(OMB) for review and clearance under the Paperwork Reduction Act of 1995 (Pub. L. 104–13, 44 U.S.C. Chapter 35). This information collection is published to obtain comments from the public. NCUA requires this information collection to comply with the Depository Institution Management Interlocks Act (Interlocks Act) and to determine federally insured credit unions’ compliance with NCUA’s Management Official Interlocks regulation at 12 CFR Part 711.

DATES: Comments will be accepted until October 21, 2013.

ADDRESSES: Interested parties are invited to submit written comments to the NCUA Contact and the OMB Reviewer listed below:

NCUA Contact: Tracy Crews, National Credit Union Administration, 1775 Duke Street, Alexandria, Virginia 22314–3428, Fax No. 703–837–2861, Email: OCIOPRA@ncua.gov.

OMB Contact: Office of Management and Budget, ATTN: Desk Officer for the National Credit Union Administration, Office of Information and Regulatory Affairs, Washington, DC 20503.

FOR FURTHER INFORMATION CONTACT: Requests for additional information, a copy of the information collection request, or a copy of submitted comments should be directed to Tracy Crews at the National Credit Union Administration, 1775 Duke Street, Alexandria, VA 22314–3428, or at (703) 518–6444. For information about the Interlocks Act and NCUA’s regulation at Part 711, please contact NCUA’s Office of General Counsel at (703) 518–6540 or ogcmail@ncua.gov.

SUPPLEMENTARY INFORMATION:

I. Abstract and Request for Comments

NCUA is reinstating its OMB collection number 3133–0152 for its Management Official Interlocks regulation, 12 CFR part 711, which implements the Interlocks Act for federally insured credit unions. The Interlocks Act generally prohibits financial institution management officials from serving simultaneously with two unaffiliated depository institutions or their holding companies. 12 U.S.C. 3201–3208. For credit unions, the Interlocks Act restricts interlocks between credit unions and other types of financial institutions, not between two or more credit unions. 12 U.S.C. 3204(3). NCUA last substantively revised 12 CFR part 711 in 1999, as part of a coordinated interagency effort with other federal financial regulatory agencies. 64 FR 66356–66360, Nov. 26, 1999.

NCUA finds information collection burdens associated with this regulation still apply and is reinstating this OMB collection number 3133–0152. The information collections associated with Part 711 are as follows:

- Under § 711.3, a credit union may have to maintain records to determine whether the major assets prohibition applies.
- Under § 711.4(h)(1)(i), a credit union must notify NCUA to obtain approval to have a director in common with a diversified savings and loan holding company.
- Under § 711.5, a credit union may have to maintain records to comply with the small market share exemption.

The NCUA requests that you send your comments on this collection to the location(s) listed in the addresses section. Your comments should address:

(a) The necessity of the information collection for the proper performance of NCUA, including whether the information will have practical utility;
(b) the accuracy of our estimate of the burden (hours and cost) of the collection of information, including the validity of the methodology and assumptions used;
(c) ways we could enhance the quality, utility, and clarity of the information to be collected; and
(d) ways we could minimize the burden of the collection of the information on the respondents such as through the use of automated collection techniques or other forms of information technology.

It is NCUA’s policy to make all comments available to the public for review.

II. Data

Title: Management Official Interlocks, 12 CFR Part 711.

OMB Number: 3133–0152.

Form Number: None.

Type of Review: Reinstatement, with

Description: NCUA’s management official interlocks regulation at 12 CFR part 711 directs federally insured credit unions having a common management official with another type financial institution to compile and maintain records and, in some cases, submit an application to NCUA for a general exemption to certain prohibitions, or otherwise obtain NCUA approval.

Respondents: All federally insured credit unions.

Estimated No. of Respondents/ Recordkeepers: 2.

Estimated Burden Hours per Response: 3 hours.

Frequency of Response: Recordkeeping; upon application and reporting.

Estimated Total Annual Burden Hours: 6.

Estimated Total Annual Cost: $0.

By the National Credit Union Administration Board on August 16, 2013.

Gerard Poliquin,
Secretary of the Board.

[FR Doc. 2013–20482 Filed 8–21–13; 8:45 am]

BILLING CODE 7535–01–P

NATIONAL SCIENCE FOUNDATION

Notice of permit applications received under the Antarctic Conservation Act of 1978 (Pub. L. 95–541)

AGENCY: National Science Foundation.

ACTION: Notice of permit applications received under the Antarctic Conservation Act of 1978, Public Law 95–541.

SUMMARY: The National Science Foundation (NSF) is required to publish a notice of permit applications received to conduct activities regulated under the Antarctic Conservation Act of 1978. NSF has published regulations under the Antarctic Conservation Act at Title 45 Part 670 of the Code of Federal Regulations. This is the required notice of permit applications received.

DATES: Interested parties are invited to submit written data, comments, or views with respect to this permit application by September 23, 2013. This application may be inspected by interested parties at the Permit Office, address below.

ADDRESSES: Comments should be addressed to the Permit Office, Room 755, Division of Polar Programs, National Science Foundation, 1775 Duke Street, Alexandria, Virginia 22314–3428.

FOR FURTHER INFORMATION CONTACT: Adrian Dahood, ACA Permit Officer, at the above address or AD@nsc.gov or (703) 306–8149.

SUPPLEMENTARY INFORMATION: The National Science Foundation, as directed by the Antarctic Conservation Act of 1978 (Pub. L. 95–541), as amended by the Antarctic Science, Tourism and Conservation Act of 1996, has developed regulations for the establishment of a permit system for various activities in Antarctica and designation of certain animals and certain geographic areas a requiring special protection. The regulations establish such a permit system to
designate Antarctic Specially Protected Areas.

