Dated: June 3, 2011.

Victor M. Fortuno,

Vice President & General Counsel. [FR Doc. 2011–14368 Filed 6–9–11; 8:45 am]

BILLING CODE 7050-01-P

NATIONAL CREDIT UNION ADMINISTRATION

Sunshine Act; Notice of Agency Meeting

TIME AND DATE: 5:30~p.m., Thursday,

June 9, 2011.

PLACE: Board Room, 7th Floor, Room 7047, 1775 Duke Street, Alexandria, VA 22314–3428.

STATUS: Closed.

MATTERS TO BE CONSIDERED:

1. Consideration of Supervisory Activity. Closed pursuant to some or all of the following: exemptions (8), (9)(A)(ii) and 9(B).

FOR FURTHER INFORMATION CONTACT:

Mary Rupp, Secretary of the Board, Telephone: 703–518–6304.

Mary Rupp,

Board Secretary.

[FR Doc. 2011-14597 Filed 6-8-11; 4:15 pm]

BILLING CODE

NATIONAL SCIENCE FOUNDATION

President's Committee on the National Medal of Science; Notice of Meeting

In accordance with the Federal Advisory Committee Act (Pub. L. 92– 463, as amended), the National Science Foundation announces the following meeting:

NAME: President's Committee on the National Medal of Science (1182).

DATE AND TIME: Wednesday, July 6, 2011, 8:30 a.m.-3:30 p.m.

PLACE: National Science Foundation, 4201 Wilson Boulevard, Arlington, VA, 22230.

TYPE OF MEETING: Closed.

CONTACT PERSON: Ms. Mayra Montrose, Program Manager, Room 1282, National Science Foundation, 4201 Wilson Blvd., Arlington, VA 22230. *Telephone:* 703–292–4757.

PURPOSE OF MEETING: To provide advice and recommendations to the President in the selection of the 2011 National Medal of Science recipients.

AGENDA: To review and evaluate nominations as part of the selection process for awards.

REASON FOR CLOSING: The nominations being reviewed include information of a personal nature where disclosure would

constitute unwarranted invasions of personal privacy. These matters are exempt under 5 U.S.C. 552b(c)(6) of the Government in the Sunshine Act.

Dated: June 7, 2011.

Susanne Bolton,

Committee Management Officer. [FR Doc. 2011–14402 Filed 6–9–11; 8:45 am]

BILLING CODE 7555-01-P

NUCLEAR REGULATORY COMMISSION

Atomic Safety and Licensing Board

[Docket No. 70-7015-M; ASLBP No. 10-899-02-ML-BD01]

In the Matter of Areva Enrichment Services, LLC (Eagle Rock Enrichment Facility); Notice of Hearing, (Notice of Evidentiary Hearing and Opportunity To Provide Oral and Written Limited Appearance Statements)

June 2, 2011.

Before Administrative Judges: G. Paul Bollwerk, III, Chairman, Dr. Kaye D. Lathrop, Dr. Craig M. White.

The Atomic Safety and Licensing Board hereby gives notice that it will convene an evidentiary session to receive testimony and exhibits in the "mandatory hearing" portion of this proceeding regarding the December 2008 application by AREVA Enrichment Services, LLC (AES) seeking a license under 10 CFR Parts 30, 40, and 70 authorizing (1) the construction and operation of a gas centrifuge uranium enrichment facility—denoted as the Eagle Rock Enrichment Facility (EREF)—in Bonneville County, Idaho; and (2) the receipt, possession, use, delivery, and transfer of byproduct (e.g., calibration sources), source and special nuclear material at the EREF. This evidentiary hearing session will concern environmental matters relating to the proposed issuance of the requested license. In addition, the Licensing Board gives notice that, in accordance with 10 CFR 2.315(a), it will entertain oral and written limited appearance statements from members of the public in connection with this proceeding.

A. Matters To Be Considered

As set forth by the Commission in the July 30, 2009 notice of hearing regarding this proceeding, 1 relative to

environmental matters the Board is required independently to (1) determine whether the requirements of section 102(2)(A), (C) and (E) of the National Environmental Policy Act of 1969 (NEPA), 42 U.S.C. 4332(2)(A), (C), (E), and Subpart A of 10 CFR part 51 have been complied with in the proceeding; (2) determine whether the review conducted by the NRC staff pursuant to Part 51 has been adequate; (3) consider the final balance among conflicting factors contained in the record of the proceeding with a view to determining the appropriate action to be taken; and (4) determine, after weighing the environmental, economic, technical, and other benefits against the environmental and other costs, and considering reasonable alternatives, whether a license should be issued, denied, or appropriately conditioned to protect environmental values. More specifically with regard to this portion of the proceeding that concerns generally the environmental-related aspects of the AES environmental report and the associated staff final environmental impact statement (FEIS),² AES and the staff will make evidentiary presentations to the Board regarding the purpose and need for the proposed EREF; "preconstruction" activities; greenhouse gas impacts of the EREF's production power consumption; construction air quality impacts; the facility's radiological effluent monitoring program; and the status of the historic/cultural resources memorandum of agreement and associated mitigation measures.

