Modification Request: The petitioner requests a modification of the existing standard to permit the use of a chain attached material dislodging implement to facilitate the removal of oversize material stuck between the jaw plates of an aggregate jaw crusher. The following procedures will be used if material is lodged in the jaw crusher:

1. The jaw will be shut down and locked/tagged out.
2. Competent personnel will place a material dislodging implement attached to a chain in position next to the material stuck in the jaw. This will be done from a secure platform above the jaw plate opening. Full protection will be used if necessary. The free end of the chain will be attached to the jaw crusher chassis.
3. All personnel will exit off the jaw and relocate to a safe distance away from the jaw crusher.
4. Lockouts will be removed by the applicable person(s) who will relocate to the designated safe area.
5. The jaw is started from a safe distance to allow the implement to free the material stuck in the jaw. If unsuccessful, steps 1 through 5 will be repeated.
6. Upon successfully clearing the material, the jaw will be shut down to retrieve the implement and chain.

The petitioner proposes to install cameras to allow observation of the jaw plates from the button house location. The button house is located at such distance from the jaw crusher as to not place occupants in the way of hazards associated with the material dislodging process. The dislodging implement will be stored in a locked cabinet when not in use. A designated competent person will have the only key to the cabinet ensuring non-authorized employees will not use the implement.

The typical procedure to remove material from between the jaw plates of a jaw crusher involves shutting down the crusher, locking out the energizing circuits, and having personnel enter the jaw opening to place hoisting devices around the material for vertical movement or extraction. The personnel’s entrance into the jaw exposes them to the additional hazard of a possible shift of the material which could pin the person against the interior of the jaw or cause injuries due to trying to maneuver in a tight space.

The petitioner asserts that the intent of this proposed modification is to remove mine personnel from the hazard area thereby eliminating the chance of injury to mine personnel.

Dated: April 11, 2013.

Nancy Weiss,
General Counsel.

[FR Doc. 2013–09244 Filed 4–16–13; 4:15 pm]

NATIONAL SCIENCE FOUNDATION

National Science Board; Sunshine Act Meetings; Notice

The National Science Board’s Task Force on Administrative Burdens, pursuant to NSF regulations (45 CFR part 614), the National Science Foundation Act, as amended (42 U.S.C. 1862n–5), and the Government in the Sunshine Act (5 U.S.C. 552b), hereby gives notice in regard to the scheduling of a teleconference for the transaction of National Science Board business and other matters specified, as follows:

DATE & TIME: Monday, April 22, 2013, 2:30 p.m.–3:30 p.m. EDT.

SUBJECT MATTER: The meeting will include a discussion of the Task Force’s Request for Information and ongoing roundtable discussions as well as discussion related to IACUCs and IRBs, the Emerging Frontiers in Research and Innovation (EFRI) Program, and the Office of Management and Budget’s recent Proposed Guidance for Federal awards.

STATUS: Open.

LOCATION: This meeting will be held by teleconference at the National Science Board Office, National Science Foundation, 4201 Wilson Blvd., Arlington, VA 22230. A public listening room will be available for this teleconference meeting. All visitors must contact the Board Office [call 703–292–7000 or email to nationalsciencebrd@nsf.gov] at least 24 hours prior to the teleconference for the public room number. All visitors must report to the NSF visitor desk located in the lobby at the 9th and N. Stuart Streets entrance on the day of the teleconference to be directed to the public listening room.

UPDATES & POINT OF CONTACT: Please refer to the National Science Board Web site for additional information and schedule updates. This information which may be found at http://www.nsf.gov/nsb/notices/. Point of contact for the meeting is John Veysey, who can be reached at the telephone number or email listed above.

Ann Bushmiller,
Senior Counsel to the National Science Board.

[FR Doc. 2013–09244 Filed 4–16–13; 4:15 pm]

NUCLEAR REGULATORY COMMISSION

[Docket No. 70–3103; NRC–2010–0264]

Uranium Enrichment Fuel Cycle Inspection Reports Regarding Louisiana Energy Services, National Enrichment Facility, Eunice, New Mexico, Prior to the Commencement of Operations

AGENCY: Nuclear Regulatory Commission.

ACTION: Notice of availability.


SUPPLEMENTARY INFORMATION:

I. Introduction

The U.S. Nuclear Regulatory Commission (NRC) staff has conducted inspections of the Louisiana Energy Services (LES), LLC, National Enrichment Facility in Eunice, New Mexico, and has authorized the introduction of uranium hexafluoride (UF₆) into cascades numbered 2.9, 2.10, 2.11, 2.12, 3.1, 3.2, 3.3, 3.4, 3.5, 3.6, 3.7, 3.8, and 3.9. In addition, the NRC verified that the Phase 2a and Chemistry Laboratory of the Cylinder Receipt and Dispatch Building (CRDB) of the facility have been constructed in accordance with the requirements of the approved license. Phase 2a included the CRDB Civil Structure and CRDB shell operations such as: movement of cylinders; fire walls; transient combustible inspections; cylinder movers; and worker evacuation. The NRC staff has prepared inspection reports documenting its findings in accordance with the requirements of the NRC Inspection Manual, and these reports are available for review as specified in Section II of this notice. The publication of this notice satisfies the requirements of Section 70.32(k) of Title 10 of the Code of Federal Regulations (10 CFR), and section 193(c) of the Atomic Energy Act of 1954, as amended.

The introduction of UF₆ into any module of the National Enrichment Facility is not permitted until the NRC completes an operational readiness and management measures verification review to verify that management measures that ensure compliance with the performance requirements of 10 CFR 70.61 have been implemented and confirms that the facility has been constructed in accordance with the license and will be operated safely. Subsequent operational readiness and management measures verification reviews will continue throughout the various phases of plant construction and, upon completion of these subsequent phases, additional notices of the operation approval letters will be published in the Federal Register in accordance with 10 CFR 70.32(k).

II. Further Information

Documents related to this action, including the application for amendment and supporting documentation, are available online in the NRC Library at http://www.nrc.gov/reading-rm/adams.html. From this site, you can access the NRC’s Agencywide Document Access and Management System (ADAMS), which provides text and image files of NRC’s public documents. Inspection reports associated with the approval letters are referenced in the letters and are also available electronically in ADAMS. Accession numbers for the approval letters are being noticed here as follows:

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