Application Details

1. Applicant

Jennifer Martin, Brooklyn, New York.


Activity for Which Permit Is Requested: ASPA Entry; The applicant seeks permission to enter several McMurdo Sound Area ASPAs to observe the natural environment, scientists working in the field and the historic huts in order to gain inspiration and insight for a poetry collection. The applicant will record her observations using pen and paper, small video camera, small still-camera, and laptop or tablet computer.

Location: ASPA 121 Cape Royds; ASPA 157 Backdoor Bay; ASPA 155 Cape Evans; ASPA 158 Discovery Hut; ASPA 131 Canada Glacier; ASPA 172 Blood Falls.

Dates: November 7, 2013 to December 31, 2013.

Nadene G. Kennedy,

Polar Coordination Specialist, Division of Polar Programs.

[FR Doc. 2013–20473 Filed 8–21–13; 8:45 am]

BILLING CODE 7555–01–P

NUCLEAR REGULATORY COMMISSION

[NRC–2013–0196]

State of Georgia Relinquishment of Sealed Source and Device Evaluation and Approval Authority

AGENCY: Nuclear Regulatory Commission.

ACTION: Relinquishment of state regulatory authority and reassertion of NRC authority.

SUMMARY: Notice is hereby given that effective August 20, 2013, the U.S. Nuclear Regulatory Commission (NRC) has assumed regulatory authority to evaluate and approve sealed source and device (SS&D) applications in the State of Georgia and approved the Governor of the State of Georgia’s request to relinquish this authority.

DATES: The NRC has assumed regulatory authority for evaluating and approving sealed source and device applications on August 20, 2013.

ADDRESSES: Please refer to Docket ID NRC–2013–0196 when contacting the NRC about the availability of information regarding this document. You may access publicly-available information related to this document using any of the following methods:


- NRC's Agencywide Documents Access and Management System (ADAMS): You may access publicly available documents online in the NRC Library at http://www.nrc.gov/reading-rm/adams.html. To begin the search, select “ADAMS Public Documents” and then select “Begin Web-based ADAMS Search.” For problems with ADAMS, please contact the NRC’s Public Document Room (PDR) reference staff at 1–800–397–4209, 301–415–4737, or by email to pdr.resource@nrc.gov. The ADAMS accession number for each document referenced in this document (if that document is available in ADAMS) is provided the first time that a document is referenced.

- NRC’s PDR: You may examine and purchase copies of public documents at the NRC’s PDR, Room O1–F21, One White Flint North, 1155 Rockville Pike, Rockville, Maryland 20852.


SUPPLEMENTARY INFORMATION: Section 274b. of the Atomic Energy Act of 1954 as amended (AEA), provides the NRC authority to enter into agreements with States so they can assume, and the NRC can relinquish regulatory authority over, specified AEA radioactive materials and activities. On December 15, 1969, Georgia entered into a Section 274b. Agreement with the Atomic Energy Commission (the predecessor regulatory agency to the NRC) to regulate source, byproduct, and special nuclear material in quantities not sufficient to form a critical mass. Currently, the State of Georgia has an Agreement with the NRC which recognizes the State’s regulatory authority to evaluate and approve SS&D applications.

On June 5, 2013, the NRC received a letter from Georgia Governor Nathan Deal (ADAMS Accession No. ML13165A092) requesting to relinquish the State’s regulatory authority to evaluate and approve SS&D applications, and asking the NRC to assume regulatory authority over this program.

The Governor of Georgia stated that it has become increasingly challenging for Georgia to recruit and retain the personnel necessary to perform the specialized SS&D activities, and concluded that it is in the best interest of the State to return regulatory authority to evaluate and approve SS&D applications to the NRC in order to focus more attention and resources on the primary areas of the State’s radioactive materials program. The State of Georgia currently has 15 manufacturers with 77 active SS&D sheets in the national registry.

The Commission approved the request (ADAMS Accession No. ML13219A293) and has notified the State of Georgia that effective August 20, 2013, the NRC has assumed authority to evaluate and approve sealed source and device applications within the State (ADAMS Accession No. ML13221A153).

The State of Georgia will retain authority to regulate the manufacture and use of sealed sources and devices within the State in accordance with its Section 274b. Agreement with the NRC.

Dated at Rockville, Maryland, this 16th day of August, 2013.

For the Nuclear Regulatory Commission.

Mark A. Satorius,

Director, Office of Federal and State Materials, and Environmental Management Programs.

[FR Doc. 2013–20494 Filed 8–21–13; 8:45 am]

BILLING CODE 7550–01–P

NUCLEAR REGULATORY COMMISSION

[Docket No. 70–7018; NRC–2013–0115]

Notice of Acceptance of Renewal Application for Special Nuclear Materials License From Tennessee Valley Authority for Watts Bar Nuclear Power Plant, Unit 2, Opportunity To Request a Hearing, and Petition for Leave To Intervene, and Commission Order Imposing Procedures for Access to Sensitive Unclassified Non-Safeguards Information for Contention Preparation

AGENCY: Nuclear Regulatory Commission.

ACTION: Notice of acceptance of the license renewal application, opportunity to request a hearing and to petition for leave to intervene; order.

DATES: Requests for a hearing and petitions for leave to intervene must be filed by October 21, 2013. Any potential party as defined in § 2.4 of Title 10 of the Code of Federal Regulations (10 CFR), who believes access to sensitive