B. Date, Time, and Location of Environmental-Related Portion of the Mandatory Hearing

The Board will conduct the portion of the mandatory hearing regarding environmental matters beginning at 9:30 a.m. Mountain Time (MT) on Tuesday, July 12, 2011, at the Red Lion on the Falls Convention Center, Targhee/ Bonneville Rooms, 475 River Parkway,

(Eagle Rock Enrichment Facility), 74 FR 38,052, 38,054 (July 30, 2009) (CLI-09-15, 70 NRC 1, 7-8 (2009)).

¹ See Notice of Receipt of Application for License; Notice of Consideration of Issuance of License; Notice of Hearing and Commission Order and Order Imposing Procedures for Access to Sensitive Unclassified Non-Safeguards Information and Safeguards Information for Contention Preparation; In the Matter of Areva Enrichment Services, LLC

² After conducting a January 2011 evidentiary hearing session concerning safety-related matters relative to the AES safety analysis report and the associated staff safety evaluation report, in an April 2011 partial initial decision the Licensing Board provided its findings and conclusions, determining that (1) the AES application contains sufficient information to support license issuance; and (2) the staff's review of the application had been adequate to support license issuance, subject to a license condition regarding the qualifications of the facility's nuclear criticality safety manager and an unresolved decommissioning funding financial assurance issue that awaits Commission consideration of a pending Board-certified question. See LBP-11-11, 73 NRC, _, _- (slip op. at 82-84) (Apr. 8, 2011).

Idaho Falls, Idaho. The hearing will continue from day-to-day until concluded. AES and the staff will be parties to the mandatory hearing and will present witnesses and evidentiary material.

Any member of the public who plans to attend the mandatory hearing is advised that security measures may be employed at the entrance to the room housing the hearing, including searches of hand-carried items such as briefcases or backpacks, and is reminded to allow sufficient time for security screening.

C. Date, Time, and Location of Oral Limited Appearance Statement Sessions

Oral limited appearance sessions regarding the AREVA mandatory hearing proceeding will be on the following dates at the specified location and times:

1. *Date:* Sunday, July 10, 2011 (if there is sufficient interest).

Time: 3 to 5 p.m. MT.
Location: Bennion Student Union
Multipurpose Room, 1784 Science
Center Drive, University Place in Idaho
Falls, Idaho Falls, Idaho.

2. *Date*: Monday, July 11, 2011 (if there is sufficient interest).

Time: 7 to 9 p.m. MT.
Location: Same as Session 1 above.

D. Participation Guidelines for Oral Limited Appearance Statements

Any person not a party, or the representative of a party, to this mandatory hearing proceeding will be permitted to make an oral statement setting forth his or her position on matters of concern relating to the proceeding. Although these statements do not constitute testimony or evidence, they nonetheless may help the Licensing Board and/or the parties in their consideration of the issues in this portion of the mandatory hearing.

Oral limited appearance statements will be entertained during the hours specified above, or such lesser time as may be necessary to accommodate the speakers who are present. In this regard, if all scheduled and unscheduled speakers present at a session have made a presentation, the Licensing Board reserves the right to terminate the session before the ending times listed above. The Board also reserves the right to cancel the Sunday afternoon and/or Monday evening sessions scheduled above if there has not been a sufficient showing of public interest as reflected by the number of preregistered speakers.

Any member of the public who plans to attend the limited appearance sessions is strongly advised to arrive early to allow time to pass through any security measures that may be employed. Attendees are also requested not to bring any unnecessary hand-carried items, such as packages, briefcases, backpacks, or other items that might need to be examined individually. Items that could readily be used as weapons will not be permitted in the room where these sessions will be held. Also, during these sessions, signs no larger than 18 inches by 18 inches will be permitted, but may not be attached to sticks, held over one's head, or moved about in the room.

The time allotted for each limited appearance statement normally will be no more than five minutes, but may be further limited depending on the number of written requests to make an oral statement that are submitted in accordance with section E below and/or the number of persons present at the designated times to ensure everyone will have an opportunity to speak. In addition, in the case of the Monday evening session, although an individual who previously addressed the Licensing Board at the Sunday afternoon limited appearance session may request an opportunity to make an additional presentation, the Board reserves the right to defer such additional presentations until after it has heard from speakers who have not had an opportunity to make an initial presentation.

