

infringe one or more of the asserted claims 1, 2, 11, 15 and 21 of the '502 patent. The Commission affirmed the final ID's finding that the economic prong has been satisfied under prong (B) of section 337(a)(3) and takes no position on prongs (A) and (C) of section 337(a)(3). The Commission determined that the appropriate remedy was: (i) an LEO prohibiting Respondents from importing certain polycrystalline diamond compacts and articles containing the same that infringe one or more of the asserted claims 1, 2, 11, 15, and 21 of the '502 patent; and (ii) a cease and desist order against SF Diamond USA, Inc. The Commission also determined that the public interest factors did not preclude issuance of a remedy. The Commission further determined to set a bond in the amount of zero percent (0%) of the entered value of the infringing products imported during the period of Presidential review (19 U.S.C. 1337(j)).

On January 22, 2026, USS and Haimingrun<sup>2</sup> ("Petitioners") jointly petitioned under 19 U.S.C. 1337(k) and 19 CFR 210.76(a)(1) to rescind the LEO as to Haimingrun's infringing products. The joint petition further requests that service of the unredacted version of the settlement agreement between USS and Haimingrun be limited to USS and Haimingrun. The joint petition states that the requested rescission of the LEO as to Haimingrun is warranted because "the Settlement Agreement provides [Haimingrun] with a license to the patents underlying the LEO, covering certain polycrystalline diamond compacts and articles containing same," and thus the "Settlement Agreement fully resolves the disputes before the Commission and authorizes conduct previously prohibited under the LEO." *Jt. Pet.* at 1. The joint petition argues that the settlement agreement constitutes a changed condition of fact and law justifying rescission of the LEO as to Haimingrun. *Id.* at 2. In accordance with Commission Rule 210.76(a)(3), the joint petition includes confidential and public versions of the settlement agreement and states that "[t]here are no other agreements, written or oral, express or implied between US Synthetic and [Haimingrun] concerning the subject matter of the Investigation." *Id.* at 1; 19 CFR 210.76(a)(3).

The Commission has determined that the joint petition satisfies the requirements of Commission Rule 210.76(a)(3), 19 CFR 210.76(a)(3). The

Commission has further determined that the conditions justifying the LEO against Haimingrun no longer exist, and, therefore, granting the joint petition is warranted under section 337(k) (19 U.S.C. 1337(k)), and Commission Rule 210.76(a)(3). The Commission has thus determined to institute a modification proceeding and to modify the LEO to remove Haimingrun based on the settlement agreement. The Commission also finds that Petitioners have shown the requisite good cause under Commission Rule 210.76(a)(3) to grant their motion for limited service of confidential Exhibit A. The Commission issues a modified LEO and an order herewith setting forth its determinations.

The modification proceeding is terminated.

The Commission vote for this determination took place on February 13, 2026.

The authority for the Commission's determination is contained in section 337 of the Tariff Act of 1930, as amended, 19 U.S.C. 1337, and in Part 210 of the Commission's Rules of Practice and Procedure, 19 CFR part 210.

Issued: February 13, 2026.

**Lisa Barton,**

*Secretary to the Commission.*

[FR Doc. 2026-03229 Filed 2-18-26; 8:45 am]

**BILLING CODE 7020-02-P**

## NATIONAL ARCHIVES AND RECORDS ADMINISTRATION

[NARA-2026-007]

### Freedom of Information Act (FOIA) Advisory Committee Meeting

**AGENCY:** Office of Government Information Services (OGIS), National Archives and Records Administration (NARA).

**ACTION:** Notice of Federal advisory committee meetings.

**SUMMARY:** We are announcing five upcoming Freedom of Information Act (FOIA) Advisory Committee meetings in accordance with the Federal Advisory Committee Act and the second United States Open Government National Action Plan.

**DATES:** The meetings will be on Thursday, March 5, 2026; Thursday, April 2, 2026; Thursday, May 7, 2026; Thursday, June 11, 2026; and Thursday, July 16, 2026 from 10:00 a.m. to 1:00 p.m. Eastern Time (ET). You must register to attend. (See registration information below.)

**ADDRESSES:** These meetings will be virtual. We will send access instructions for the meetings to those who register according to the instructions below.

