material using an accelerator. This NUREG—1556, Volume 21, is entitled: “Consolidated Guidance About Materials Licenses—Program-Specific Guidance About Possession Licenses for Production of Radioactive Material Using an Accelerator.”

At this time, NRC is announcing the availability for public comment NUREG—1556, Volume 9, Revision 2, “Consolidated Guidance About Materials Licenses—Program-Specific Guidance About Medical Use Licenses,” Draft Report for Comment. The other two NUREGs were previously noticed for public comment: (1) NUREG—1556, Volume 13, Revision 1, on July 3, 2007 (72 FR 36526) and (2) NUREG—1556, Volume 21, on May 29, 2007 (72 FR 29555).

NUREG—1556, Volume 9, Revision 2, “Consolidated Guidance About Materials Licenses—Program-Specific Guidance About Medical Use Licenses,” provides guidance for applicants in preparing their license applications for the medical use of byproduct material. Volume 9 is being revised primarily to provide additional guidance related to the NARM rule, as discussed above.

In the draft final rule for the NARM rulemaking, the concept of consortiums and noncommercial distribution was addressed. In summary, because of the short-lived radionuclides associated with Positron Emission Tomography (PET), the source of these radioactive materials needs to be produced in the facility of use or within close proximity. The NRC developed a new regulatory process based on existing practices for consortiums and noncommercial distribution. For this purpose, educational institutions, medical use facilities or Federal facilities may form consortiums with adjacent or nearby hospitals to jointly own or share in the operation and maintenance costs of the PET radionuclide production facility. This is discussed in more detail in SECY—07–0062, “Final Rule: Requirements for Expanded Definition of Byproduct Material,” dated April 3, 2007, and within the draft Federal Register notice that is provided as an attachment to SECY—07–0062.

NUREG—1556, Volume 9, Revision 2, provides guidance for applicants in licensees about consortiums and noncommercial distribution in Sections 1 and 8, and in Appendix AA. NRC is requesting specific comments on this guidance to ensure that it is clear and easily understood by affected stakeholders.

It is also being revised to clarify training and experience requirements, replaces NRC Form 313A with six new NRC Form 313A forms specific to types of authorizations. References and information related to Subpart J of 10 CFR Part 35 have been removed since these regulatory requirements expired on October 25, 2005.

Additionally, other minor changes are being made that are administrative in nature, such as updating the Agreement State section and updating references. Also, information related to identifying and protecting sensitive information is being updated.

NRC is only requesting comments on the specific changes in this document related to those revisions discussed above. NRC will make corrections if any errors or editorial corrections are noted; however, any comments not related to these specific changes will be evaluated during the next routine review of NUREG—1556, Volume 9.

Dated at Rockville, Maryland, this 26th day of July, 2007.

For the Nuclear Regulatory Commission.

Dennis K. Rathbun, Director, Division of Intergovernmental Liaison and Rulemaking, Office of Federal and State Materials, and Environmental Management Programs.

[FR Doc. E7–15049 Filed 8–1–07; 8:45 am]

BILLING CODE 7990–01–P

OFFICE OF MANAGEMENT AND BUDGET

Amending Federal Financial Assistance-Related Forms to Include Universal Identifier


ACTION: Notice; request for comments.

SUMMARY: The Office of Management and Budget (OMB) proposes to authorize each Federal agency that receives applications for Federal financial assistance to add a field for the applicant’s Dun and Bradstreet Data Universal Numbering System (DUNS) number to application forms previously approved by OMB. The intent of authorizing agencies to add the field without additional OMB approval is to enable the agencies to require applicants other than individual persons to provide DUNS numbers for all applications submitted on or after October 1, 2007. This proposal thereby would update the policy in the OMB directive issued on June 27, 2003 [68 FR 38403], “Use of a Universal Identifier by Grant Applicants.” That directive authorized agencies to add the DUNS number as a required field for applications leading to the award of two specific forms of Federal financial assistance: Grants and cooperative agreements. This proposed update would broaden the directive’s effect to all forms of Federal financial assistance covered by the Federal Funding Accountability and Transparency Act (the “Act”) including grants, subgrants, loans, awards, cooperative agreements, and other forms of financial assistance. The reason for the proposed update is that the DUNS number will be used as the unique identifier for recipient entities that is required by the Federal Funding Accountability and Transparency Act of 2006 [Pub. L. 109–282]. Under that Act, OMB must ensure the establishment and maintenance of a location on the World Wide Web

Office of Management and Budget, 725 17th Street, NW., Washington, DC 20503; telephone 202–395–7844; fax 202–395–3952; e-mail mpridgen@omb.eop.gov. Due to potential delays in OMB’s receipt and processing of mail sent through the U.S. Postal Service, we encourage respondents to submit comments electronically to ensure timely receipt. We cannot guarantee that comments mailed will be received before the comment closing date. Please include “Amending Forms for DUNS” in the subject line of the email message; please also include the full body of your comments in the text of the message and as an attachment. Include your name, title, organization, postal address, telephone number, and e-mail address in your message.

FOR FURTHER INFORMATION CONTACT: Marguerite Pridgen at the addresses noted above.


SUPPLEMENTARY INFORMATION: The Office of Management and Budget (OMB) proposes to authorize each Federal agency that receives applications for Federal financial assistance to add a field for the applicant’s Dun and Bradstreet Data Universal Numbering System (DUNS) number to application forms previously approved by OMB.

