

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,<sup>1</sup> relative to

<sup>1</sup> 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

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),<sup>2</sup> 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)).

<sup>2</sup> 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).