E. Submitting a Request To Make an Oral Limited Appearance Statement

A person wishing to make an oral statement who has submitted a timely written request to do so will be given priority over those who have not filed such a request. To be considered timely, a written request to make an oral statement must either be mailed, faxed, or sent by e-mail so as to be received by 5 p.m. Eastern Time (ET) on Friday, July 1, 2011. The request must specify the session (Sunday or Monday) during which the requester wishes to make an oral statement. Based on its review of the requests received by July 1, 2011, the Licensing Board may decide that the Sunday afternoon and/or Monday evening sessions will not be held due to a lack of adequate interest in those sessions.

Written requests to make an oral statement should be submitted to:

Mail: Administrative Judge G. Paul Bollwerk, III, Atomic Safety and Licensing Board Panel, Mail Stop T– 3F23, U.S. Nuclear Regulatory Commission, Washington, DC 20555– 0001.

Fax: (301) 415–5599 (verification (301) 415–6094).

E-mail: jonathan.eser@nrc.gov and paul.bollwerk@nrc.gov.

F. Submitting Written Limited Appearance Statements

As provided in 10 CFR 2.315(a), any person not a party, or the representative of a party, to the proceeding may submit a written statement setting forth his or her position on matters of concern relating to this proceeding. Although these statements do not constitute testimony or evidence, they nonetheless may help the Board or the parties in their consideration of the issues in this proceeding.

A written limited appearance statement may be submitted at any time and should be sent to the Office of the Secretary using one of the methods prescribed below:

Mail: Office of the Secretary, Rulemakings and Adjudications Staff, U.S. Nuclear Regulatory Commission, Washington, DC 20555–0001.

Fax: (301) 415–1101 (verification (301) 415–1966).

E-mail: hearingdocket@nrc.gov.
In addition, using the same method of service, a copy of the written limited appearance statement should be sent to the Chairman of this Licensing Board as follows:

Mail: Administrative Judge G. Paul Bollwerk, III, Atomic Safety and Licensing Board Panel, Mail Stop T– 3F23, U.S. Nuclear Regulatory Commission, Washington, DC 20555– 0001.

Fax: (301) 415–5599 (verification (301) 415–6094).

E-mail: paul.bollwerk@nrc.gov.

G. Availability of Documentary Information Regarding the Proceeding

The AES application and various staff documents relating to the application are available on the NRC Web site at http://www.nrc.gov/materials/fuel-cycle-fac/arevanc.html.

These and other documents relating to this proceeding are available for public inspection at the Commission's Public Document Room (PDR), located at One White Flint North, 11555 Rockville Pike (first floor), Rockville, Maryland, or electronically from the publicly-available records component of NRC's document system (ADAMS). ADAMS is accessible from the NRC Web site at http://www.nrc.gov/reading-rm/adams.html (the Public Electronic Reading Room). Persons who do not

³ Some documents determined by the staff to contain "sensitive" information are publicly available only in redacted form; non-sensitive documents are publicly available in their complete form. In addition, some documents that may contain information proprietary to AES are publicly available only in redacted form.

have access to ADAMS or who encounter problems in accessing the documents located in ADAMS should contact the NRC PDR reference staff by telephone at (800) 397–4209 or (301) 415–4737 (available between 8 a.m. and 4 p.m. ET, Monday through Friday except federal holidays), or by e-mail to pdr@nrc.gov.

H. Information Updates to Schedule

Any updates or revisions to the mandatory hearing schedule or the schedule for limited appearance sessions can be found on the NRC Web site at http://www.nrc.gov/public-involve/public-meetings/index.cfm, or by calling (800) 368–5642, extension 5036 (available between 7 a.m. and 9 p.m. ET, Monday through Friday, except federal holidays), or by calling (301) 415–5036 (available seven days a week, twenty-four hours a day).

It is so ordered.

Dated: June 2, 2011.

For the Atomic Safety and Licensing Board.

G. Paul Bollwerk, III,

Chairman, Rockville, Maryland. [FR Doc. 2011–14416 Filed 6–9–11; 8:45 am] BILLING CODE 7590–01–P

NUCLEAR REGULATORY COMMISSION

[Docket No. 50-320; License No. DPR-73; NRC-2010-0358]

FirstEnergy Nuclear Operating Company; Notice of Issuance of Director's Decision

Notice is hereby given that the Director, Office of Federal and State Materials and Environmental Management Programs (FSME), has issued a Director's Decision with regard to a petition dated September 30, 2010, filed by Eric J. Epstein, hereinafter referred to as the "Petitioner." The petition was supplemented during an October 19, 2010, Petition Review Board (PRB) meeting, via teleconference, with the Petitioner and FirstEnergy Corporation, hereinafter referred to as FEÑOC. [NOTE: GPU Nuclear is the license holder for Three Mile Island, Unit 2 (TMI-2). The transcript of this teleconference is available in the Agencywide Documents Access and Management System (ADAMS No. ML103120216). The petition concerns the decommissioning funding for TMI-2.

