi persecution, including the dates and places of internment, and the impact of persecution on the freedom and health of claimant;

(3) Documentary proof of United States citizenship both (a) at the time of Nazi persecution and (b) at present;

(4) Documentary proof of claimant's loss of liberty or damage to health as a result of Nazi persecution (for example, a certified copy of a contemporaneous government document or report of a contemporaneous medical examination, or sworn witness statements);

(5) Any additional information or documentation relevant to the level of compensation sought by the claimant.

Completed claim forms and supporting documentation must be submitted no later than September 30,

The Commission will conduct this program and render its decisions in accordance with its regulations, which are published in Chapter V of Title 45, Code of Federal Regulations (45 CFR 500 et seq.). In particular, attention is directed to 45 CFR 531.6(d), which provides that the claimant shall bear the burden of proof on all elements of a claim. A copy of the regulations is available from the Commission upon request.

Requests for claim forms should be addressed to: Foreign Claims Settlement Commission of the United States, Washington, DC 20579. Forms also may be requested by telephone, at (202) 616-6975, or by facsimile, at (202) 616-6993.

Approval has been obtained from the Office of Management and Budget for the collection of this information. Approval No. 1105-0068.

Delissa A. Ridgway,

Chair.

[FR Doc. 96-15296 Filed 6-14-96; 8:45 am] BILLING CODE 4410-01-P

# **NATIONAL AERONAUTICS AND SPACE ADMINISTRATION**

[Notice (96-063)]

# **Government-Owned Inventions**, Available for Licensing

**AGENCY: National Aeronautics and** Space Administration.

**ACTION:** Notice of availability of inventions for licensing.

**SUMMARY:** The inventions listed below are assigned to the National Aeronautics and Space Administration, have been filed in the United States Patent and Trademark Office, and are available for licensing.

Copies of patent applications cited are available from the Office of Patent Counsel, Johnson Space Center, Mail Code HA, Houston, TX 77058. Claims are deleted from the patent applications to avoid premature disclosure.

DATE: June 17, 1996.

FOR FURTHER INFORMATION CONTACT: Ed Fein, Patent Counsel, Lyndon B. Johnson Space Center, Mail Code HA, Houston, TX 77058; telephone (713) 483–0837, fax (713) 244–8452.

NASA Case No. MSC-22,329-1: Push Type Fastener.

NASA Case No. MSC-21,961-2: Accelerometer Method and Apparatus for Integral Display and Control Functions.

NASA Case No. MSC-22,618-1: Global Qualitative Flow-Path Modeling for Local State Determination in Simulation and Analysis.

*NASA Case No. MSC-22,489-1:* Microcapsules and Methods for Making.

NASA Case No. MSC-22,122-1: Pathogen Propagation in Cultured Three-Dimensional Tissue Mass.

*NASA Case No. MSC-21,915-2:* Polarization Perception Device.

NASA Case No. MSC-22,584-1: Enhanced Whipple Shield.

NASA Case No. MSC-21,715-2: Quantitative Method of Measuring Cancer Cell Urokinase and Metastatic Potential.

NASA Case No. MSC-22,544-1: Capacitance Probe for Fluid Flow and Volume Measurements.

*NASA Case No. MSC-21,982-1:* High Performance Circularly Polarized Microstrip Antenna.

NASA Case No. MSC-22,358-1: Method and Apparatus for Production of Powders.

NAŚA Case No. MSC-22,549-1: Light-Directed Ranging System Implementing Single Camera System for Telerobotics Applications.

NASA Case No. MSC-22,431-1: Ranging Apparatus and Method Implementing Stereo Vision System.

NASA Case No. MSC-22,515-1: Bending and Torsion Load Alleviator with Automatic Reset.

*NASA Case No. MSC-22,424-2:* Rotary Blood Pump.

NASA Case No. MSC-22,605-1-SB: Fiber-Optic Chemiluminescent Biosensors for Monitoring Aqueous Alcohols and Other Water Quality Parameters.

NASA Case No. MSC-22,366-1: Method and Apparatus for Measuring Fluid Flow.

*NAŚA Case No. MSC-22,532-1:* Adaptive Speech Recognition System Apparatus and Method.

NASA Case No. MSC-22,451-1: Particle Velocity Measuring System.

