

43 FERC ¶ 62,388

UNITED STATES OF AMERICA
FEDERAL ENERGY REGULATORY COMMISSION

North American Hydro, Inc.
and Renaissance Hydro Associates

Project No. 9784-001

ORDER GRANTING EXEMPTION FROM LICENSING
(5 MW OR LESS)

(Issued June 30, 1988)

On August 18, 1987, North American Hydro, Inc. and Renaissance Hydro Associates filed an application to exempt the Manawa Dam Project from the licensing requirements set forth in Part I of the Federal Power Act. The proposed small hydropower project is described in the attached public notice. The comments of interested agencies and individuals, including the U.S. Fish and Wildlife Service and the state fish and wildlife agency, have been fully considered in determining whether to issue this exemption from licensing.

Article 2 of this exemption requires compliance with the terms and conditions prepared by federal or state fish and wildlife agencies to protect fish and wildlife resources. These mandatory terms and conditions are contained in any attached letters commenting on the exemption application. If contested, the Commission will determine whether any mandatory term or condition is outside the scope of article 2.

After considering the mandatory terms and conditions designed to protect fish and wildlife resources, the environmental information in the exemption application, the staff's independent assessment 1/, and other public comments, the Director finds that issuance of this order is not a major federal action significantly affecting the quality of the human environment.

The Director orders:

(A) The Manawa Dam Project is exempted from the licensing requirements of Part I of the Federal Power Act, subject to the attached standard articles. See section 4.106 of the Commission's regulations and the following additional article:

1/ Environmental Assessment, Manawa Dam, FERC Project No. 9784-001, Federal Energy Regulatory Commission, June 13, 1988. This document is available in the Commission's public file associated with this proceeding.

EX-A-22

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Article 10. Before commencing any ground-disturbing or spoil-producing activities, the exemptee, in consultation and cooperation with the appropriate federal, state, and local agencies (including the Soil Conservation Service and any federal agency with managerial authority over any part of the project lands), shall prepare a plan to control erosion and dust, stabilize slopes, and minimize the quantity of sediment or other potential water pollutants resulting from construction and operation of the project. The plan shall identify critical areas, include functional design drawings and map locations of control measures, and establish schedules for implementation, monitoring, maintenance, and periodic review.

The exemptee may commence ground-disturbing or spoil-producing activities 30 days after submitting the final plan to the consulted agencies, or sooner if the plan is approved by the Soil Conservation Service and any federal agency with managerial authority over any part of project lands. Any consulted agency that objects to the exemptee's final plan should notify the Commission, specify the objection, and recommend alternative measures. The Commission reserves the right to modify the final plan.

(B) Article 2 of this exemption is amended to include the National Marine Fisheries Service as a fish and wildlife agency that can provide terms and conditions.

(C) The Commission reserves the right to assess the exemptee fees pursuant to section 30(e) of the Federal Power Act.

(D) The exemptee shall serve copies of any Commission filing required by this order on any entity specified in this order to be consulted on matters related to that filing. Proof of service on these entities must accompany the filing with the Commission.

(E) This order is issued under authority delegated to the Director and is final unless appealed to the Commission within 30 days from the date of this order.

Dean E. Shumway
for Dean E. Shumway
Director Division
of Project Review

Attachment
E-2 Form

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S 4.106 Standard terms and conditions of exemption from licensing

Any exemption from licensing granted under this subpart for a small hydroelectric power project is subject to the following standard terms and conditions:

(a) Article 1. The Commission reserves the right to conduct investigations under sections 4(g), 306, 307, and 311 of the Federal Power Act with respect to any acts, complaints, facts, conditions, practices, or other matters related to the construction, operation, or maintenance of the exempt project. If any term or condition of the exemption is violated, the Commission may revoke the exemption, issue a suitable order under section 4(g) of the Federal Power Act, or take appropriate action for enforcement, forfeiture, or penalties under Part III of the Federal Power Act.

(b) Article 2. The construction, operation, and maintenance of the exempt project must comply with any terms and conditions that the United States Fish and Wildlife Service and any state fish and wildlife agencies have determined are appropriate to prevent loss of, or damage to, fish or wildlife resources or to otherwise carry out the purposes of the Fish and Wildlife Coordination Act, as specified in Exhibit E of the application for exemption from licensing or in the comments submitted in response to the notice of the exemption application.

(c) Article 3. The Commission may revoke this exemption if actual construction of any proposed generating facilities has not begun within two years, or has not been completed within four years from the date on which this exemption was granted. If an exemption is revoked under this article, the Commission will not accept from the prior exemption holder a subsequent application for exemption from licensing or a notice of exemption from licensing for the same project within two years of the revocation.

