

2008 and published in the **Federal Register** on October 8, 2008 (73 FR 58982).

Pursuant to 29 CFR 90.18(c) reconsideration may be granted under the following circumstances:

(1) If it appears on the basis of facts not previously considered that the determination complained of was erroneous;

(2) If it appears that the determination complained of was based on a mistake in the determination of facts not previously considered; or

(3) If in the opinion of the Certifying Officer, a misinterpretation of facts or of the law justified reconsideration of the decision.

The negative TAA determination issued by the Department for workers of GE Consumer and Industrial Lighting, Willoughby Lucalox Plant, Willoughby, Ohio was based on the finding that imports of ceramic metal halide (CMH) high-intensity discharge lamps did not contribute importantly to worker separations at the subject plant and there was no shift of production to a foreign country during the relevant period. The “contributed importantly” test is generally demonstrated through a survey of the workers’ firm’s declining domestic customers. In this instance, the subject firm did not sell ceramic metal halide (CMH) high-intensity discharge lamps to domestic customers, thus a survey was not conducted. The subject firm did not import ceramic metal halide (CMH) high-intensity discharge lamps into the United States during the relevant period.

In the request for reconsideration the petitioner states that “General Electric Company will begin buying Arc Chambers as early as the start of second quarter next year 2009 from China.”

When assessing eligibility for TAA, the Department exclusively considers import impact during the relevant time period (one year prior to the date of the petition). Events occurring in 2009 are outside of the relevant time period as established by the petition date of August 18, 2008, and thus cannot be considered in this investigation.

Should conditions change in the future, the company is encouraged to file a new petition on behalf of the worker group which will encompass an investigative period that will include these changing conditions.

#### Conclusion

After review of the application and investigative findings, I conclude that there has been no error or misinterpretation of the law or of the facts which would justify reconsideration of the Department of

Labor’s prior decision. Accordingly, the application is denied.

Signed in Washington, DC, this 27th day of October 2008.

**Elliott S. Kushner,**

*Certifying Officer, Division of Trade Adjustment Assistance.*

[FR Doc. E8-26540 Filed 11-6-08; 8:45 am]

**BILLING CODE 4510-FN-P**

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## DEPARTMENT OF LABOR

### Employment and Training Administration

[TA-W-64,073]

#### Broan Nutone Storage Solutions, Cleburne, TX; Notice of Termination of Investigation

Pursuant to Section 221 of the Trade Act of 1974, as amended, an investigation was initiated on September 18, 2008, in response to a worker petition filed by a company official on behalf of workers of Broan Nutone Storage Solutions, Cleburne, Texas.

The petitioner has requested that the petition be withdrawn. Consequently, the investigation has been terminated.

Signed at Washington, DC, this 28th day of October 2008.

**Linda G. Poole,**

*Certifying Officer, Division of Trade Adjustment Assistance.*

[FR Doc. E8-26541 Filed 11-6-08; 8:45 am]

**BILLING CODE 4510-FN-P**

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## OFFICE OF NATIONAL DRUG CONTROL POLICY

### Paperwork Reduction Act; Notice of Intent To Collect; Comment Request

**AGENCY:** Office of National Drug Control Policy (ONDCP).

**ACTION:** ONDCP provides opportunity for public comment concerning the collection of information gathered for the purpose of developing and tracking anti-drug advertising for the National Youth Anti-Drug Media Campaign.

**SUMMARY:** This action proposes the renewal of three existing data collection instruments used in the production of ONDCP’s National Youth Anti-Drug Media Campaign advertising and Media Campaign tracking.

#### SUPPLEMENTARY INFORMATION:

##### I. Purpose

The National Youth Anti-Drug Media Campaign is in the process of renewing three data collection instruments. These

data collection instruments—pre-production qualitative (or “focus group”) testing of creative advertising concepts (OMB 3201-0011), pre-broadcast quantitative (or “copy”) testing of developed advertising (OMB 3201-0006) and a tracking study to measure advertising effectiveness (OMB 3201-0010)—are critical to the continuity and improvement of the Media Campaign and are key contributors to the downturn in drug abuse.

*Type of Collections:* OMB 3201-0011—Qualitative Research—Focus groups; OMB 3201-0006—Copytesting—15-minute mall intercept interviews; OMB 3201-0010—Tracking Study—15-minute mall intercept interviews.

*Title of Collection:* See above.

*Frequency:* OMB 3201-0011—Qualitative Research—Quarterly; OMB 3201-0006—Copytesting—Quarterly; OMB 3201-0010—Tracking Study—Weekly.

*Affected Public:* Teenagers and adult influencers of teenagers.

*Estimated Burden:* OMB 3201-0011—Qualitative Research—\$11,600; OMB 3201-0006—Copytesting—\$16,500; OMB 3201-0010—Tracking Study—\$21,000.

## II. Special Issues for Comment

ONDCP especially invites comments on: (a) Ways to enhance information quality, utility, and clarity of the collection instruments; and (b) ways to ease the burden on respondents, including the use of automated collection techniques or other forms of information technology.

*Comments:* Address comments within 60 days to Mark Krawczyk, Executive Office of the President, Office of National Drug Control Policy, Washington, DC 20503; by e-mail at [MKrawczyk@ondcp.eop.gov](mailto:MKrawczyk@ondcp.eop.gov); or, by fax at (202) 395-0858. For further information, contact Mr. Krawczyk at (202) 395-6720.

Signed in Washington, DC, on November 3, 2008.