The petition requested that the U.S. Nuclear Regulatory Commission (NRC) take enforcement action in the form of a Demand for Information from FENOC relating to inadequate financial assurance provided by the licensee for TMI–2's nuclear decommissioning fund.

As the basis for the September 30, 2010, request, the Petitioner states that the current radiological decommissioning cost estimate is \$831.5 million and the current amount in the decommissioning trust fund is \$484.5 million, as of December 31, 2008. Further, the Petitioner states that FENOC's decommissioning report is inadequate, and fails to account for the special status of TMI-2, the current level of underfunding, or the fact that decommissioning rate recovery for Metropolitan Edison and Pennsylvania Electric ceases per Pennsylvania Public Utility Commission Orders on December 31, 2010.

On October 19, 2010, the Petitioner and licensee met with the staff's PRB via teleconference. The meeting gave the Petitioner and the licensee an opportunity to provide additional information and to clarify issues identified in the petition.

The NRC sent a copy of the proposed Director's Decision to the Petitioner and to the licensee for comment on April 5, 2011 (ADAMS Nos. ML110680183 and ML110940183). The Petitioner responded with comments on May 1, 2011 (ADAMS No. ML111260128) and the licensee responded on April 18, 2011 (ADAMS No. ML11116A073). Comments submitted by the Petitioner and licensee, and the NRC staff responses, are discussed in the attachment to the Director's Decision.

The Director of FSME has determined that the request for NRC to demand information relating to inadequate financial assurance provided by the licensee for TMI-2's nuclear decommissioning fund, be denied. The request is denied because the updated decommissioning funding status report submitted by GPU Nuclear on March 29, 2010, for TMI-2, which is the latest sitespecific decommissioning funding plan, provides adequate decommissioning funding assurance in accordance with NRC regulations. GPU Nuclear is owned by FENOC. A complete discussion of the reasons for this decision are explained in the Director's Decision pursuant to 10 CFR 2.206 (DD-11-04), the complete text of which is available in ADAMS for inspection at the Commission's Public Document Room, located at One White Flint, 11555 Rockville Pike (first floor), Rockville, Maryland 20852, and from the ADAMS Public Library component on the NRC's Web site, http://www.nrc.gov (the public Electronic Reading Room).

As provided in 10 CFR 2.206(c), a copy of this Director's Decision will be

filed with the Secretary of the Commission for the Commission to review. As provided for by this regulation, the Decision will constitute the final action of the Commission 25 days after the date of the Decision unless the Commission, on its own motion, institutes a review of the Decision within that time.

Dated at Rockville, Maryland, this 2nd day of June 2011.

For the Nuclear Regulatory Commission.

Scott W. Moore,

Acting Director, Office of Federal and State Materials and Environmental Management Programs.

[FR Doc. 2011–14424 Filed 6–9–11; 8:45 am] BILLING CODE 7590–01–P

NUCLEAR REGULATORY COMMISSION

[NRC-2011-0107; Docket Nos. 50-325 and 50-324]

Carolina Power & Light Company, Brunswick Steam Electric Plant Units 1 and 2; Exemption

1.0 Background

Carolina Power & Light Company, et al. (the licensee), is the holder of Facility Operating License Nos. DPR-71 and DPR-62, which authorize operation of the Brunswick Steam Electric Plant (BSEP), Units 1 and 2, respectively. The licenses provide, among other things, that the facility is subject to all rules, regulations, and orders of the U.S. Nuclear Regulatory Commission (NRC, Commission) now or hereafter in effect.

The facility consists of two boiling water reactors located in Southport, North Carolina.

2.0 Request/Action

By letter dated December 16, 2010 (Agencywide Documents Access and Management System (ADAMS) Accession No. ML103630405, as supplemented by letter dated January 27, 2011 (ADAMS Accession No. ML110400193), and pursuant to Title 10 of the Code of Federal Regulations (10 CFR) 26.9, "Specific exemptions," the licensee requested an exemption from the requirements of 10 CFR 26.205(c), "Work hours scheduling," and (d), "Work hour controls," during declarations of severe weather conditions such as tropical storm and hurricane-force winds at the BSEP site. Subsequent letters dated March 7 and April 13, 2011 (ADAMS Accession Nos. ML110730275 and ML11110A021, respectively) provided responses to the NRC staff's requests for additional information (RAIs).