The reason for the proposed update is that the DUNS number will be used as the unique identifier for recipient entities that is required by the Federal Funding Accountability and Transparency Act (the “Act”) including grants, subgrants, loans, awards, cooperative agreements, and other forms of financial assistance. The reason for the proposed update is that the DUNS number will be used as the unique identifier for recipient entities that is required by the Federal Funding Accountability and Transparency Act of 2006 [Pub. L. 109–282]. Under that Act, OMB must ensure the establishment and maintenance of a location on the World Wide Web
through which the public may access and search data on agencies’ awards. The unique identifier of the recipient entity is one of the data elements that the Act requires for each award. Note that the Civilian Agency Acquisition Council and the Defense Acquisition Regulations Council (Councils) are addressing the Federal Funding Accountability and Transparency Act requirements for contracts, subcontracts, purchase orders, task orders, and delivery orders under separate Federal Register notices.

Danny Werfel,
Deputy Controller.
[FR Doc. E7–15044 Filed 8–1–07; 8:45 am]
BILLING CODE 3110–01–P

OFFICE OF THE UNITED STATES TRADE REPRESENTATIVE

Notice of Effective Date for Goods of Mexico for Certain Modifications of the NAFTA Rules of Origin

AGENCY: Office of the United States Trade Representative.

ACTION: Notice of effective date.

SUMMARY: In Proclamation 8111 of February 28, 2007, the President modified the rules of origin for certain goods of Mexico under the North American Free Trade Agreement (the “NAFTA”) incorporated in the Harmonized Tariff Schedule of the United States (the “HTS”). The proclamation stated that the modifications would be effective on the date to be announced in the Federal Register by the United States Trade Representative (the “USTR”) and would apply to goods of Mexico that are entered, or withdrawn from warehouse for consumption, on or after the date indicated in the proclamation. The purpose of this notice is to announce that the effective date for the modifications is July 30, 2007. The changes were printed in the Federal Register of March 6, 2007 (72 FR 10028).

FOR FURTHER INFORMATION CONTACT: For further information, please contact Carolyn Miller, Deputy Special Textile Negotiator, Office of the United States Trade Representative, 600 17th Street, NW., Washington, DC 20508, fax number, (202) 395–5639.

SUPPLEMENTARY INFORMATION: Presidential Proclamation 6641 of December 15, 1993 implemented the North American Free Trade Agreement (the “NAFTA”) with respect to the United States and, pursuant to the North American Free Trade Agreement Implementation Act (Pub. L. 103–182) (the “NAFTA Implementation Act”), incorporated in the Harmonized Tariff Schedule of the United States (the “HTS”) the tariff modifications and rules of origin necessary or appropriate to carry out the NAFTA. Section 202 of the NAFTA Implementation Act (19 U.S.C. 3332) provides rules for determining whether goods imported into the United States originate in the territory of a NAFTA party and thus are eligible for the tariff and other treatment contemplated under the NAFTA. Section 202(q) of the NAFTA Implementation Act (19 U.S.C. 3332(q)) authorizes the President to proclaim, as a part of the HTS, the rules of origin set out in the NAFTA and to proclaim modifications to such previously proclaimed rules of origin, subject to the consultation and layover requirements of section 103(a) of the NAFTA Implementation Act (19 U.S.C. 3313(a)).

The President determined that the modifications to the HTS contained in Proclamation 8111 pursuant to sections 201 and 202 of the NAFTA Implementation Act were appropriate and proclaimed such changes with respect to goods of Mexico entered, or withdrawn from warehouse for consumption, on or after the date indicated in the Annex to that Proclamation. The President decided that the effective date of the modifications shall be announced by the United States Trade Representative (USTR).

On March 15, 2007, the government of Mexico obtained the necessary authorization to implement the rule of origin changes with respect to goods of Mexico entered, or withdrawn from warehouse for consumption, on or after the date indicated in the Annex to that Proclamation. The President decided that the effective date of the modifications shall be announced by the United States Trade Representative (USTR).

Scott D. Quesenberry,
Special Textile Negotiator.
[FR Doc. E7–15034 Filed 8–1–07; 8:45 am]
BILLING CODE 3190–W7–P

POSTAL SERVICE BOARD OF GOVERNORS

Sunshine Act Meeting

DATE AND TIME: Tuesday, August 7, 2007, at 12:30 p.m.; and Wednesday, August 8, 2007, at 8:30 a.m. and 10:30 a.m.

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

STATUS: August 7—12:30 p.m.—Closed; August 8–8:30 a.m.—Open; August 8–10:30 a.m.—Closed.

MATTERS TO BE CONSIDERED

Tuesday, August 7 at 12:30 p.m. (Closed)
1. Strategic Issues.
3. Financial Update.
5. Rate Case Update.
8. Governors’ Executive Session—Discussion of prior agenda items and Board Governance.

Wednesday, August 8 at 8:30 a.m. (Open)
1. Minutes of Previous Meetings, May 1–2; June 19; and July 10, 2007.
2. Remarks of the Chairman and Vice Chairman of the Board.
4. Committee Reports.

Wednesday, August 8 at 10:30 a.m. (Closed)—if needed
1. Continuation of Tuesday’s closed session agenda.


Wendy A. Hocking
Secretary.
[FR Doc. 07–3785 Filed 7–30–07; 4:48 pm]
BILLING CODE 7710–12–M

SECURITIES AND EXCHANGE COMMISSION

[Release No. IC–27912]

Notice of Applications for Deregistration Under Section 8(f) of the Investment Company Act of 1940


The following is a notice of applications for deregistration under section 8(f) of the Investment Company