

Dated: January 11, 2022.
For the Nuclear Regulatory Commission.

Bo M. Pham,
Director, Division of Operating Reactor
Licensing, Office of Nuclear Reactor
Regulation.

[FR Doc. 2022-00765 Filed 1-24-22; 8:45 am]
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**NUCLEAR REGULATORY
COMMISSION**

[Docket Nos. 50-341, 50-250, and 50-251;
NRC-2020-0110]

**Issuance of Multiple Exemptions in
Response to COVID-19 Public Health
Emergency**

AGENCY: Nuclear Regulatory
Commission.

ACTION: Exemptions; issuance.

SUMMARY: The U.S. Nuclear Regulatory
Commission (NRC) issued two
exemptions in response to requests from
two licensees for relief due to the
coronavirus 2019 disease (COVID-19)
public health emergency (PHE). The
exemptions afford these licensees
temporary relief from certain
requirements under NRC regulations.
The NRC is issuing a single notice to
announce the issuance of the
exemptions.

DATES: During the period from
December 9, 2021, to December 30,
2021, the NRC granted two exemptions
in response to requests submitted by
two licensees from December 6, 2021, to
December 30, 2021.

ADDRESSES: Please refer to Docket ID
NRC-2020-0110 when contacting the
NRC about the availability of
information regarding this document.
You may obtain publicly available
information related to this document
using any of the following methods:

- *Federal Rulemaking Website:* Go to
<https://www.regulations.gov> and search
for Docket ID NRC-2020-0110. Address
questions about Docket IDs in
Regulations.gov to Stacy Schumann;
telephone: 301-415-0624; email:

Stacy.Schumann@nrc.gov. For technical
questions, contact the individual listed
in the **FOR FURTHER INFORMATION
CONTACT** section of this document.

- *NRC's Agencywide Documents
Access and Management System
(ADAMS):* You may obtain publicly
available documents online in the
ADAMS Public Documents collection at
[https://www.nrc.gov/reading-rm/
adams.html](https://www.nrc.gov/reading-rm/adams.html). To begin the search, 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. For the
convenience of the reader, instructions
about obtaining materials referenced in
this document are provided in the
"Availability of Documents" section.

- *NRC's PDR:* You may examine and
purchase copies of public documents,
by appointment, at the NRC's PDR,
Room P1 B35, One White Flint North,
11555 Rockville Pike, Rockville,
Maryland 20852. To make an
appointment to visit the PDR, please
send an email to *PDR.Resource@nrc.gov*
or call 1-800-397-4209 or 301-415-
4737, between 8:00 a.m. and 4:00 p.m.
(ET), Monday through Friday, except
Federal holidays.

FOR FURTHER INFORMATION CONTACT:
James Danna, Office of Nuclear Reactor
Regulation, U.S. Nuclear Regulatory
Commission, Washington, DC 20555-
0001; telephone: 301-415-7422, email:
James.Danna@nc.gov.

SUPPLEMENTARY INFORMATION:

I. Introduction

During the period from December 9,
2021, to December 30, 2021, the NRC
granted two exemptions in response to
requests submitted by two licensees
from December 6, 2021, to December 30,
2021. These exemptions temporarily
allow the licensees to deviate from
certain requirements of chapter 1 of title
10 of the *Code of Federal Regulations*
(10 CFR), part 26, "Fitness for Duty
Programs," section 26.205, "Work
hours."

FERMI, UNIT 2—DOCKET NO. 50-341

The exemptions from certain
requirements of 10 CFR part 26 for DTE
Electric Company (for Fermi, Unit 2),
and Florida Power & Light Company (for
Turkey Point Nuclear Generating, Units
3 and 4) afford these licensees
temporary relief from the work-hour
control requirements under 10 CFR
26.205(d)(1) through (d)(7). The
exemptions from 10 CFR 26.205(d)(1)
through (d)(7) ensure that the control of
work hours and management of worker
fatigue does not unduly limit licensee
flexibility in using personnel resources
to most effectively manage the impacts
of the COVID-19 PHE on maintaining
the safe operation of these facilities.
Specifically, these licensees have stated
that their staffing levels are affected or
are expected to be affected by the
COVID-19 PHE, and they can no longer
meet or likely will not meet the work-
hour controls of 10 CFR 26.205(d)(1)
through (d)(7). These licensees have
committed to effecting site-specific
administrative controls for COVID-19
PHE fatigue-management for personnel
specified in 10 CFR 26.4(a).