(d) Article 4. This exemption is subject to the navigation servitude of the United States if the project is located on navigable waters of the United States.

(e) Article 5. This exemption does not confer any right to use or occupy any Federal lands that may be necessary for the development or operation of the project. Any right to use or occupy any Federal lands for those purposes must be obtained from the administering Federal land agencies. The Commission may accept a license application by any qualified licensee applicant and revoke this exemption, if any necessary right to use or occupy Federal lands for those purposes has not been obtained within one year from the date on which this exemption was granted.

Attachment
E-2 Form

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(f) Article 6. In order to best develop, conserve, and utilize in the public interest the water resources of the region, the Commission may require that the exempt facilities be modified in structure or operation or may revoke this exemption.

(g) Article 7. The Commission may revoke this exemption if, in the application process, material discrepancies, inaccuracies, or falsehoods were made by or on behalf of the applicant.

(h) Article 8. Any exempted small hydroelectric power project that utilizes a dam that is more than 33 feet in height above streambed, as defined in 18 CFR 12.31(c) of this chapter, impounds more than 2,000 acre-feet of water, or has a significant or high hazard potential, as defined in 33 CFR Part 222, is subject to the following provisions of 18 CFR Part 12, as it may be amended:

- (1) Section 12.4(b)(1)(i) and (ii), (b)(2)(i) and (iii), (b)(iv), and (b)(v);
- (2) Section 12.4(c);
- (3) Section 12.5;
- (4) Subpart C; and
- (5) Subpart D.

For the purposes of applying these provisions of 18 CFR Part 12, the exempted project is deemed to be a licensed project development and the owner of the exempted project is deemed to be a licensee.

(i) Article 9. Before transferring any property interests in the exempt project, the exemption holder must inform the transferee of the terms and conditions of the exemption. Within 30 days of transferring the property interests, the exemption holder must inform the Commission of the identity and address of the transferee.

P-9706-001

**UNITED STATES OF AMERICA
FEDERAL ENERGY REGULATORY COMMISSION**

Notice of Application Filed with the Commission
(February 2, 1988)

Take notice that the following hydroelectric application has been filed with the Federal Energy Regulatory Commission and is available for public inspection.

- II. Type of Application: Exemption
- b. Project No.: 9704-001
- c. Date Filed: August 18, 1987
- d. Applicant: North American Hydro, Inc.
And Renaissance Hydro Associates
- e. Name of Project: Nahava Dam Project
- f. Location: On the Little Wolf River in
Waupaca County, Wisconsin
- g. Filed Pursuant to: Federal Power Act, 16 U.S.C. 791(a)
823(r)
- h. Contact Person: Charles Alaberg
North American Hydro, Inc.
P.O. Box 167
Neenah, WI 54960
(414) 293-4626
- i. FERC Contact: Mano T. Coley (202) 376-9416
- j. Comment Dates: MAR 14 1988
- k. Description of Project: The proposed project would consist of (1) an existing reinforced-concrete dam approximatly 146 feet long and 12 feet high; (2) an existing reservoir with a surface area of 194.5 acres and a storage capacity of 1,073 acre-feet at elevation 99.5 feet (local GPR datum); (3) an existing powerhouse, constructed integrally with the dam, containing two proposed units rated at 60 kW and 270 kW, respectively; (4) a transmission line tie to the existing 12.47-kv line at the powerhouse; and (5) appurtenant facilities. The estimated average energy output is 900,300 kWh.
- l. Purpose of Project: Energy produced at the project would be sold to Wisconsin Power and Light.
- m. This notice also consists of the following standard paragraphs: A3, A9, B, C, and D3.

05-A-27

A. Development Application - Any qualified developer must submit to the Commission, on or before the specified comment date for the particular application, a competing development application, or a notice of intent to file such an application. **Subsection G:** A timely notice of intent to file an interested person to file the competing development application no later than 120 days after the specified comment date for the particular application. Applications for preliminary permit will not be accepted in response to this notice.

