provides for adoption of Federal standards by reference through the publication of standards in the Utah State Digest. Utah now adopts Federal OSHA standards by reference using the OSHA numbering system.

Following the publication date, the agency shall allow at least 30 days for public comment on the rule. During the public comment period the agency may hold a hearing on the rule. Except as provided in statutes 63-46a-6 and 63-46a-7, a proposed rule becomes effective on any date specified by the agency which is no fewer than 30 nor more than 90 days after the publication date. The agency shall provide written notification of the rule's effective date to the office. Notice of the effective date shall be published in the next issue of the bulletin.

OSHA regulations (29 CFR 1953.22 and .23) require that States respond to the adoption of new or revised permanent Federal Standards by State promulgation of comparable standards within six months of OSHA publication in the Federal Register, and within 30 days for emergency temporary standards. Although adopted State Standards or revisions to Standards must be submitted for OSHA review and approval under procedures set forth in part 1953, they are enforceable by the State prior to Federal review and approval.

The State submitted statements along with copies of the Utah State Digest, to verify the adoption of standards by reference from the Code of Federal Regulations. The adoption by reference standards actions occurred as follows:

1. The Utah Occupational Safety and Health Administration on May 14, 1994, published for adoption by reference the revised as of July 1, 1993 edition of 29 CFR part 1910 (General Industry) and 29 CFR part 1926 (Construction). The effective date of the action was May 15,

2. The Utah Occupational Safety and Health Division adopted by reference on January 31, 1994, the new Federal Standard Electrical Power Generation, Transmission and Distribution; Electrical Protective Equipment; Final Rule as published in 59 FR 4320. The effective date of the State Rule is June 14, 1994.

Decision

The Statement of incorporation of the aforementioned Federal Standards by reference has been printed in the Utah Administrative 1990 code. The code contains the statement of the incorporation of Federal Standards by reference as compiled by the Occupational Safety and Health

Division of the Industrial Commission of Utah. Copies of the Utah Administrative Code have been reviewed and verified at the Regional Office. OSHA has determined that the Federal Standards incorporated by reference form 29 CFR part 1910 and 29 CFR part 1926 are identical to Federal Standards and therefore approves the Utah Standards.

Location of Supplement for Inspection and Copying

A copy of the standards along with the approved plan may be inspected and copied during normal business hours at the following locations: Office of the Regional Administrator, 1999 Broadway, Suite 1690 Denver, Colorado 80202-5716; Utah State Industrial Commission, UOSH offices at 160 East 300 South, Salt Lake City, Utah 84151; and the Director of Federal-State Operations, room N3700, 200 Constitution Avenue, NW., Washington, DC 20210.

Public Participation

Under 29 CFR 1953.2(C), the Assistant Secretary may prescribe alternative procedures, or show any other good cause consistent with applicable laws, to expedite the review process. The Assistant Secretary finds that good cause exists for not publishing the supplements to the Utah State Plan as a proposed change and makes the Regional Administrator's approval effective upon publication for the following reason(s): The Standards were adopted in accordance with the procedural requirements of State law which include public comment, and further participation would be repetitious. This decision is effective September 22, 1994.

Authority: SEC. 18, Public Law 91-596, 84 Stat. 1608 (29 U.S.C. 667) Signed at Denver, Colorado this 22nd day of September, 1994. Harry C. Borchelt,

Assistant Regional Administrator, VIII. [FR Doc. 95–1329 Filed 1–18–95; 8:45 am] BILLING CODE 4510-26-M

Wyoming State Standards; Notice of **Approval**

Background

Part 1953 of Title 29, Code of Federal Regulations, prescribes procedures under Section 18 of the Occupational Safety and Health Act of 1970 (hereinafter called the Act) by which the Regional Administrator for Occupational Safety and Health (hereinafter called the Regional Administrator) under delegation of authority from the Assistant Secretary of Labor for Occupational Safety and Health (hereinafter called the Assistant Secretary), (29 CFR 1953.4) will review and approve standards promulgated pursuant to a state Plan which has been approved in accordance with Section 18(c) of the Act and 29 CFR Part 1902. On May 3, 1974, notice was published in the Federal Register (39 FR 15394) of the approval of the Wyoming Plan and adoption of Subpart BB to Part 1952 containing the decision.