The tables in this notice provide
transparency regarding the number and
type of exemptions the NRC has issued.
Additionally, the NRC publishes tables
of approved regulatory actions related to
the COVID-19 PHE on its public
website at [https://www.nrc.gov/about-
nrc/covid-19/reactors/licensing-
actions.html](https://www.nrc.gov/about-nrc/covid-19/reactors/licensing-actions.html).

II. Availability of Documents

The tables in this notice provide the
facility name, docket number, document
description, and ADAMS accession
number for each exemption issued.
Additional details on each exemption
issued, including the exemption request
submitted by the respective licensee and
the NRC's decision, are provided in
each exemption approval listed in the
tables in this notice. For additional
directions on accessing information in
ADAMS, see the **ADDRESSES** section of
this document.

| Document description | ADAMS accession No. |
|--|---------------------|
| Fermi, Unit 2—Work Hour Limits Exemption Request due to COVID-19, dated December 6, 2021 | ML21340A030 |
| Fermi, Unit 2—Exemption from Specific Requirements of 10 CFR part 26 (EPID L-2020-LLE-0053 [COVID-19]), dated December 9, 2021 | ML21340A245 |

TURKEY POINT NUCLEAR PLANT, UNITS 3 AND 4—DOCKET NOS. 50-250 AND 50-251

| Document description | ADAMS accession No. |
|--|---------------------|
| Turkey Point Nuclear Plant, Units 3 and 4—COVID-19 Related Request for Exemption from part 26 Work Hours Requirements, dated December 30, 2021 | ML21364A050 |

TURKEY POINT NUCLEAR PLANT, UNITS 3 AND 4—DOCKET NOS. 50–250 AND 50–251—Continued

| Document description | ADAMS accession No. |
|---|---------------------|
| Turkey Point Nuclear Plant Units 3 and 4—Exemption from Specific Requirements of 10 CFR part 26, “Fitness for Duty Programs” (EPID L–2021–LLE–0058 [COVID–19]), dated December 30, 2021 | ML21364A052 |

Dated: January 20, 2022.

For the Nuclear Regulatory Commission.

James G. Danna,

Chief, Plant Licensing Branch I, Division of Operating Reactor Licensing, Office of Nuclear Reactor Regulation.

[FR Doc. 2022–01373 Filed 1–24–22; 8:45 am]

BILLING CODE 7590–01–P

SECURITIES AND EXCHANGE COMMISSION

[Investment Company Act Release No. 34477; File No. 812–15215]

MSD Investment, LLC, et al.

January 19, 2022.

AGENCY: Securities and Exchange Commission (“Commission”).

ACTION: Notice.

Notice of application for an order under sections 17(d) and 57(i) of the Investment Company Act of 1940 (the “Act”) and rule 17d–1 under the Act to permit certain joint transactions otherwise prohibited by sections 17(d) and 57(a)(4) of the Act and rule 17d–1 under the Act.

SUMMARY OF APPLICATION: Applicants request an order to permit certain business development companies (“BDCs”) and closed-end management investment companies to co-invest in portfolio companies with each other and with certain affiliated investment funds and accounts.

APPLICANTS: MSD Investment, Corp., (“Existing Regulated Fund”), MSD Partners, L.P. (“MSD”), MSD Credit Opportunity Master Fund, L.P., MSD Credit Opportunity Master Fund II, L.P., MSD Credit Opportunity Fund, L.P., MSD Credit Opportunity Fund (Cayman), L.P., MSD Credit Opportunity Fund, Ltd., MSD Debt REIT Holdings, L.P., MSDC EIV, LLC, MSD EIV Private, LLC, MSD RCOF TRS, LLC, MSD RCOF TRS (Cayman) LTD., MSD Real Estate Credit Opportunity Fund L.P., MSD Real Estate Credit Opportunity Fund-C L.P., RCOF-C Intermediate (Cayman), L.P., RCOF-C Intermediate, L.P., MSD Special Investments Fund, L.P., MSD SIF Holdings, L.P., MSD Special Investments Fund (Cayman), L.P., MSD SIF (Cayman), L.P., MSD Alpine Credit Opportunity Fund, L.P., MSD SBAFLA Fund, L.P., MSD UK Holdings Limited,

