the FEDERAL REGISTER. All such parties shall have a period of not less than ninety (90) days within which to review and comment upon the draft CEE.

d) Final CEE. A final CEE shall address, and shall include or summarize, comments received on the draft CEE. The final CEE, notice of any decisions related thereto, and any evaluation of the significance of the predicted impacts in relation to the advantages of the proposed action shall be provided to the Department of State for circulation to all Parties to the Protocol, and shall be available to the public upon request, at least sixty (60) days prior to the commencement of the proposed activity in Antarctica. Notice of such public availability shall be published in the FEDERAL REGISTER.

e) Implementation of proposed action. No final decision shall be taken to proceed in Antarctica with an action for which a final CEE is required until after the earlier of:

1. The first Antarctic Treaty Consultative Meeting taking place at least one hundred and twenty days after circulation of the draft CEE, or

2. Fifteen months following the circulation of the draft CEE.

§ 641.19 Modification of environmental documents.
The responsible official should revise or supplement an environmental document if there is a change in a proposed action that may have more than a minor or transitory effect on the antarctic environment, or if there are new circumstances or information that indicate the action may have impacts not anticipated in the original environmental document.

§ 641.20 Notification of the availability of environmental documents and other information.
The Environmental Officer, Office of Polar Programs, shall make Environmental Action Memoranda, environmental documents and final data obtained under §641.21, available to the public upon request. However, notice of such availability need not be given, except as specifically provided in this part.


PART 650—PATENTS

§ 650.1 Scope of part.

§ 650.2 National Science Foundation patent policy.

§ 650.3 Source of authority.

§ 650.4 Standard patent rights clause.

§ 650.5 Special patent provisions.

§ 650.6 Awards not primarily for research.

§ 650.7 Awards affected by international agreements.

§ 650.8 Retention of rights by inventor.

§ 650.9 Unwanted inventions.