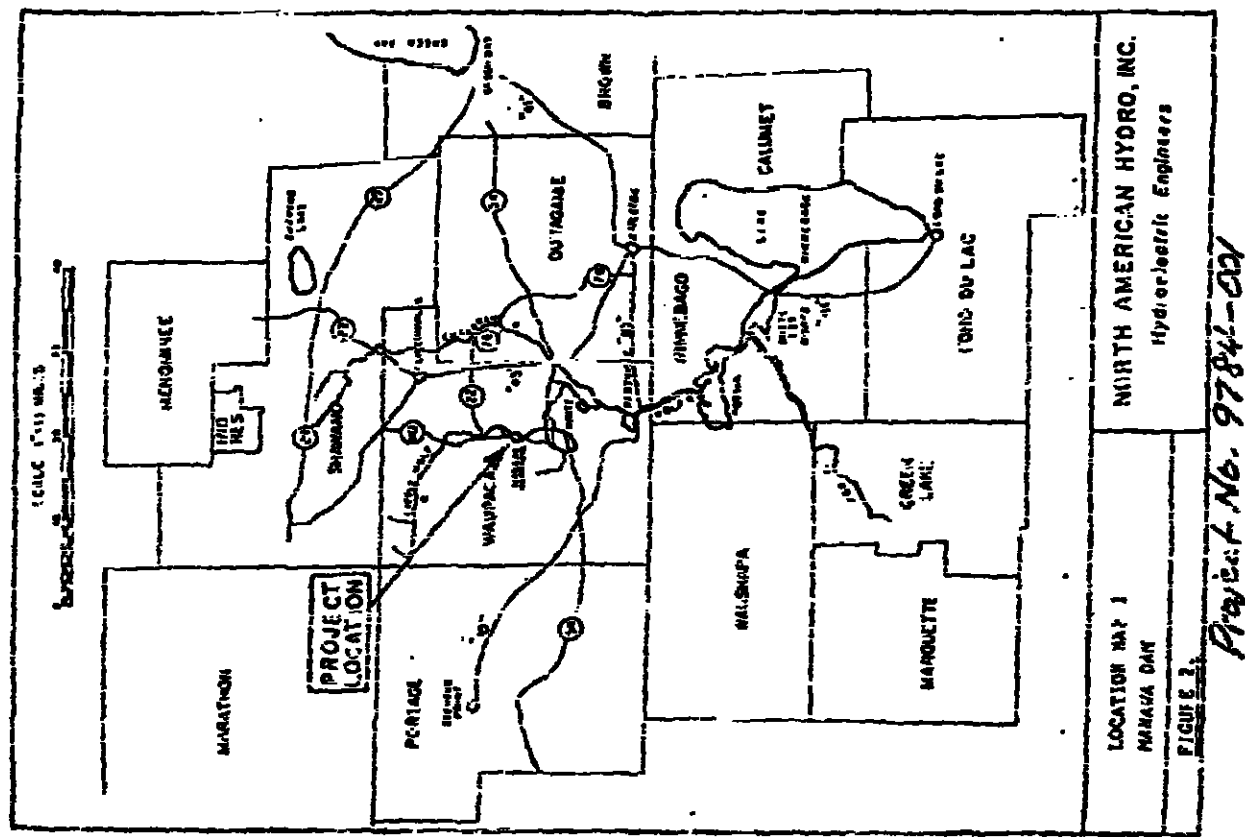
Notice of Intent - A notice of intent must specify the exact name, business address, and telephone number of the prospective applicant, include an unequivocal statement of intent to submit, if such an application may be filed, either (1) a preliminary permit application or (2) a development application (specify which type of application), and be served on the applicant(s) named in this public notice.

B. Commenter, Protestor, or Intervenor - Anyone may submit comments, a protest, or a motion to intervene in accordance with the requirements of the Rules of Practice and Procedure, 18 C.F.R., 1813.310, 211, 212. 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.

C. Filing and Service of Responses - Any filings must bear in all copies letter the title "COMMENTS", "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 is in response. Any of the above named documents must be filed by providing the original and the number of copies required by the Commission's regulations to the Secretary, Federal Energy Regulatory Commission, 825 North Capitol Street N.W., Washington, D.C. 20585. An additional copy must be sent to Mr. Edward A. Ayvazian, Filing Director, Division of Project Management, Federal Energy Regulatory Commission, Room 203-RB, at the above address. A copy of any notice of intent, competing application or motion to intervene must also be served upon each representative of the Applicant specified in the particular application.

D. Agency Comments - The U.S. Fish and Wildlife Service, the National Marine Fisheries Service, and the State Fish and Game agency(ies) are requested, for the purposes set forth in Section 30 of the Federal Power Act, to file within 45 days from the date of issuance of this notice appropriate terms and conditions to protect any fish and wildlife resources or otherwise carry out the provisions of the Fish and Wildlife Coordination Act. General comments concerning the project and its resources are requested; however, specific terms and conditions to be included as a condition of exception must be clearly identified in the agency letter. If an agency does not file terms and conditions within this time period, that agency will be presumed to have none. Other Federal, State, and local agencies are requested to provide comments they may have in accordance with their duties and responsibilities. No other formal requests for comments will be made. Comments should be confined to substantive issues relevant to the granting of an exception. If an agency does not file comments within 45 days from the date of issuance of this notice, it will be presumed to have no comments. One copy of an agency's comments must also be sent to the Applicant's representatives.

Lori D. Cashell
Acting Secretary



Document Content(s)

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