MSD UK Holdings Ltd, MSD UK Aggregator Fund, LLC, MSD PCOF SMA 1, LLC, MSD PCOF SMA 2, LLC, MSD RCOF SMA 1, LLC, MSD RCOF SMA 2, LLC, MSD, Private Credit Opportunity Master (ECI) Fund 2, L.P., MSD Private Credit Opportunity Master Fund 2, L.P., MSD Private Credit Opportunity Fund 2, L.P., MSD Private Credit Opportunity Fund (Cayman) 2, L.P., MSD Private Credit Opportunity Fund (Cayman) II, L.P., Intermediate Fund PCOF 2, LLC, MSD PCOF Fund 2, Ltd, Onshore Intermediate Fund PCOF 2, LLC, MSD Onshore PCOF Fund 2, Ltd, MSD Private Credit Opportunity Master (ECI) Fund, L.P., MSD Private Credit Opportunity Master (ECI) Fund II, L.P., MSD Private Credit Opportunity Master Fund, L.P., MSD Private Credit Opportunity Fund, L.P., MSD Private Credit Opportunity Fund (Cayman), L.P., and MSD Private Credit Opportunity Fund II, L.P. (collectively, “Existing Affiliated Funds”).

FILING DATES: The application was filed on April 1, 2021, and amended on November 18, 2021 and on January 18, 2022.

HEARING OR NOTIFICATION OF HEARING: An order granting the requested relief will be issued unless the Commission orders a hearing. Interested persons may request a hearing by emailing the Commission’s Secretary at *Secretaries-Office@sec.gov* and serving applicants with a copy of the request by email. Hearing requests should be received by the Commission by 5:30 p.m. on February 10, 2022, and should be accompanied by proof of service on the applicants, in the form of an affidavit, or, for lawyers, a certificate of service. Pursuant to rule 0–5 under the Act, hearing requests should state the nature of the writer’s interest, any facts bearing upon the desirability of a hearing on the matter, the reason for the request, and the issues contested. Persons who wish to be notified of a hearing may request notification by emailing the Commission’s Secretary at *Secretaries-Office@sec.gov*.

ADDRESSES: The Commission: *Secretaries-Office@sec.gov*. Applicants: Robert Simonds, MSD Partners, L.P., *rsimonds@msd.com*.

FOR FURTHER INFORMATION CONTACT: Harry Eisenstein, Senior Special Counsel, at (202) 551–6764 or Kaitlin C.

Bottock, Branch Chief, at (202) 551–6825 (Division of Investment Management, Chief Counsel’s Office).

SUPPLEMENTARY INFORMATION: The following is a summary of the application. The complete application may be obtained via the Commission’s website by searching for the file number, or for an applicant using the Company name box, at <http://www.sec.gov/search/search.htm> or by calling (202) 551–8090.

Introduction

1. The applicants request an order of the Commission under sections 17(d) and 57(i) and rule 17d–1 thereunder (the “Order”) to permit, subject to the terms and conditions set forth in the application (the “Conditions”), a Regulated Fund¹ and one or more other Regulated Funds² to enter into Co-Investment Transactions with each other. “Co-Investment Transaction” means any transaction in which a

¹ “Regulated Funds” means the Existing Regulated Fund, the Future Regulated Funds and the BDC Downstream Funds (defined below). “Future Regulated Fund” means a closed-end management investment company (a) that is registered under the Act or has elected to be regulated as a BDC, (b) whose investment adviser (and sub-adviser(s), if any) are an Adviser, and (c) that intends to participate in the Co-investment Program. “Adviser” means MSD and any Future Adviser. “Future Adviser” means any future investment adviser that (i) controls, is controlled by, or is under common control with MSD, (ii) (a) is registered as an investment adviser under the Investment Advisers Act of 1940 (“Advisers Act”) or (b) is a relying adviser of an investment adviser that is registered under the Advisers Act, and that controls, is controlled by, or is under common control with, MSD, and (iii) is not a Regulated Fund or a subsidiary of a Regulated Fund.

² “Affiliated Fund” means any Existing Affiliated Fund, any MSD Proprietary Account (as defined below) and any entity (a) whose investment adviser (and sub-adviser(s), if any) are Advisers, (b) that either (i) would be an investment company but for section 3(c)(1), 3(c)(5)(C) or 3(c)(7) of the Act or (ii) relies on rule 3a–7 under the Act, (c) that is not a BDC Downstream Fund, and (d) that intends to participate in the Co-Investment Program. “BDC Downstream Fund” means, with respect to any Regulated Fund that is a business development company (“BDC”), an entity (i) that the BDC directly or indirectly controls, (ii) that is not controlled by any person other than the BDC (except a person that indirectly controls the entity solely because it controls the BDC), (iii) that would be an investment company but for section 3(c)(1) or 3(c)(7) of the Act, (iv) whose investment adviser (and sub-adviser(s), if any) are an Adviser, (v) that is not a Wholly-Owned Investment Sub and (vi) that intends to participate in the Co-Investment Program (defined below).