NASA Case No. MSC-22,569-1:

Micromechanical Oscillating Mass Balance. NASA Case No. MSC-22,616-1:

Preservation of Liquid Biological Samples. *NASA Case No. MSC-22,463-2*: Method and Apparatus for the Collection, Storage, and Real Time Analysis of Blood and Other Bodily Fluids.

NASA Case No. MSC-22,521-1-SB: Ground Isolation Circuit for Isolating a Transmission Line from Ground Interference. NASA Case No. MSC-22,525-1: Retractable Visual Indicator for Carbon Filters.

NASA Case No. MSC-21,984-2: A Method of Producing Non-Neoplastic, Three-Dimensional Mammalian Tissue and Cell Aggregates under Microgravity Culture Conditions and the Products Produced Therefrom.

NASA Case No. MSC-21,984-3: A Method of Producing Non-Neoplastic, Three-Dimensional Mammalian Tissue and Cell Aggregates under Microgravity Culture Conditions and the Products Produced Therefrom.

Dated: June 7, 1996.

Edward A. Frankle,

General Counsel.

[FR Doc. 96-15248 Filed 6-14-96; 8:45 am]

BILLING CODE 7510-01-M

#### [Notice (96-062)]

## **Notice of Prospective Patent License**

**AGENCY:** National Aeronautics and Space Administration.

**ACTION:** Notice of prospective patent license.

**SUMMARY:** NASA hereby gives notice that Hargraves Technology Corporation, of 14100 Wynfield Creek Parkway, Huntersville, North Carolina 28078, has requested an exclusive license to practice the invention disclosed in NASA Case No. LAR-15,348-1, entitled "THIN-LAYER COMPOSITE-UNIMORPH PIEZOELECTRIC DRIVER AND SENSOR," "THUNDER", for which a U.S. Patent Application was filed by NASA on April 4, 1995. Written objections to the prospective grant of license should be sent to Mr. George F. Helfrich, Patent Counsel, Langley Research Center.

**DATE:** Responses to this notice must be received by August 16, 1996.

#### FOR FURTHER INFORMATION CONTACT:

Mr. George F. Helfrich, Patent Counsel, Langley Research Center, Mail Code 212, Hampton, VA 23681; telephone (804) 864–9260.

Dated: June 10, 1996.

Edward A. Frankle,

General Counsel.

[FR Doc. 96–15247 Filed 6–14–96; 8:45 am]

# NUCLEAR REGULATORY COMMISSION

[Docket No. 50-423]

Northeast Nuclear Energy Company, et al.; Notice of Consideration of Issuance of Amendment to Facility Operating License, Proposed No Significant Hazards Consideration Determination, and Opportunity for a Hearing

The U.S. Nuclear Regulatory Commission (the Commission) is considering issuance of an amendment to Facility Operating License No. NPF– 49 issued to Northeast Nuclear Energy Company (the licensee) for operation of the Millstone Nuclear Power Station, Unit No. 3, located in New London County, Connecticut.

The proposed amendment would revise the Technical Specifications (TS) for the Overtemperature delta T time constants in TS Table 2.2–1 and the Steam Line Pressure Negative Rate High Steam Line Isolation time constant on TS Table 3.3–4.

Before issuance of the proposed license amendment, the Commission will have made findings required by the Atomic Energy Act of 1954, as amended (the Act) and the Commission's regulations.

The Commission has made a proposed determination that the amendment request involves no significant hazards consideration. Under the Commission's regulations in 10 CFR 50.92, this means that operation of the facility in accordance with the proposed amendment would not (1) involve a significant increase in the probability or consequences of an accident previously evaluated; or (2) create the possibility of a new or different kind of accident from any accident previously evaluated; or (3) involve a significant reduction in a margin of safety. As required by 10 CFR 50.91(a), the licensee has provided its analysis of the issue of no significant hazards consideration, which is presented below:

The proposed changes do not involve a [significant hazards consideration] SHC because the changes would not:

1. Involve a significant increase in the probability or consequence of an accident previously evaluated.

The proposed Technical Specification changes will revise the mathematical notations associated with the time constants in Tables 2.2–1 and 3.3–4. The proposed changes do not modify the value of any time constant.

The proposed changes to Table 2.2–1 will replace the current equalities with inequalities in order to indicate the direction of conservatism for the time constants  $\tau_1$ ,  $\tau_2$ ,  $\tau_4$ ,  $\tau_5$  and  $\tau_7$ . These time constants are used