The Plan provides for the adoption of Federal Standards as State Standards By: (1) Advisory Committee coordination; (2) Publication in newspapers of general/major circulation with a 45-day waiting period for public comment and hearings; (3) Adoption by the Wyoming Health and Safety Commission; (4) Review and approval by the Governor; (5) Filing with Secretary of State and designation of an effective date.

OSHA regulations (29 CFR 1953, 22 and 23) require that States respond to the adoption of new or revised permanent Federal Standards by State promulgation of comparable standards within six months of OSHA publication in the Federal Register, and within 30 days for emergency temporary standards. Although adopted State Standards or revisions to standards must be submitted for OSHA review and approval under procedures set forth in Part 1953, they are enforceable by the State prior to Federal review and

approval.

By letter received May 1, 1994 from Stephan R. Foster. OSHA Program Manager, Wyoming Department of **Employment, Division of Employment** Affairs-OSHA to Byron R. Chadwick, OSHA Regional Administrator, the State submitted rules and regulations in response to the following General Industry Standards, 29 CFR 1910.1000 Air Contaminants Rule 58 FR 35340, 6/ 30/93; 29 CFR 1910.1001 Asbestos (revision) 57 FR 24330, 29 CFR 1910.1048 Occupational Exposure to Formaldehyde Final Rule (amendments) 57 FR 22307, 6/27/92; 29 CFR 1910.1027 Occupational Exposure to Cadmium Final Rule, 57 FR 42389, 29 CFR 1910.146 Permit-Required confined Space, 58 FR 4549 29 CFR 1910.1450 Occupational Exposure to Hazardous Chemicals in Laboratories (correction) 57 FR 29204 7/1/92; and 29 CFR 1910.1050 Occupational Exposure to 4,4,Methylenedianiline (MDA) Final rule 57 FR 35666 8/10/92

The above adoptions of federal standards have been incorporated in the State Plan and are contained in the Wyoming Occupational Health and Safety Rules and Regulations (General),

as required by Wyoming Statute 1977, Section 27–11–105 (a) (viii).

State Standards for 29 CFR 1910.1000 Air Contaminants corrections: was adopted by the Health and Safety Commission of Wyoming on November 19, 1993 (effective 1/4/94); State Standards for 29 CFR 1910.1001 Asbestos revision; was adopted 8/14/92 (effective 10/13/92); State standards for 29 CFR 1910.1048 Occupational Exposure to Formaldehyde Final Rule Amendments was adopted 8/14/92 (effective 10/13/92); State Standards for 29 CFR 1910.1027 Occupational Exposure to Cadmium Final Rule corrections adopted 2/19/93 (effective 4/ 12/93); State Standard for 29 CFR 1910.146 Permit-required Confined Space adopted 5/21/93 (effective 7/22/ 93); State Standard for 29 CFR 1910.1450 Occupational Exposure to Hazardous Chemicals in Laboratories correction was adopted 11/06/92 (effective 1/4/93); State Standards for 29 CFR 1910.1050 Occupational Exposure to 4,4, Methylenedianiline (MDA) Final Rule amendments was adopted 11/6/92 (effective 1/4/93).

Decision

The above State Standards have been reviewed and compared with relevant Federal Standards, and OSHA has determined that the State Standards are at least as effective as the comparable Federal Standards, as required by Section 18(c)(2) of the Act. OSHA has also determined that the differences between the State and Federal Standards are substantially identical. OSHA therefore approves these Standards. However, the right to reconsider this approval is reserved should substantial objections be submitted to the Assistant Secretary.

Location of Supplement for Inspection and Copying

A copy of the Standards Supplements, along with the approved Plan, may be inspected and copied during normal business hours at the following locations: Office of the Regional Administrator, 1999 Broadway Suite 1690, Denver, Colorado 80202–5716; the Department of Employment, Division of Employment Affairs-OSHA, Herschler Building, 2nd Floor East, 122 West 25th Street, Cheyenne, Wyoming 82002; and the Office of State Programs, Room N–3700, 200 Constitution Avenue, N.W., Washington, D.C. 20210.