**FOR FURTHER INFORMATION CONTACT:** Kirsten Mitchell, Designated Federal Officer for this committee, by email at [foia-advisory-committee@nara.gov](mailto:foia-advisory-committee@nara.gov), or by telephone at 202.741.5770.

**SUPPLEMENTARY INFORMATION:** These meetings will be the final five of the sixth term of the 2024–2026 FOIA Advisory Committee. The purpose of the March 5, April 7, May 7 and June 11 meetings will be to consider and possibly vote on draft recommendations from the three subcommittees: Implementation, Statutory Reform, and Volume and Frequency. The purpose of the July 16 meeting, the final of the 2024–2026 term, will be to consider the Committee's final draft report and recommendations.

**Procedures:** These meetings are open to the public in accordance with the Federal Advisory Committee Act, (5 U.S.C. 1001–1014). If you wish to offer oral public comments during the public comments periods of the meetings, you must register in advance.

(1) [https://www.zoomgov.com/webinar/register/WN\\_Ulco0gMLQ7udQnPRaDTKzg](https://www.zoomgov.com/webinar/register/WN_Ulco0gMLQ7udQnPRaDTKzg) for the March 5, 2026 meeting;

(2) [https://www.zoomgov.com/webinar/register/WN\\_myh7wfVOQU2xDwkmp8afEg](https://www.zoomgov.com/webinar/register/WN_myh7wfVOQU2xDwkmp8afEg) for the April 2, 2026 meeting;

(3) [https://www.zoomgov.com/webinar/register/WN\\_q-evvGwaQZKWW8k3Y5jclw](https://www.zoomgov.com/webinar/register/WN_q-evvGwaQZKWW8k3Y5jclw) for the May 7, 2026 meeting;

(4) [https://www.zoomgov.com/webinar/register/WN\\_wovn0drVTIGgMYwJXSc09w](https://www.zoomgov.com/webinar/register/WN_wovn0drVTIGgMYwJXSc09w) for the June 11, 2026 meeting; and

(5) [https://www.zoomgov.com/webinar/register/WN\\_DVjloDkwt96otgBjXQ9VTQ](https://www.zoomgov.com/webinar/register/WN_DVjloDkwt96otgBjXQ9VTQ) for the July 16, 2026 meeting.

You will be provided with information to access the meeting online. Public comments will be limited to three minutes per individual. Written public comments may be submitted at any time to <https://www.archives.gov/ogis/public-comments> and will be posted if they meet OGIS's posting policy. We will also live-stream the meeting on the National Archives YouTube channel, <https://www.youtube.com/user/usnationalarchives>, and include a captioning option. To request additional accommodations, email [foia-advisory-committee@nara.gov](mailto:foia-advisory-committee@nara.gov) or call 202.741.5770. Those who are unable to register online, and those who require

<sup>2</sup>In November 2022, respondent Shenzhen Haimingrun Superhard Materials Co., Ltd. changed its English name to Haimingrun Co., Ltd. Haimingrun Co., Ltd. jointly filed the petition and entered into the settlement agreement with USS.

special accommodations, should contact Kirsten Mitchell (contact information listed above).

**Merrily Harris,**

*Committee Management Officer.*

[FR Doc. 2026–03243 Filed 2–18–26; 8:45 am]

**BILLING CODE 7515–01–P**

## NUCLEAR REGULATORY COMMISSION

[Docket No. 72–20; NRC–2025–0841]

### U.S. Department of Energy Idaho Operations Office; Three Mile Island Unit 2 Independent Spent Fuel Storage Installation; License Amendment Application

**AGENCY:** Nuclear Regulatory Commission.

**ACTION:** Notice of docketing.

**SUMMARY:** The U.S. Nuclear Regulatory Commission (NRC) has received and docketed a license amendment application from the U.S. Department of Energy Idaho Operations Office (DOE or the licensee) for amendment of Special Nuclear Materials (SNM) License No. SNM–2508, for the Three Mile Island Unit 2 (TMI–2), reactor core in the TMI–2 independent spent fuel storage installation (ISFSI). The TMI–2 ISFSI is located at the Idaho National Laboratory within the perimeter of the Idaho Nuclear Technology and Engineering Center site in Scoville, Butte County, Idaho. The requested amendment would revise certain license conditions and technical specifications (TS) by changing the description of the DOE official who is responsible for the operation and nuclear safety of the TMI–2 ISFSI and for ensuring its compliance with NRC requirements, changing reference to a regulation and removing outdated language, adjusting references to relevant organizational components of DOE, and otherwise making clerical changes. The NRC will process the application in accordance with NRC regulations, as further explained in the supplementary information section of this notice.

