§ 670.35 [Reserved]

Subpart H—Introduction of Non-Indigenous Plants and Animals

§ 670.36 Specific issuance criteria.
For purposes consistent with the Act, only the following plants and animals may be considered for a permit allowing their introduction into Antarctica:
(a) Domestic plants; and
(b) Laboratory animals and plants including viruses, bacteria, yeasts, and fungi.
Living non-indigenous species of birds shall not be introduced into Antarctica.

§ 670.37 Content of permit applications.
Applications for the introduction of plants and animals into Antarctica must describe:
(a) The species, numbers, and if appropriate, the age and sex, of the animals or plants to be introduced into Antarctica;
(b) The need for the plants or animals;
(c) What precautions the applicant will take to prevent escape or contact with native fauna and flora; and
(d) How the plants or animals will be removed from Antarctica or destroyed after they have served their purpose.

§ 670.38 Conditions of permits.
All permits allowing the introduction of non-indigenous plants and animals will require that the animal or plant be kept under controlled conditions to prevent its escape or contact with native fauna and flora and that after serving its purpose the plant or animal shall be removed from Antarctica or be destroyed in manner that protects the natural system of Antarctica.

PART 671—WASTE REGULATION

Subpart A—Introduction

§ 671.1 Purpose of regulations.
The purposes of these regulations in part 671 are to protect the Antarctic environment and dependent and associated ecosystems, to preserve Antarctica’s value as an area for the conduct of scientific research, and to implement the Antarctic Conservation Act of 1978, Public Law 95-541, consistent with the provisions of the Protocol on Environmental Protection to the Antarctic Treaty, signed in Madrid, Spain, on October 4, 1991.