**Daniel R. Petersen,**

*Assistant General Counsel.*

[FR Doc. E8-26553 Filed 11-6-08; 8:45 am]

**BILLING CODE 3180-02-P**

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## NUCLEAR REGULATORY COMMISSION

### Luminant Generation Company LLC; Notice of Receipt and Availability of Application for a Combined License

On September 19, 2008, Luminant Generation Company LLC filed with

The Nuclear Regulatory Commission (NRC, the Commission) pursuant to Section 103 of the Atomic Energy Act and Title 10 of the Code of Federal Regulations (10 CFR) Part 52, "Licenses, Certifications, and Approvals for Nuclear Power Plants," an application for a combined license (COL) for two United States—Advanced Pressurized Water Reactors nuclear power plants at the Comanche Peak site located near Glen Rose, Texas. The reactors are to be identified as Comanche Peak Nuclear Power Plant, Units 3 and 4.

An applicant may seek a COL in accordance with Subpart C of 10 CFR Part 52. The information submitted by the applicant includes certain administrative information such as financial qualifications submitted pursuant to 10 CFR 52.77, as well as technical information submitted pursuant to 10 CFR 52.79.

Subsequent **Federal Register** notices will address the acceptability of the tendered COL application for docketing and provisions for participation of the public in the COL review process.

A copy of the application is available for public inspection at the Commission's Public Document Room (PDR), located at One White Flint North, Public File Area O1 F21, 11555 Rockville Pike (first floor), Rockville, Maryland, and via 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>. The accession number for the application transmittal letter is ML082680250. Future publicly available documents related to the application will also be posted in ADAMS. Persons who do not have access to ADAMS, or who encounter problems in accessing the documents located in ADAMS, should contact the NRC Public Document Room staff by telephone at 1-800-397-4209 or 301-415-4737, or via e-mail at [pdr@nrc.gov](mailto:pdr@nrc.gov). The application is also available at <http://www.nrc.gov/reactors/new-licensing/col.html>.

Dated at Rockville, Maryland, this 3rd day of November 2008.

For the Nuclear Regulatory Commission.

**Stephen Raul Monarque,**

*Project Manager, US-APWR Projects Branch, Division of New Reactor Licensing, Office of New Reactors.*

[FR Doc. E8-26608 Filed 11-6-08; 8:45 am]

**BILLING CODE 7590-01-P**

## Office of Personnel Management

**[OMB Control No. 3206-0230; Standard Form [SF] 2817]**

### Proposed Information Collection; Request for Comment on an Existing Information Collection

**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 to the Office of Management and Budget (OMB) a request for review of an existing information collection. This information collection, "Life Insurance Election" (OMB Control No. 3206-0230; SF 2817), is used by Federal employees and assignees (those who have acquired control of an employee/annuitant's coverage through an assignment or "transfer" of the ownership of the life insurance). Clearance of this form for use by active Federal employees is not required according to the Paperwork Reduction Act (Pub. L. 98-615). The Public Burden Statement meets the requirements of 5 CFR 1320.8(b)(3). Therefore, only the use of this form by assignees, i.e., members of the public, is subject to the Paperwork Reduction Act.

Comments are particularly invited on whether this 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.

Approximately 100 SF 2817 forms are completed annually by assignees. This form takes approximately 15 minutes to complete. The annual estimated burden is 25 hours.

For copies of this proposal, contact Cyrus S. Benson by telephone at (202) 606-4808, by FAX (202) 606-0910, or by e-mail to [Cyrus.Benson@opm.gov](mailto:Cyrus.Benson@opm.gov). Please include a mailing address with your request.

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

**ADDRESSES:** Send or deliver comments to: Christopher N. Meuchner, Life Insurance & Long Term Care Group,

Center for Retirement and Insurance Services, U.S. Office of Personnel Management, 1900 E Street, NW.—Room 2H22, Washington, DC 20415-3661.

*For Information Regarding Administrative Coordination Contact:* Cyrus S. Benson, Team Leader, Publications Team, RIS Support Services/Support Group, 1900 E Street, NW.—Room 4H28, Washington, DC 20415, (202) 606-0623.

Office of Personnel Management.

**Howard Weizmann,**

*Deputy Director.*

[FR Doc. E8-26560 Filed 11-6-08; 8:45 am]

**BILLING CODE 6325-38-P**

## SECURITIES AND EXCHANGE COMMISSION

### Proposed Collection; Comment Request

Upon written request, copies available from: Securities and Exchange Commission, Office of Investor Education and Advocacy, Washington, DC 20549-0213.

Extension:

Rule 18f-3, SEC File No. 270-385, OMB Control No. 3235-0441.

Notice is hereby given that, pursuant to the Paperwork Reduction Act of 1995 (44 U.S.C. 3501-3520), the Securities and Exchange Commission (the "Commission") is soliciting comments on the collection of information summarized below. The Commission plans to submit this existing collection of information to the Office of Management and Budget for extension and approval.

Section 18(f)(1)<sup>1</sup> of the Investment Company Act of 1940<sup>2</sup> (the "Investment Company Act" or "Act") prohibits registered open-end management investment companies ("funds") from issuing any senior security. Rule 18f-3 under the Act<sup>3</sup> exempts from section 18(f)(1) a fund that issues multiple classes of shares representing interests in the same portfolio of securities (a "multiple class fund") if the fund satisfies the conditions of the rule. In general, each class must differ in its arrangement for shareholder services or distribution or both, and must pay the related expenses of that different arrangement.

The rule includes one requirement for the collection of information. A multiple class fund must prepare, and

<sup>1</sup> 15 U.S.C. 80a-18(f)(1).

<sup>2</sup> 15 U.S.C. 80a.

<sup>3</sup> 17 CFR 270.18f-3.