Public Participation

Under 29 CFR 1953.2(c), the Assistant Secretary may prescribe alternative procedures, or show any other good cause consistent with applicable laws, to expedite the review process. The Assistant Secretary finds that good cause exists for not publishing the supplements to the Wyoming State Plan as a proposed change and makes the Regional Administrator's approval effective upon publication for the following reason(s): The standards were adopted in accordance with the procedural requirements of State Law which include public comment, and further public participation would be repetitious. This decision is effective January 19, 1995 (Sec. 18, Public Law 91–596, 84 Stat. 1608 [29 U.S.C. 6671].)

Signed at Denver, Colorado this 9th day of September, 1994.

Gregory J. Baxter,

Deputy Regional Administrator, VIII. [FR Doc. 95–1330 Filed 1–18–95; 8:45 am] BILLING CODE 4510–26–M

NATIONAL ARCHIVES AND RECORDS ADMINISTRATION

Public Meeting With Interested Vendors on a Proposal for Ordering Reproductions of Still Photographs, Aerial Film, Maps, and Drawings

AGENCY: National Archives and Records Administration (NARA).

ACTION: Notice of meeting and action.

SUMMARY: NARA announces its intent to change procedures for providing reproductions of archival still photographs, aerial film, maps, and drawings from the Still Picture Branch, Cartographic and Architectural Branch, and other units of the National Archives. An initial meeting with interested vendors was held on December 21, 1994. The proposal will privatize the reproduction of these archival materials by allowing customers to place their orders directly with vendors. In addition, NARA will assign work space to the vendors in its new building in College Park, MD, in order that the materials can be copied on its premises. The proposed procedures, scheduled to begin on March 6, 1995, and continue for a oneyear trial period, are intended to expedite the reproduction ordering process and to ascertain the extent to which digital scanning can satisfy customer requirements. All vendors interested in this test are invited to attend the next scheduled meeting. DATES: The meeting will be held on

Wednesday, January 25, 1995, at 10 a.m. The trial period is proposed to begin on March 6, 1995, and end on March 6, 1996.

ADDRESSES: The meeting will be held in Archives II, lecture rooms C and D, located at 8601 Adelphi Road, College Park, MD.

FOR FURTHER INFORMATION CONTACT: William T. Murphy, Nontextual Archives Division, at 301–713–7083.

Dated: January 11, 1995. Trudy Huskamp Peterson, Acting Archivist of the United States. [FR Doc. 95–1368 Filed 1–18–95; 8:45 am] BILLING CODE 7515–01–M

NUCLEAR REGULATORY COMMISSION

[Docket No. 50-160-Ren; ASLBP No. 95-704-01-Ren]

Georgia Institute of Technology, Atlanta, Georgia; Georgia Tech Research Reactor (Renewal of Facility License No. R-97); Notice of Prehearing Conference

January 12, 1995.

This proceeding concerns the proposed renewal of the facility operating license for the Georgia Tech Research Reactor, located on the campus of the Georgia Institute of Technology in Atlanta, GA. Notice is hereby given that, as set forth in the Atomic Safety and Licensing Board's Memorandum and Order (Telephone Conference Call, 1/10/95), dated January 11, 1995, a prehearing conference will be conducted commencing at 10:00 a.m. on Tuesday, January 31, 1995 and continuing, to the extent necessary, on February 1 and 2, 1995, commencing at 9:00 a.m. each day, at the Federal Trade Commission Hearing Room, Room 1010, 1718 Peachtree St. NW., Atlanta, GA.

At the conference, the Licensing Board will consider the Petition for Leave to Intervene, dated October 26, 1994, and the Amended Petition for Leave to Intervene, dated December 30. 1994, filed by the Georgians Against Nuclear Energy (GANE), including GANE's standing and each of its proffered contentions. The Board will also consider potential scheduling for various aspects of the proceeding, should the Board determine that a hearing is to be authorized. Members of the public are invited to attend this conference, but they may not participate except as set forth below (with respect to oral limited appearance statements).

Persons who are not parties to the proceeding are invited to submit limited appearance statements, either in writing or orally, with regard to the renewal application, as permitted by 10 CFR 2.715(a). These statements do not constitute testimony or evidence in