**DATES:** February 19, 2026.

**ADDRESSES:** Please refer to Docket ID NRC–2025–0841 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–2025–0841. Address questions about Docket IDs in *Regulations.gov* to Bridget Curran; telephone: 301–415–1003; email: [Bridget.Curran@nrc.gov](mailto:Bridget.Curran@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>. To begin the search, select “Begin ADAMS Public Search.” For problems with ADAMS, please contact the NRC’s Public Document Room (PDR) reference staff at 1–800–397–4209, at 301–415–4737, or by email to [PDR.Resource@nrc.gov](mailto: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:** The PDR, where you may examine and order copies of publicly available documents, is open by appointment. To make an appointment to visit the PDR, please send an email to [PDR.Resource@nrc.gov](mailto:PDR.Resource@nrc.gov) or call 1–800–397–4209 or 301–415–4737, between 8 a.m. and 4 p.m. eastern time (ET), Monday through Friday, except Federal holidays.

**FOR FURTHER INFORMATION CONTACT:** Kristina Banovac, Office of Nuclear Material Safety and Safeguards, U.S. Nuclear Regulatory Commission, Washington, DC 20555–0001; telephone: 301–415–7116; email: [Kristina.Banovac@nrc.gov](mailto:Kristina.Banovac@nrc.gov).

#### SUPPLEMENTARY INFORMATION:

##### I. Introduction

By letter dated November 21, 2024, DOE submitted to the NRC an application to amend the license and TS, for the TMI–2 ISFSI, located in Scoville, Butte County, Idaho. Special Nuclear Materials License No. SNM–2508 authorizes the licensee to receive, possess, store, and transfer canisters containing core debris and damaged

spent nuclear fuel from the TMI–2 reactor, in addition to other authorized uses. The proposed amendment would revise the license and TS so that they explicitly designate the Manager for the Idaho Cleanup Project (ICP) as the DOE official who is responsible for the operation and nuclear safety of the TMI–2 ISFSI and for ensuring its compliance with NRC license conditions and regulatory requirements. Additionally, the proposed amendment would include an editorial change to TS 5.5.1.b regarding section 72.48 of title 10 of the *Code of Federal Regulations* (10 CFR) and remove outdated language. The changes requested further include title changes to refer to DOE ICP instead of DOE Idaho Operations Office (DOE–ID), and clerical changes throughout the document such as changes to spacing.

In an email to DOE dated January 8, 2026, the NRC notified DOE that the application was acceptable to begin a detailed review. The NRC’s Office of Nuclear Materials Safety and Safeguards has docketed this application under Docket No. 72–20, and the NRC is issuing this notice of docketing as authorized and required by 10 CFR 72.16(e). The NRC will approve the license amendment if it finds that the application complies with the standards and requirements of the Atomic Energy Act of 1954, as amended, and the NRC’s regulations, and the NRC will make findings consistent with the National Environmental Policy Act and 10 CFR part 51. These findings will be documented in a safety evaluation report. The NRC may issue either a notice of hearing or a notice of proposed action and opportunity for hearing in accordance with 10 CFR 72.46(b)(1) or, if a determination is made that the amendment does not present a genuine issue as to whether the health and safety of the public will be significantly affected, take immediate action on the amendment in accordance with 10 CFR 72.46(b)(2) and then promptly provide notice of the action taken and an opportunity for interested persons to request a hearing on whether the action should be rescinded or modified.

##### II. Availability of Documents

The documents identified in this notice are available to interested persons through ADAMS.

Document description	ADAMS accession No.
DOE Letter—License Amendment Request to Update the Licensee Designation of Authority Title for the Three Mile Island, Unit 2, Independent Spent Fuel Storage Installation, Docket 72–20, Materials License No. SNM–2508 (CLN240550), dated November 21, 2024.	ML24326A350 (Package).