## NRC EXPORT LICENSE APPLICATION

<table>
<thead>
<tr>
<th>Material type</th>
<th>Total quantity</th>
<th>End use</th>
<th>Country of destination</th>
</tr>
</thead>
<tbody>
<tr>
<td>Class A radioactive waste including various materials (e.g., wood, metal, paper, cloth, concrete, rubber, plastic, liquids, aqueous-organic fluids, animal carcasses, and human-animal waste) contaminated with radionuclides during licensed activities; e.g., routine operations, maintenance, equipment use, decontamination, remediation, and decommissioning</td>
<td>Up to a maximum total of 5,500 tons or about 1,000 tons metal, 4,000 tons dry activity material, and 500 tons liquid, contaminated with various radionuclides in varying combinations. Activity levels will not exceed licensee possession limits, and materials will be handled in accordance with all U.S. federal and state regulations</td>
<td>Non-conforming materials and/or radioactive waste that is attributed to Canadian suppliers, will be returned per appropriate NRC export license (Ref. IW022), and will not remain in the U.S.</td>
<td>Canada</td>
</tr>
</tbody>
</table>

### POSTAL SERVICE

**Board of Governors; Sunshine Act Meeting**

**DATES AND TIMES:** Thursday, September 13, 2012, at 10:00 a.m.

**PLACE:** Washington, DC, at U.S. Postal Service Headquarters, 475 L’Enfant Plaza SW., in the Benjamin Franklin Room.

**STATUS:** Closed.

**MATTERS TO BE CONSIDERED:**

1. Strategic Issues.
3. Pricing.
5. Governors’ Executive Session—Discussion of prior agenda items and Board Governance.


Julie S. Moore, Secretary.

[FR Doc. 2012–21346 Filed 8–24–12; 4:15 pm]

**BILLING CODE 7710–12–P**

## SECURITIES AND EXCHANGE COMMISSION

### Proposed Collection; Comment Request

**Upon Written Request, Copies Available From:** Securities and Exchange Commission, Office of Investor Education and Advocacy, Washington, DC 20549–0213

**Extension:**

Rule 206(4)–2; SEC File No. 270–217; OMB Control No. 3235–0241.

Notice is hereby given that pursuant to the Paperwork Reduction Act of 1995 (44 U.S.C. 3501 et seq.), the Securities and Exchange Commission ("Commission") is soliciting comments on the collection of information summarized below. The Commission plans to submit this collection of information to the Office of Management and Budget ("OMB") for extension and approval.

Rule 206(4)–2 (17 CFR 275.206(4)–2) under the Investment Advisers Act of 1940 (15 U.S.C. 80b–1 et seq.) governs the custody of funds or securities of clients by Commission-registered investment advisers. Rule 206(4)–2 requires each registered investment adviser that has custody of client funds or securities to maintain those client funds or securities with a broker-dealer, bank or other "qualified custodian." 1 The rule requires the adviser to promptly notify clients as to the place and manner of custody, after opening an account for the client and following any changes. 2 If an adviser sends account statements to its clients, it must insert a legend in the notice and in subsequent account statements sent to those clients urging them to compare the account statements from the custodian with those from the adviser. 3 The adviser also must have a reasonable basis, after due inquiry, for believing that the qualified custodian maintaining client funds and securities sends account statements directly to the advisory clients, and undergo an annual surprise examination by an independent public accountant to verify client assets pursuant to a written agreement with the accountant that specifies certain duties. 4 Unless client assets are maintained by an independent custodian (i.e., a custodian that is not the adviser itself or a related person), the adviser also is required to obtain or receive a report of the internal controls relating to the custody of those assets from an independent public accountant that is registered with and subject to regular inspection by the Public Company Accounting Oversight Board ("PCAOB"). 5 The rule exempts advisers from the rule with respect to clients that are registered investment companies. Advisers to limited

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1. Rule 206(4)–2(a)(1).
2. Rule 206(4)–2(a)(2).
5. Rule 206(4)–2(a)(5).